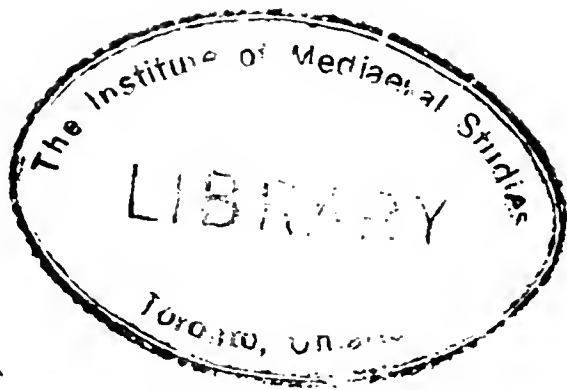


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CALENDAR
OF THE
CLOSE ROLLS,

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PREPARED UNDER THE SUPERINTENDENCE OF
THE DEPUTY KEEPER OF THE RECORDS.

EDWARD III.

VOL XI.

A.D. 1360—1364.

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PREFACE.

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. B. Bird, B.A., and the Index has been compiled by Mr. A. Story Maskelyne of this office.

H. C. MAXWELL LYTE.

Public Record Office,
28 August, 1909.



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CALENDAR
OF
CLOSE ROLLS.

34 EDWARD III.

1360.

MEMBRANE 42.

- Jan. 26.
Reading. To the sheriff of Cornwall. Order to cause the prior of Bodmyn to have seisin of a messuage and one ferling of land in Treguntulyon, held by Sandocus Coly hanged for felony, as the king has learned by an inquisition taken by the sheriff that the premises have been in his hand a year and a day, that they were held of the prior, and that Robert de Elford, late sheriff, had the year and a day and the waste, and ought to answer for the same.*
- Jan. 28.
Reading. To the sheriffs of London. Order to proceed in the pleas pending before them in the court of that city against Michael Gerard, notwithstanding the protection granted to him (with certain exceptions) until Easter next by the king's letters patent when about to set out to foreign parts upon the king's service in the company of Edward prince of Wales, as the king is now informed that he did not set out but is staying in the said city attending to his own affairs.
By the guardian and C.
- Feb. 1.
Reading. To Henry de Prestwode escheator in Gloucestershire. Order to make partition of one third part of the manor of Wezebury, in the presence of John Billyng, Hugh Arthur and John son of Hugh (if they choose to attend), and to cause John Billyng and Margery his wife as the eldest sister, the said Hugh and Joan his wife, and John son of Hugh and Elizabeth his wife to have seisin of their parties, sending such partition into chancery to be enrolled; as the king has learned by inquisition, taken by the escheator, that Nicholas Gamage, who at his death held certain lands in Rollyndrith co. Oxford in chief, held also in his demesne as of fee the said third part of another than the king, and that the said Margery, Joan and Elizabeth are his daughters and next heirs and are of full age, and the king has respited the homage of their husbands until his return to England.
- Feb. 14.
Westminster. To Roger de Wolfreton escheator in Essex. Order to cause John Fabel, William Andrew, John Malegrave, [John Toke,] the heir of John Kentissh and the abbess of Berkyngge to have seisin of a messuage, 10 acres and 3 roods of land in Horndon held by Peter Burre, outlawed for felony; as the king has learned by inquisition, taken by the sheriff, that the premises have been in his hand a year and a day, that the messuage was held of John Fabel, 3 acres

*Tested by Thomas the king's son guardian of England, as are all entries (with one exception), until 18 May.

1360.

Membrane 42—cont.

of William Andrewe, one acre of John Malegrave, 3 acres of John Toke, 3 acres of the heir of John Kentissh, and 3 roods of the said abbess, and that Thomas de Chabham, late escheator, had the year and a day and the waste and has answered for the same.

Feb. 10. To the treasurer and the barons of the exchequer. Order, upon his
Westminster. petition, to discharge the prior of Derby of divers tenths granted to the king by the clergy of England before 20 November in the 29th year of the reign, which are now being demanded of him by summons of the exchequer, provided that he answer for tenths (if any) granted after that date; as the king lately committed to the said prior during pleasure the keeping of that priory and of the lands and goods thereof, which for sure causes were seized into his hand, at a rent of 100s. to the exchequer, and after, in consideration of the poverty thereof and compassion for the estate of the prior, pardoned him the said rent as well for the time then past as thenceforward so long as the priory should be in his hand, and on 4 May in the twelfth year of the reign ordered the treasurer and barons to stay their demand by summons of the exchequer for that rent for the terms then past and thenceforward, and on 20 November in the 29th year, by another writ, to stay their demand upon the prior for one year's tenth granted to the king by the alien religious in his 19th year, and for ameracements and issues whatsoever forfeited at the exchequer on that account, and to discharge him and his successors thereof and of all tenths, subsidies or quotas granted or thenceforth to be granted to the king by the alien religious, provided he should pay tenths and subsidies with the clergy of the realm. By the guardian and C.

Feb. 9. To the treasurer and the barons of the exchequer. Order to fix terms
Westminster. for payment of 285*l.* due from the prior of St. Andrew Northampton for arrears of his farm of that priory, in accordance with the king's grant to him to pay 20*l.* a year at the exchequer till the same be contented, made out of compassion for the poverty of the priory.
By C.

Feb. 15. To Walter de Kelby escheator in Lincolnshire. Order not to
Westminster. intermeddle further with the lands which Joan daughter of Robert de Saltfletby held at her death of the heir of Adam de Welle tenant in chief, late a minor in the king's wardship; as by divers inquisitions, taken by the escheator, it is found that Joan held of the said heir one toft, 30 acres of land and 10 acres of meadow in Witheryn by knight service, that she died on 21 July in the 23rd year of the reign, that since her death the escheators for the time being have answered for the issues of those lands, and that Alice daughter of Robert South of Strubby begotten upon the body of Joan is her next heir, and of the age of 16 years and upwards, and on 27 August in the 29th year of the reign, upon proof of the age of John son and heir of the said Adam, the king respited his homage, rendered to him the lands which his father held in chief, and ordered livery to be given him.

Feb. 16. To William de Fililode escheator in Northamptonshire. Order to
Westminster. take the fealty of Katherine daughter of Hugh de Luteryngton, according to the form of a schedule enclosed, and to deliver to her the lands which her father at his death held of the heir of Laurence de Hastynges earl of Pembroke, tenant in chief, a minor in the king's

1360.

Membrane 42—cont.

wardship, saving her marriage ; as it was found by inquisition, taken by the escheator, that Hugh held no lands in that county in chief, but held of the said heir in his demesne as of fee a messuage, one carucate and 8 half virgates of land and 10s. of rent in Hakelyngton, Pydynton and Horton by knight service, that he died about the Annunciation in the 23rd year of the reign, that Katherine is his next heir and of the age of 15 years and upwards ; and the king by patent, for 100s. to be rendered yearly in his wardrobe, committed the wardship of those lands to William de Rothewell his clerk until her lawful age.

Feb. 20. To Robert de Hadham, bailiff of the king's town of Sandewich.
Westminster. Order to deliver by indenture to William de Wykham the king's clerk, overseer of his works in Dover castle, all the lead in his keeping.
By the guardian and C.

Feb. 20. Order to the sheriff of Nottingham to cause a coroner to be
Westminster. elected in place of William de Colston, who is insufficiently qualified.

Feb. 22. Like order to the sheriff of Lincoln to cause a coroner to be elected
Westminster. in place of John Alays of Fulbek.

The like to the following :

Feb. 4. The sheriff of Worcester, in place of Walter de Stowe.
Reading.

Feb. 6. The same sheriff, in place of John Spelly.
Westminster.

Feb. 8. The sheriff of Northampton, in place of John de Hauton, who
Reading. is beyond the sea on the king's service.

March 10. The sheriff of Warwick, in place of William Waldyeve, who is
Westminster. insufficiently qualified.

Feb. 24. To John Rose, deputy of Edmund Rose keeper of the king's stud
Westminster. south of Trent. Order to deliver by indenture to William de Fremelesworth, of the king's horses in his keeping, stallions fit for the king's mares in the keeping of William, to be chosen by view of William or his deputy, namely three for the mares of the king's manor of la FASTERNE, three for those of his manor of Wodestok, two each for those of his manors of Cornebury, Swalefeld, Wyndesore, Yerdele and Guldeford.
By K.

MEMBRANE 41.

Jan. 30. To John atte Wode escheator in Salop. Order to take an oath
Reading. of Joan who was wife of Thomas de Laversete, tenant in chief, that she will not marry without the king's licence, and to assign her dower of the lands of her husband, sending the assignment into chancery to be enrolled.

Feb. 3. To the mayor and citizens of London for the time being. Order to
Reading. answer henceforth to Richard Englis the king's yeoman for 10*l.* of rent in Suthwerk, which William de Aldecar held for life of the king's grant with reversion to the king, in accordance with a grant of the remainder made by patent to Richard and the heirs male of his body for good service and in recompense for the pontage of the town

1360.

Membrane 41—cont.

of Caleys and the bailiwiek of the water there to him late granted and after for sure causes taken again into the king's hand, to hold by the service of keeping one greyhound at the king's command, with reversion to the king for lack of such heirs; as it is found by inquisition, taken by William de Hatton escheator in Surrey, that William de Aldeear died on 11 December last.

Et erat patens.

- Feb. 3. To William de Hatton escheator in Surrey. Order not to inter-
Reading. meddle with 10*l.* of rent in Suthwerk of the farm of Suthwerk; as it is found by inquisition, taken by the escheator, that William de Aldecare held the same in chief for his life, to be taken yearly by the hands of the mayor and citizens of London in the chamber at Gildehalle at Easter and Michaelmas by even portions, and on 1 May in the 31st year of the reign the king by patent granted that rent (*as above*) to his yeoman Richard Englis and the heirs of his body (*sic*) after the death of William.
- Feb. 6. To John Stodeye the king's butler or his representative in the
Reading. port of Bristol. Order to cause Joan de Carrue to have six tuns of wine in that port for the present year, receiving from her what he is bound to pay in the king's name to the merchants from whom the wine is taken, in accordance with a grant to her made by patent of six tuns yearly during pleasure, and afterwards on 22 April in the 14th year of the reign by a second patent for her life, of the king's right prise in that port, to be taken by the hands of the king's butler or his representative there.
- Feb. 8. To William Smale of Dertemuth, lieutenant of Guy de Bryan
Westminster. the king's admiral towards the west. Order to deliver by indenture to John de Stodeye the king's butler, his deputy or representative, for the king's use, 140 tuns of white wine found in a ship of Spain in the port of Dertemuth, which the lieutenant arrested as forfeit to the king for that they were of merchants of la Rochele, the king's enemies of France, as appears by the charter of freight, together with four grooms of those merchants keeping the same, and to keep safe the said grooms until further order; for the king has ordered John to content the shipmaster for the freight, as is just.
By the guardian and C.
To the bailiffs of the town of Dertemuth. Like order.
By the guardian and C.
To John de Stodeye the king's butler. Order to receive the wine above mentioned and to dispose of it as the council has ordered, paying the shipmaster the freight by the advice of William Smale according to the form of the charter. By the guardian and C.
- Feb. 3. To Roger de Wolferton escheator in Norfolk. Order to take the
Reading. fealty of John son of William de Calthorpe, according to the form of a schedule enclosed, and after taking security for his relief, to deliver to him a message and 50 acres of land in Sythyngge; as the king has learned by inquisition, taken by the escheator, that William at his death held the premises in chief by the service of one barbed arrow, price 1*d.*, to be rendered yearly at the king's castle of Norwich, and that John is his next heir and of full age.
Vacated because upon the Fine Roll.

1360.

Membrane 41—cont.

To the same. Order not to intermeddle further with the manors of Sythyngge, Brunham Thorp and Calthorp, which were taken into the king's hand by the death of William de Calthorp, delivering the issues to Isabel late his wife; as the king has learned by inquisition, taken by the escheator, that William held those manors jointly with Isabel, and that they are held of another than the king.

Feb. 1.
Reading.

To the sheriffs of London and Middlesex for the time being. Order to pay every year to the prior and convent of Holy Trinity, London, 100s. of the farm or issues of that city and county, in accordance with the king's letters patent, whereby he granted them that sum yearly by the hands of the sheriffs, in recompense for the value of the fruits of certain oblations, tithes and spiritual offerings of tenements and places within the parish of St. Botolph without Algate (which church is appropriated to the said priory), and of certain persons dwelling therein, by the prior and convent granted at the king's request to the abbot and convent of his free chapel of St. Mary de Graciis by the Tower of London.

Et erat patens.

Feb. 3.
Westminster.

To William de Nessefeld escheator in Yorkshire. Order to remove the king's hand and not to intermeddle further with two messuages and four bovates of land in Cotyngham, by him taken into the king's hand, delivering the issues to Thomas de Holand and Joan his wife; as the king lately ordered the escheator to certify him wherefore the premises, which were of Robert son of Nicholas de Cotyngham, were so taken, and he returned that it was upon the finding of an inquisition, before him taken of his office, that Thomas Wake, who held the same in chief as parcel of his manor of Cotyngham, aliened them without the king's licence to the said Robert and to Alice his wife; and now Thomas Holland and Joan his wife (cousin and heir of Thomas Wake) have petitioned the king to cause his hand to be removed, as they lately in his court before his justices of the Bench by writ of *formedon* recovered their seisin of the said messuages and of two bovates of the said land against William son of Robert son of Nicholas son of Simon de Cotyngham, in right of Joan, of the gift of Edward I to John Wake and Joan his wife (ancestors of Thomas Wake) and to the heirs of their bodies; and by the record and process of that recovery and the tenor of the said writ, which the king has caused to come before him in chancery, it is plain that Thomas de Holand and Joan did so recover in right of Joan, whereby every mesne estate by Thomas Wake made contrary to the form of the gift is of none effect.

Feb. 8.
Westminster.

To the same. Order to cause John son and heir of Robert de Fritheby and of Agnes his wife, and cousin and heir of Walter de Houby and of Agnes late wife of John de Fritheby, tenants in chief, to have seisin of the lands which the said Robert, Agnes, Walter and Agnes at their deaths held in their demesne as of fee; as John has proved his age before the escheator, and the king has respited his homage and fealty until Michaelmas next for that he is over sea in the king's service.

To John de Wyndesore escheator in Leicestershire. Like order, as John has proved his age before William de Nessefeld escheator in Yorkshire.

1360.

Membrane 41—cont.

Feb. 20. To the treasurer and the barons of the exchequer. Order to
Westminster. discharge John de Hampden, late sheriff of Bedford and Buckingham,
of 10 marks, as the king has given him so much of a greater sum due
of the arrears of his account. By the guardian and C.

MEMBRANE 40.

Feb. 8. To Adam Burgulon, Nicholas parson of St. Peter's Marlebergh,
Westminster. and John atte Mersshemull. Order to cause underwood to the value
of 10*l.* to be cut down and sold by the survey of Henry Sturmy
forester of Savernak, and the money to be applied to the enclosure
of two coppices in Iwode in that forest last made, over and above
oaks not bearing leaves in that forest (which is in the hand of
Queen Philippa the king's consort) to the value of 10*l.*: and under-
wood there to the value of 10*l.* which they were by patent appointed
to cut down and sell by survey of the said Henry, and of the money
thence arising to cause the defects of the houses, walls and buildings
within the said queen's castle of Marlebergh to be repaired by the
survey of Thomas de Hungerford constable thereof. By C.

Feb. 17. To the collectors of customs in the port of Kyngeston upon Hull.
Westminster. Order to pay of the issues of those customs to Tideman de Lymbergh
25*l.* for Michaelmas term last of the 50*l.* granted by patent to the
said Tideman and to John atte Welde deceased and to their heirs,
until provision of land or rent should be to them made, taking an
acquittance of the same.

Feb. 16. To the justiciary and chancellor of Ireland. Order to release the
Westminster. distraint by them made upon John Wogan to abide in Ireland,
restoring all his lands and goods thereby seized into the king's
hand, with the issues thereof, upon the petition of John to the king
for remedy, as he was charged and deputed by Edward prince of
Wales to abide with other lieges upon the coast of Wales for the
defence of those parts against invasions of the enemy while the king
was without the realm, and is by the justiciary and chancellor
distrained in his lands in Ireland to come to that land and there abide
for the safeguard thereof. By the guardian and C.

Feb. 13. To the treasurer and the barons of the exchequer. Order to allow
Westminster. Roger de Wolfreton, escheator in Essex and Hertfordshire, in his
account at the exchequer, 15*l.* 12*s.* 0½*d.* in the issues of one third
part of the lands of John de Benstede tenant in chief deceased,
and the residue 5*l.* 7*s.* 11½*d.* (*sic*) in other issues of his bailiwick, and
to discharge as well Parnell who was wife of John as the escheator
of those 20*l.*, provided that answer be made for the remaining 4*l.*
for which the king has given Parnell a respite until the quinzaine of
Michaelmas next; as at the suit of Parnell, shewing that she had
mainperned towards the escheator to answer for 24*l.* for the issues of
the lands of her husband which she occupied after his death, and had
sued for about one year before the king in chancery for her dower of
those lands, which were in the king's hand by reason of John's death
and of the nonage of his heir, and had nothing for maintenance of herself
and the said heir or of her other children, and praying for recompense,
the king lately granted her 20*l.* for maintenance, and ordered the

1360.

Membrane 40—cont.

escheator to stay his demand upon her for the 20*l.* of the greater sum to him payable, and if for any cause he could or ought not so to do, to certify the king thereof in chancery; and the escheator has certified that he cannot allow Parnell anything beyond 15*l.* 12*s.* 0½*d.* for that, by virtue of the king's writ dated 30 May last, he has delivered to Richard de Punchardon two thirds of the lands which were of John at his death, and the issues of the third part do not exceed the sum named; and all those lands were in the king's hand from 29 June in the 32nd year of the reign (the day of John's death) to 31 May following, on which day dower was assigned to Parnell amounting to 26*l.* a year. By the guardian and C.

Feb. 24. To William Fililode escheator in Northamptonshire. Order to Westminster. remove the king's hand and not to intermeddle further with a message of John de Bukbrok, a message of John de Stretton, Richard Garlekmongere and Honorius Saucy, a message of William de Shirburn and a message of Walter Baxstere, all in Northampton, delivering up the issues thereof; as the king lately desiring to be certified wherefore those messages were taken into his hand, the escheator certified that he had so taken them for that by divers inquisitions, before him taken of his office, it was found that they had been granted by divers persons to certain laymen, wardens of the maintenance of the service of St. Mary in St. Mary's chapel in the church of All Saints Northampton, to hold to them and other the wardens for the time being, in fraud of the statute of mortmain; and upon examination of that certificate before the king's council, whereas it is not found that the premises were aliened in mortmain to any ecclesiastical persons, it appears to the council that there is no fraud upon the statute, and that no one is thereby restrained from giving in almon to churches or to the poor goods issuing from his lay fee.

Feb. 28. To the collectors of customs in the port of Kyngeston upon Hull. Westminster. Order to make no letters of cocket for lading merchandise in that port, nor to suffer any to be delivered out of their hands, until the subsidy newly granted of 6*d.* a pound thereon be paid to the collectors thereof in that port; as the king is informed that certain merchants in that port, having obtained such letters, immediately withdraw with their ships without paying the said subsidy. By the guardian and C.

Feb. 20. To Walter de Kelby escheator in Lincolnshire. Order to remove Westminster. the king's hand and not to intermeddle further with a message, land and rent of John Juscard in Diryngton, delivering to him the issues; as the king lately wishing to be certified wherefore those lands were taken into his hand, the escheator returned that he so took them for that it was found by inquisition, before him taken of his office, that William son and heir of John Disney of Diryngton is an idiot, and in his idiocy gave to John Juscard a message, 12 bovates of land and 30*s.* of yearly rent in Diryngton which came to him by inheritance after his father's death; and after the king caused William to come in person before the council, and upon careful examination it was found that he is not an idiot.

Feb. 1. To John de Neubury, keeper of the great wardrobe. Order to de- Westminster. liver to William bishop of Winchester, the chancellor, the arrears

1360.

Membrane 40—cont.

of the fee of wax which he takes from the king by reason of his office, from the time that John became keeper, and to deliver the same henceforth, taking the chancellor's acquittance.

Feb. 24. To William de Fililode escheator in Northamptonshire. Order Westminster. to remove the king's hand, and not to intermeddle further with a messuage in Norhampton late of Thomas de Leycestre, a messuage late of Robert de Caynho, a cellar with a chamber over in Bruggestrete late of Tibot atte Lanende, and a messuage late of Philip Everard in that town, delivering up the issues thereof; as the king lately desiring to know wherefore the premises were taken into his hand, the escheator certified that he had so taken them for that by divers inquisitions, before him taken of his office, he found that they had been granted by divers persons to certain laymen, wardens of the maintenance of the service of St. Mary in St. Mary's chapel in the church of All Saints Norhampton, to hold to them and other the wardens for the time being, in fraud of the statute of mortmain; and upon examination of that certificate before the council, whereas it is not found that the premises were aliened in mortmain to ecclesiastical persons, it appears to the council that there is no fraud upon the statute, and that no man is thereby restrained from giving in almoil to churches or to the poor goods issuing from his lay fee.

MEMBRANE 39.

Feb. 26. To Henry atte Wode escheator in Staffordshire. Order Westminster. the fealty of Isabel late the wife of John de Sutton of Duddeleye, according to the form of a schedule enclosed, and not to intermeddle further with the castle and lands hereinafter mentioned, taken into the king's hand by the death of John, delivering the issues to Isabel; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in his demesne as of fee, but held jointly with Isabel the castle of Duddeleye, the manors of Seggesleye, Kyngesswynford and Roweley Somery in chief by barony of the feoffment of Stephen de Duddeleye and John de Coleshull chaplain by fine levied in the king's court, and likewise the manor of Humeley of the feoffment of Edmund de Berford and Philip de Engelfeld, who held it of the said John, the manor of Penne of the feoffment of Nicholas parson of Kyngesswynford, who formerly held it of the said John and Isabel by knight service, and a messuage, one carucate of land, 6 acres of meadow and 6 acres of pasture in Tibynton of the feoffment of the said Stephen and John de Coleshull, and that the manors of Humeley and Penne are held in chief as parcel and members of the said castle and barony, and the premises in Tibynton of another than the king.

To Leo de Perton escheator in Worcestershire. Order not to intermeddle further with the town of Duddeleye, taken into the king's hand by the death of John de Sutton of Duddeleye, etc. (*as above*); as the king has learned by inquisition taken by the escheator that John at his death held no lands in that county in his demesne as of fee, but held the said town jointly with Isabel his wife in chief by barony, as parcel and member of the castle of Duddeleye, by fine levied in the king's court by his licence, and the king has taken the fealty of Isabel.

1360.

Membrane 39—cont.

Feb. 24. To the treasurer and the barons of the exchequer. Order, upon Westminster. sight of a process touching the examination and declaration of debts due from William de Waleote clerk to Isabel the late queen mother made before the Council, which the king sends under seal, to proceed to the levying of those debts in the king's name and to the execution of her will and quittance of her debts, also to the punishment of the said William and Hugh de Trykyngham for their trespasses in making undue acquittances thereof, saving to them their reasonable challenges and allowances.

March 10. To Philip de Lutteleye escheator in Nottinghamshire. Order Westminster. to stay until further order the levying of the issues of certain lands of John [de] Parva Leek, pending a decision upon the business, upon the petition of Alan [de Leek, *margin*] son and heir of John, praying the king to cause his hand to be removed and the issues of those lands to be restored to him; as lately, upon the finding of an inquisition, taken by the escheator, that John at his death held in chief 6½ virgates of land and a windmill in Kynston by the service of keeping the king's goshawk, and divers other lands of others than the king, the escheator took those lands into the king's hand, and after by another inquisition, taken by the escheator, at the suit of Alan, alleging that his father at his death held nothing in chief, it is found that John at his death held no lands in that county in chief, but held the premises in Kynston of Ralph Basset lord of Radeclif by the service of 4s. a year. By the guardian and C.

March 16. To the sheriff of Wilts. Order to furnish the king's castles of Westminster. Old Sarum and Marlebergh with men and victuals, and to cause men at the king's wages and victuals sufficient for the purpose to be taken and placed therein, and indentures of the quantity and price thereof to be made with those from whom victuals are taken; as the king's enemies of France on Sunday last landed at Wynchelse with a host of armed men and horses, took the town, slew the men therein, and rode about the country committing homicides, burnings and other mischief. By the guardian and C.

[*Fœdera.*]

March 18. To the arrayers of men at arms and archers in Essex. Order, on Westminster. pain of forfeiture, to be at London equipped for war according to their estate, with 100 men at arms and armed men and 50 archers on foot sufficiently furnished, on Monday after St. Cuthbert next, to sail against the king's enemies, and to borrow money where they conveniently may for their wages (namely for every knight 2s. a day, for an esquire 12d., an armed man 6d., an archer 4d. a day) for 14 days from the time of leaving that county, and prompt payment shall be made to the lenders of the first payment of the tenth and fifteenth already granted at Westminster by the commons of the realm for the wages and expenses of men at arms, armed men and archers for defence of the realm; as it is ordered and agreed by the nobles and others of the king's council that a fleet of ships now in the port of London shall sail with men at arms and archers to oppose the king's enemies, who have newly invaded his realm at Wynchelse. The king's will is that as soon as they come to London their horses and the horses of the men at arms and armed men shall be sent back. By the guardian and C.

[*Ibid.*]

1360.

Membrane 39—cont.

The like to the arrayers of the following counties :

Hertfordshire, 40 men at arms and armed men, 100 archers.

Bedfordshire, 40 men at arms and armed men, 100 archers.

Buckinghamshire, 50 men at arms and armed men, 100 archers.

Middlesex, 20 men at arms and armed men, 100 archers.

Cambridgeshire, 30 men at arms and armed men, 60 archers.

Huntingdonshire, 30 men at arms and armed men, 60 archers.

[*Ibid.*]

To the mayor and sheriffs of London. Order, on sight of these presents, to cause 400 men at arms and armed men and 600 archers in that city and the suburbs thereof to be chosen, tried and arrayed, as above, '*mutatis mutandis.*'

[*Ibid.*]

March 19. To John Malewayn, governor of the liberties of merchants of Eng-
Westminster. land at Brugges in Flanders. Commission and order, on sight of these presents, under pain of forfeiture, to cause all ships of England, great and small, which he may find in Flanders, to be arrested, and to charge the masters thereof on pain of forfeiture to hasten to the port of Sandewich, there to embark men at arms, armed men and archers appointed to sail therein and there awaiting them, and in case the shipmasters coming thither shall hear that the king's fleet has sailed, they shall draw towards the same to sail with it against his enemies ; also by imprisonment and otherwise to compel the said shipmasters to find security for so doing, and to certify the king in chancery under seal of their names and of the names and number of their ships ; as it is ordered by the king and council that all ships of the northern and western parts shall speedily sail to oppose the king's enemies of France, who have newly invaded the realm, and hereupon the citizens of London of their own free will have granted that they will find a great number of men at arms, armed men and archers to sail immediately with 20 ships in their port and in the Thames to inflict what damage they can, and the king has learned that many ships of England are in Flanders. By the guardian and C.

[*Ibid.*]

March 20. To John de Neubury the king's clerk, keeper of the great wardrobe.
Westminster. Order to cause 200 ells of cloth of Candelwykstrete, 50 pairs of shoes, two short napkins of Paris, and four ells of linen web of Flanders to be bought and purveyed, and to be delivered to the king's clerk Thomas Keynes, his almoner, to celebrate his commands on Maundy Thursday next, notwithstanding the king is without the realm and not able to be present. By the guardian.

MEMBRANE 38.

Feb. 24. To the sheriff of Lincoln. Order, under pain of 40*l.*, to have
Westminster. 145*l.* 16*s.* 8*d.* at the receipt of the exchequer on the morrow of the close of Easter next to deliver to the treasurer and chamberlains, that therewith the king may content his clerk William de Rothewell, keeper of his wardrobe, for 400 painted bows, 200 white bows and 1,000 sheaves of arrows by him bought and purveyed ; as the sheriff did not have those bows and arrows, bought and purveyed of the issues of his bailiwick, at the Tower of London to be delivered by indenture to the said clerk on the octave of St. Andrew last, in accordance with the king's late order. By the guardian and C.

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Membrane 38—cont.

The like to the sheriffs of the following counties, for these sums :—

The sheriff of Gloucester, 109*l.* 11*s.* 8*d.*, for 200 painted bows, 400 white bows, 700 sheaves of arrows.

The sheriff of York, 42*l.* 10*s.*, for 600 sheaves.

The sheriff of Warwick and Leicester, 42*l.* 10*s.*, for 600 sheaves.

The sheriff of Woreester, 42*l.* 10*s.*, for 600 sheaves.

The sheriff of Salop, 35*l.* 8*s.* 4*d.*, for 500 sheaves.

The sheriff of Stafford, 28*l.* 6*s.* 8*d.*, for 400 sheaves.

The sheriff of Hereford, 28*l.* 6*s.* 8*d.*, for 400 sheaves.

The sheriff of Oxford and Berkshire, 28*l.* 6*s.* 8*d.*, for 400 sheaves.

The sheriff of Cambridge and Huntingdon, 42*l.* 10*s.*, for 600 sheaves.

The sheriff of Essex and Hertford, 35*l.* 8*s.* 4*d.*, for 500 sheaves.

The sheriff of Surrey and Sussex, 56*l.* 13*s.* 4*d.*, for 800 sheaves.

The sheriff of Wilts, 21*l.* 5*s.*, for 300 sheaves.

The sheriff of Southampton, 21*l.* 5*s.*, for 300 sheaves.

The sheriff of Kent, 49*l.* 11*s.* 8*d.*, for 700 sheaves.

April 3. To Walter de Kelby escheator in Lincolnshire. Order not to
Westminster. intermeddle further with two tofts and 9 acres of land in Anderby taken into the king's hand by the death of Alan Alkys of Anderby; as it was found by inquisition, taken by the escheator, that Alan at his death held the premises in his demesne as of fee by knight service of the heir of Adam de Welle tenant in chief, a minor in the king's wardship, that he died on Monday after St. Laurence in the 23rd year of the reign, that the escheators for the time being answered for the issues of the premises from that date, and that Alan son of the said Alan is next heir and of full age; and on 27 August in the 29th year of the reign John son and heir of Adam de Welle proved his age, and the king, respiting his homage for the lands held in chief by his father, ordered the same to be delivered to him.

March 2. To William Deyncourt, John de Kirketon, Saier de Rocheford,
Westminster. William Colvill, and John Deyncourt, keepers of John of France the king's adversary imprisoned at Somerton castle. Order and request, upon their allegiance and under pain of forfeiture, not to relinquish the charge of keeping the said adversary, but to keep him and other prisoners safe in Berkhamsted castle, and to stay personally there-upon until further order; as the king is informed for certain that the enemies of France are actually at sea with a host of men at arms, armed men and others with horses, probably purposing to invade the realm, seize the said adversary out of the king's hands and bring him out of England, wherefore by assent of the whole council it is appointed that he and the other prisoners be removed from Somerton and taken to Berkhamsted, there to abide in custody; and here-upon the king has assigned John de Bukyngham keeper of the seal of Thomas the king's son guardian of the realm, and Ralph Spigurnel knight, whom he is sending, with the said William Deyncourt and others, to conduct the prisoners from Somerton to Berkhamsted, and to expound to them the intention of the council.

[*Fœdera.*]

By the guardian and C.

March 3. To William de Nesselfeld escheator in Yorkshire. Whereas the
Westminster. escheator lately certified the king in chancery that he took into the king's hand 14 bovates of land in Waplyngton and 40 acres of land

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Membrane 38—cont.

in Camelesford called Gregoriland for that he found, by divers inquisitions before him taken of his office, that John le Power, who held in chief of King Henry III the said land in Waplyngton as parcel of his grand serjeanty there, without that king's licence aliened the same to the then prior of Drax, and that Peter de Bruys the third, who likewise held in chief the said land called Gregoriland as parcel of his manor of Carleton by Snayth, aliened the same without licence to the said prior; and the prior has petitioned the king to order his hand to be removed, as by another inquisition, taken by the escheator at the king's command, it is found that Peter before the time of memory by his charter gave to the prior the land in Camelesford, which was and is parcel of 200 acres of land in that town held by Peter in chief, and by him given to the prior and his successors to hold of Peter and his heirs, and that the whole is now held of Miles de Stapelton, also that John le Power, who held in chief 12 bovates of the said 14 bovates in Waplyngton, before the time of memory gave them in fee to John son of Henry de Fisshergate to hold of John and his heirs, and John son of Henry, likewise before the time of memory, gave the same to the prior and his successors to hold of John le Power and his heirs for ever, and that these 12 bovates are now held of his heirs, and 2 bovates of the 14 aforesaid were given to Gilbert the late prior and his successors by John de Houke by the king's licence, and are held of John de Moubray: order to remove the king's hand and to intermeddle no further therewith, delivering the issues to the prior, for the king has commanded the sheriff to give the prior notice to be before the king in chancery fifteen days from Easter next to show cause wherefore the land should not be taken again and remain forfeit by reason of its acquisition in mortmain without licence, and wherefore the prior should not answer for the issues from the time when it was first taken as aforesaid.

March 10. To Thomas Saundres of Neubold escheator in Herefordshire. Reading. Order to take the fealty of John son and heir of Hugh Tirel, tenant in chief, according to the form of a schedule enclosed, and to cause him to have seisin of the lands whereof his father was seised at his death; as John proved his age before Henry de Prestwod, late escheator, and the king has respited his homage until Michaelmas next.

To John de Bekynton escheator in Somerset and Dorset. Like order, as John son and heir of Hugh Tirel has proved his age before the late escheator in Herefordshire.

The like to John atte Wode, escheator in Salop.

March 11. To John de Bekynton escheator in Dorset. Reading. Order to deliver to John son and heir of Hugh Tirel the manors of Stoke Wake and Gorewell, two thirds of the manor of Badecombe, 40 acres of meadow and 80 acres of pasture in Hulle, a messuage, dovecot and garden, 80 acres of land, 10 acres of meadow, 6 acres of pasture, 3 acres of wood and 39s. 10d. of rent in Caundel Wake, and the advowson of Badecombe church, which were taken into the king's hand by the death of John Wake and by reason of the nonage of the said heir; as it was found by inquisition, taken by Thomas Cary late escheator, that John Wake at his death held the premises for life by divers

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Membrane 38—cont.

finis thereof levied in the king's court, with reversion to John son and heir of Hugh Tirel and of Margery his wife, and that they are held of another than the king; and the said heir has proved his age before the late escheator in Herefordshire.

March 17. To Walter de Kelby escheator in Lincolnshire. Order not to
Westminster. intermeddle further with 6 acres of pasture in Hoggestorp, taken into the king's hand by reason of the death of Robert de Cracroft, and of the nonage of the heir of Adam de Welle, tenant in chief; as it was found by inquisition, taken by the escheator, that Robert at his death held that pasture in his demesne as of fee of the said heir by knight service, that he died on 2 August in the 24th year of the reign, that answer has been made for the issues thereof by the escheators for the time being, and that John son of Robert is his next heir and of full age; and on 27 August in the 29th year John son and heir of Adam proved his age, and the king respited his homage for the lands which his father held in chief, and ordered livery thereof to be given him.

MEMBRANE 37.

March 4. To the collectors of customs in the port of London. Whereas the
Westminster. king lately granted to the merchants of the realm that they might until a certain time take wool, woolfells and hides to foreign parts upon payment of the customs and subsidies thereof due, and might choose one of them to govern and preserve their laws and privileges in Flanders, and to the end that answer might the better be made for such customs and subsidies, ordered that when those wools, woolfells and hides were charged, letters indented should be made between the king's customers and the shipmasters, one part sealed with the king's cocket seal the other with the seal of the shipmasters, so that the customers should have the part sealed by the shipmasters at the exchequer upon their account, and the shipmasters should on coming to Flanders deliver the part with the king's seal to the said governor at his search, and in case any such goods should be found not cocketed nor customed they should be forfeited to the king with the ships bringing them; and the king has learned that he and his lieges suffer daily loss, for that merchants of the realm cause such goods to be cocketed under the names of foreign merchants, and foreign merchants under the names of English merchants, and oft-times English merchants cause them to be laded in one ship with those of foreign merchants, and to be taken and unladed where they will, wherefore they are out of the rule of the said governor, and for that they are so carried to divers places and unladed elsewhere than in the port of the Swyn in Flanders, in the absence of the searcher, they are hidden and eloynd and the king's letters of cocket concealed, so that the king loses his customs, subsidies and forfeitures, and the merchants under the rule of the governor their profits; and the king by assent of his council made an order that all merchants and others wishing to lade and take such goods out of the realm should make oath before the collectors of customs in the port of lading to acknowledge the owners' names, the parts whither they were to be taken, and the places where they were to be unladed, and should be enjoined by the collectors on pain of forfeiture to cause none to

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Membrane 37—cont.

be cocketed under other than the owners' names, nor to be laded in ships touching at other places than the Swyn, and that in the letters of cocket mention should be made what goods are of English and what of foreign owners, to what parts they are to be taken, and where to be unladed: order to observe the premises on pain of forfeiture.

The like to the collectors of customs in the ports of Boston, Kyngeston upon Hull, Great Jernemuth, Newcastle upon Tyne, Sandewich, Bristoll, Suthampton, Cicestre and Exeter.

April 28. To Thomas de Foxle constable of Windsor castle and keeper of Westminster. Windsor forest. Order to pay of the issues of the castle and forest the arrears of their wages to the chief forester of Windsor forest, to the porter of either gate of the castle, the surveyors of the castle works and of the parks, the clerk of the surveyors, the watchmen of the castle, the parker of the two new parks and the keeper of the manor within the park.*

March 14. To the sheriffs of London. Order to dearrest all ships of aliens Westminster. of the king's friendship, by them arrested by virtue of the king's former order to arrest and keep safe all ships in that port for his service, and to suffer them to pass whither they will. By C.

March 15. To the sheriff of Suthampton. Order, on sight of these presents, Westminster. to cause 50 quarters of wheat, 12 tuns of cider and 60 quarters of oats to be taken and purveyed and brought to Porchester castle and there kept for furnishing the same, and likewise a quantity of victuals at the sheriff's discretion to be carried to Winchester castle for furnishing the same, and to certify the king speedily of any reports of the enemy's arrival in those parts; as the king has sure intelligence that his enemies of France are gathered in armed power with horses in a great fleet to invade the realm, purposing to land at the Isle of Wight, Portesmouth or Suthampton. By the guardian and C.

March 16. To John Pledour purveyor of wheat in Suffolk for the king's use. Reading. Order to dearrest the ship which he arrested at Wodebrugg with wheat which the prior of Christ Church Canterbury bought and purveyed in that county for his own use, to take to his priory for maintenance of himself and his men abiding with him upon the safe guard of the shores of Kent against the attacks of the king's enemies, and to suffer the prior's servants to take the same to the said priory without hindrance, not intermeddling henceforth with corn purveyed by the prior; as the king desires to show favour to the prior by reason of the charges he bore at the time the king abode with his army in Kent upon his passage to France, and of the expenses he must daily incur in connection with the safe guard aforesaid.

March 17. To Thomas de Brodestan keeper of Gloucester castle. Order Westminster. courteously on the king's behalf to warn the count of Juny, the king's prisoner dwelling at the town of Gloucester, to abide in the castle, and to receive him in the same and keep him safe, but without irons unless greater default or evil suspicion be found in him, so that none

* Tested by the king.

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Membrane 37—cont.

of his men abide in the castle or town with him save one in the town to procure him food at his own cost and bring it to one of the keeper's men (by him deputed) at the castle gate, to be by the latter served; also to take of the count an oath, such as other prisoners of his condition in like custody have made, whereof the tenor is enclosed, and if he refuse the oath, to keep him at his peril as he would answer before the king; as the king's enemies of France in a host of armed men with horses landed at Wynchelse on Sunday last, took the town, slew men therein found, and are riding about the country committing homicides, burnings and other mischief, whereby it is well that prisoners of France should be in sure custody.

[*Fœdera.*]

By the guardian and C.

The like to Edmund Flambard, constable of Bristoll castle, concerning the sieur de Creon.

The like to John Cokayn, steward of Henry duke of Lancaster, concerning the sieur de Duryvall dwelling in the town of Pontefract,

[*Ibid.*]

To Richard Charles, constable of Tykhill castle. Like order to receive courteously the sieur de Daubeneye, the king's prisoner, whom he is sending thither.

By the guardian and C.

[*Ibid.*]

March 3. To William de Hatton escheator in Kent. Order to take an oath
Westminster. of Agnes late the wife of William atte Welle of Sandewich, tenant in chief, that she will not marry without the king's licence, and to assign her dower of the lands of her husband, in presence of John de Coloigne, to whom the king has committed the wardship of two thirds of those lands until the lawful age of William's heir, or of his attorney, if he choose to attend.

March 19. To the bailiffs and true men of the city of Rochester. Order to
Westminster. scour the moat and repair the walls of the city, and cause it to be so guarded as to be safe from attacks by the king's enemies.

By the guardian and C.

March 30. To Roger de Wolfreton escheator in Essex. Order to take the
Westminster. fealty of Abel Hunte, son and heir of John Hunte tenant in chief as of the honour of Peverel, according to the form of a schedule enclosed, and to give him seisin of the lands whereof his father at his death was seised in his demesne as of fee; as Abel has proved his age before the escheator, and the king has respited his homage until Michaelmas next.

March 28. To John de Stodeye the king's butler or his representative in the
Westminster. port of Suthampton. Order to deliver 12 tuns of wine to the sheriff of Suthampton for furnishing Winchester castle, as the king would have that castle provisioned against attacks of his enemies.

By the guardian and C.

March 28. To the sheriff of Suthampton. Order to cause Winchester castle
Westminster. to be repaired in walls, turrets, houses and buildings up to 20*l.* by view of Nicholas Wodelok and John Fauconer.

By the guardian and C.

March 26. To Roger de Mortuo Mari earl of March, keeper of the king's forest
Westminster. of Claryngdon and Bokeholt, or to his representative. Order to cause

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Membrane 37—cont.

twelve oaks not bearing leaves in the forest of Bokeholt and the underwood of two acres in the park of Claryndon to be delivered to Thomas de Hungerford sheriff of Wilts, for fuel and estovers for the king's castle of New Sarum. By the guardian and C.

MEMBRANE 36.

March 30. To Thomas de Saneto Omero, John de Colby, William Clere and Westminster. John son of Thomas de Weston, collectors in Norfolk of the tenth and fifteenth last granted by the commons of England for the expenses of men at arms, armed men and archers. Order, on pain of forfeiture, that Thomas, William and John son of Thomas shall collect and receive by their own hands all moneys of the said tenth and fifteenth, and shall answer therefor, and that John de Colby shall in nowise intermeddle therewith, delivering anything received by him to the other collectors. By the guardian and C.

March 26. To the arrayers of men at arms and archers in Berkshire. Whereas Westminster. for the defence of the realm against invasion the king has ordered a fleet of ships to sail with all speed with men at arms, armed men and archers to oppose the king's enemies, and must have great number of men for furnishing the same: order, on pain of forfeiture, upon sight of these presents, to cause 20 men at arms, 20 armed men and 150 archers of the best to be chosen, tried, furnished with arms, armour, bows and arrows, and led to the town of Neubury, so that all the arrayers able to labour be there with them on Easter eve next, ready to march on the Monday following to the sea, and to sail in ships appointed on the king's service for defence of the realm at the accustomed wages of war, as shall be ordered on the king's behalf, and meanwhile the arrayers so marching to the sea shall send their servants to a place near the sea in the county of Suthampton to purvey provisions for the voyage, so that the same shall be ready to put on board at their coming, and the king desires that, on reaching the sea, their horses shall be sent back; for orders have been given to the collectors in that county of the tenth and fifteenth last granted by the commons of England for the expenses of such men to pay by indenture to the arrayers and the said men their wages for five weeks from the time of leaving Berkshire, namely to every knight 2*s.*, to an esquire 12*d.*, to an armed man 6*d.*, to an archer 4*d.* By the guardian and C.

[*Fœdera.*]

The like to the arrayers in several counties, namely:

Oxfordshire, for 30 men at arms, 30 armed men, 150 archers at Neubury.

Wilts, for 20 men at arms, 50 armed men, 200 archers at New Sarum.

Somerset, for 20 men at arms, 40 armed men, 150 archers at Romeseye.

Gloucestershire, for 12 men at arms, 30 armed men, 100 archers at Andevere.

Worcestershire, for 10 men at arms, 20 armed men, 150 archers at Andevere.

[*Ibid.*]

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Membrane 36—cont.

To the collectors in Wilts of the tenth and fifteenth last granted for the expenses of men at arms, armed men and archers in the king's service for the defence of the realm. Order, on pain of forfeiture, to pay by indenture to the arrayers of the county and to 20 men at arms, 50 armed men and 200 archers for five weeks from the time of their leaving the county their accustomed wages of war, namely to every knight 2s. a day, to an esquire 12*d.*, to an armed man 6*d.*, and to an archer 4*d.*, and in ease they have not so much money in hand, to borrow what is lacking, and repay the loan of the first moneys arising from the tenth and fifteenth; in accordance with an order given to the said arrayers to cause the men aforesaid to be chosen, tried, furnished and led to the town of New Sarum [etc. *as above*].

By the guardian and C.

The like to the collectors in Berkshire, Oxfordshire, Somerset, Gloucestershire, and Worcestershire for the numbers above mentioned.

March 31.
Reading.

To the collectors in Essex of the tenth and fifteenth last granted by the commons of England for the expenses of men at arms, armed men and archers in the king's service for defence of the realm. Order to pay by indenture to 20 men at arms, 20 armed men and 60 archers, whom the king has ordered to be chosen and arrayed in that county to sail on his service in certain ships assembled for the purpose in the port of Sandwich, namely to every man at arms 2s., to every armed man 6*d.*, and to every archer 4*d.* a day for one month from the time of leaving the county, and that at their peril as they care for the safety of the realm.

By K. and C.

[*Fœdera.*]

The like to the collectors in the following counties:—

Hertfordshire, 20 armed men, 40 archers.

Huntingdonshire, 10 men at arms and armed men, 60 archers.

Buckinghamshire, 20 men at arms, 20 armed men, 80 archers.

Bedfordshire, 20 men at arms, 20 armed men, 80 archers.

Cambridgeshire, 40 men at arms and armed men, 100 archers for the body of the county, 10 armed men, 20 archers for the town of Cantebrigg; all for one month.

Northamptonshire, 20 men at arms, 40 armed men, 200 archers.

Warwickshire, 10 men at arms, 20 armed men, 100 archers; both for five weeks.

[*Ibid.*]

March 24.
Bishops
Waltham.

To John Bech, master of the ship called *la cogg Johan* of Sandwich and to the merchants (*sic*) thereof. Order, in consideration of the present urgent need, to cause that ship to be unladed without delay of wines and other merchandise therein in the port of Southampton, although freighted for another place, and to be prepared and furnished to sail, with other ships of the fleet appointed by the king for defence of the realm against invasions of his enemies of France to sail speedily with men at arms, armed men and archers to oppose those enemies, at the king's wages of war, with promise of indemnification; the king desiring that the said master be con-

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Membrane 36—cont.

tented of the freight belonging to him for bringing such merchandise as far as the said port. By the guardian and C.

[*Fœdera.*]

The like to the following shipmasters :—

Galigus de la Horte, of *la Touz Seintz* of Bayonne.

John de Creuhastyng, of *la Seinte Marie cog* of Wynchelse.

William Fissh, of *la Seinte Marie cog* of Dertemuth.

John Farou, of *la cog Johan* of Sandewiez.

Stephen James, of *la James* of Sandewicz.

Richard de Estmere, of a ship of Maldon.

[*Ibid.*]

MEMBRANE 35.

March 30. To Roger de Wolfreton escheator in Essex, Hertfordshire and Westminster. Suffolk. Order not to intermeddle further with certain manors and rent taken into the king's hand by the death of John de Veer earl of Oxford, delivering the issues to Maud late his wife; as the king has learned by divers inquisitions, taken by the escheator, that the earl at his death held jointly with Maud the manors of Bumpstede, Great Benteleye, Fratyng, Great Kanefeld and Fyngre co. Essex, the manor of Great Hormede co. Hertford, the manors of Lavenham called Overhalle and Netherhalle in Lavenham, and the manors of Aldham and Cokefeld co. Suffolk, of the gift of John Fermer and Richard de Stokes parson of Lavenham, to hold to the earl and Maud and to the heirs of their bodies, by a fine levied by the king's licence, and also held in Hertfordshire, in right of Maud, the manor of Welles and 26s. 8d. of rent of the manor of Plesshes, and that the manors of Bumpstede, Benteleye, Kanefeld, Fyngre, Hormede, Overhalle, Netherhalle and Aldham are held in chief, the manors of Fratyng, Cokefeld and Welles of others than the king, and the king has taken the fealty of Maud.

To John de Estbury escheator in Wilts. Like order, as the king has learned by inquisition, taken by the escheator, that John de Veer earl of Oxford at his death held no lands in that county in his demesne as of fee in chief nor of others, but held the manors of Storton and Pole as dower of Maud his wife, of the endowment of Robert son of Robert Fitz Payn her first husband, and the manor of Hurdecote in right of Maud, and that the manor of Hurdecote is held in chief, and the manors of Storton and Pole of others than the king.

To William de Hatton escheator in Kent, Sussex and Middlesex. Like order, as the king has learned by divers inquisitions, taken by the escheator, that the same earl at his death held no lands in those counties in his demesne as of fee in chief nor in service, but held jointly with Maud his wife the manors of Flete co. Kent and Kensyngton co. Middlesex of the gift of Richard de Stoke clerk and John Fermer, to hold to the earl and Maud and to the heirs of their bodies, by a fine levied by the king's licence in his court, and held the manors of Baddelesmere, Whitstapile, Bokenfold and Rydelyngwold and tenements at Cherleton (parcel of the last named manor) co. Kent, also the manor of Laghton co. Sussex together with the hundred of Sheplak, in right of the said Maud, sister and one of the heirs of Giles de Baddelesmere, and that the manors of Baddelesmere, Whitstapile, Kensyngton,

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Membrane 35—cont.

Rydelyngwold and Laghton with the said hundred, and the tenements in Cherleton, are held in chief, and the manors of Flete and Bokenfold of others than the king.

To John de Bekyngton escheator in Dorset. Like order, as the king has learned by inquisition, taken by the escheator, that the same earl at his death held no lands in that county in chief or of others in his demesne as of fee, but held the manor of Wroxhale for the life of Maud his wife by grant of Robert de Grey of Codenore, and the manor of Worthe likewise as dower of Maud by assignment of Robert son of Robert Fitz Payn her former husband, and that the manor of Wroxhale is held in chief, the manor of Worthe of another than the king.

To John de Wyndesore escheator in Leicestershire. Like order, as the king has learned by inquisition, taken by the escheator, that the same earl at his death held no lands in that bailiwick in chief in his demesne as of fee, but held jointly with his wife the manor of Wykyngeston, and that the said manor is held of another than the king.

To Thomas Saundres of Neubold escheator in Herefordshire. Like order, as the king has learned by inquisition, taken by Henry de Prestwode late escheator, that the earl of Oxford at his death held no lands in that county in his demesne as of fee in chief nor in service, but held the castle and manor of Leonhales in right of Maud his wife, as one of the sisters and heirs of Giles de Baddelesmere, and that the castle and manor are held of another than the king.

To William de Fililode escheator in Northamptonshire and Roteland. Like order, as the king has learned by divers inquisitions, taken by the escheator, that the same earl at his death held no land in those counties in chief in his demesne as of fee, but held the manors of Paston and Milton co. Northampton, and the manor of Maketesoverton co. Rutland of the heritage of Maud his wife, which fell to her by the death of Giles de Baddelesmere as one of his sisters and heirs, and that those manors are held of another than the king.

To William de Otteford escheator in Cambridgeshire. Like order, as the king has learned by inquisition, taken by the escheator, that the same earl at his death held in chief the manors of Great Abyton and Great Caumpes jointly with Maud his wife, to them and the heirs of their bodies, by a fine levied by the king's licence in his court.

April 16.
Reading.

To John de Sutton and his fellows, arrayers of men at arms and archers in Essex. Order not to intermeddle with the arraying of men at arms, armed men and archers of the king's cousin Elizabeth de Burgo or the tenants of her manors of Great Berteville and Clarette, nor to compel her to find such men to abide on the sea shore during the present perils but in parts adjoining her castle of Clare, so that her men be kept in array ready to march with the arrayers and other lieges when and where any peril of invasion may threaten under Thomas le Botiller or other sufficient person by her deputed; as Elizabeth has petitioned the king shewing that, whereas she is abiding in that castle near the sea coast for the better defence thereof, where there is grievous daily peril of invasion, with men at arms, armed men and archers and with all her household, and has deputed Thomas to array and lead her men, who are ever arrayed and ready to march,

1360.

Membrane 35—cont.

and is supporting excessive toil and expense for that cause, the arrayers, not considering this, are distraining her to find a set number of men at arms and archers to abide in other places in distant parts for the like purpose, and praying a remedy. By the guardian and C.

The like to Edward de Monte Acuto and his fellows, arrayers in Suffolk, for the said Elizabeth's manors of Clare, Honyden, Stradesell, Denardeston and Sudbury.

- April 19. To the collectors of customs and subsidies in the port of Boston.
Reading. Order to pay to William Deyncourt, whom the king has lately appointed warder with other lieges of his adversary of France, or to his attorney, as well 5s. a day for 28 days from 22 March last to 18 April over and above the daily wages of 40s. for his expenses and those of the others upon the said duty, according to an indenture between the king and William, as 33*l.* 6*s.* 8*d.* for remuneration of his costs incurred while abiding at the king's castle of Somerton upon that duty by the king's command, and also 45s. for his wages and those of the others for every day from 18 April and henceforward so long as he shall have the custody of the said adversary, in accordance with the king's grant, in regard to his anxious and watchful care and great expense, which without the king's aid he could not support, as he has alleged. By the guardian and C.
- April 16. To the treasurer and the chamberlains of the exchequer of Dublin.
Westminster. Order to deliver to Thomas de Baddeby, whom the king has now appointed treasurer of Ireland, 40*l.* out of the king's treasury for his expenses for his furniture and passage thither. By the guardian and C.
- April 12. Order to the sheriff of Gloucester to cause a coroner to be elected
Westminster. in place of Thomas Hertelaunde, who is insufficiently qualified.
- April 17. Order to the sheriff of Norfolk to cause a coroner to be elected in
Westminster. place of Thomas de Byntre, who is insufficiently qualified.
- April 20. To the bailiffs of the town of Boston. Order to permit all ships in
Westminster. that port laden with wool, hides and woollfells for Flanders to cross without hindrance, upon payment of the customs and subsidies thereof due, any order to the contrary notwithstanding. By the guardian and C.
- May 12. To William de Neseefeld escheator in Yorkshire. Order not to
Westminster. intermeddle further with certain tenements in Bilburgh and Sandwath taken into the king's hand by the death of Roger son of Hamon Basy, delivering up the issues thereof; as the king has learned by inquisition, taken by the escheator, that Roger at his death held no lands in chief, but held the said tenements in his demesne as of fee of others than the king.

MEMBRANE 34.

- April 20. To the collectors of customs and subsidies in the port of London
Westminster. for the time being. Order to pay to the king's cousin Joan de Bares countess of Surrey 60*l.* for Michaelmas term last, and 60*l.* every year henceforth at Michaelmas for her life, and if the countess cannot

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Membrane 34—cont.

obtain payment at their hands, to suffer her by herself and her men to cocket wool of her own, or of others in her name, and cause the same to be carried to foreign parts without let, and to allow her the custom and subsidy thereof arising until she be contented of the sums in arrear of the same, taking her letters of acquittance; as the countess on 29 June last by her writing indented demised to the king all castles, manors, towns and lands in Yorkshire which she held in dower of the king's assignment of the lands of John de Warena earl of Surrey her late husband, to hold to the king his heirs and assigns for life of the countess, rendering to the countess and her assigns every year during her life 120*l.* of the issues of the customs and subsidies in the ports of London and Cicestre, one moiety at Michaelmas in the port of London, the other moiety at Easter in the port of Cicestre, and the king granted that if the countess cannot obtain payment of that farm at the said terms, the collectors shall permit her to cocket wool and cause it to be carried to foreign parts as aforesaid.

The like to the collectors of customs and subsidies in the port of Cicestre for the remaining 60*l.* for Easter term, to be paid henceforth every year at that term.

To Richard de Ravnesere, administrator of the goods of Isabel the late queen mother. Order to pay of money of her lands and goods in his keeping to John de la Lee, late steward of the said queen's lands, 20 marks for his expenses in going from the town of Hertford to Haverford in Wales to hold an eyre in her lordship there and returning to Hertford, also 100 marks for his expenses when staying in London as well for business concerning the said late queen and William de Walcote as upon the audit of the accounts of her bailiffs, reeves and other ministers, and the oversight of business concerning the execution of her will. By the guardian and C.

April 13.
Westminster.

To the sheriffs of London. Order, upon sight of these presents, under pain of 100*l.* and forfeiture, to cause forty freestone masons to be chosen in the city and suburbs of London of the best masons there, and to be brought or sent safely to the king's castle of Wyndesore, so as to have them on Sunday after the feast of St. George next at latest, to be delivered to William de Wykeham the king's clerk, clerk of the king's works in that castle, there to abide on the works at the king's wages as long as need be, and nevertheless to take security from every such mason to abide upon the works and not withdraw without licence of the king or of William, and to cause all those who may be certified by William to have withdrawn without licence to be arrested and imprisoned without mainprise by the sheriffs or their ministers until other order be taken for their punishment, certifying the king in chancery of the security so taken.

By the guardian and C.

The like to the sheriffs of Kent, Essex and Hertford, Gloucester, Wilts, Somerset and Dorset, Leicester and Warwick, Northampton, and Cambridge and Huntingdon, for 40 masons each.

April 20.
Windsor.

To the mayor and sheriffs of London, receivers of the moneys arising from the subsidy last granted of 6*d.* in the pound throughout the realm. Order to cause 739 marks of the said subsidy in their keeping (it is said) to be brought into the exchequer without delay, and

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Membrane 34—cont.

delivered by indenture to the treasurer and chamberlains, in part satisfaction of the sums which the king has paid for the wages and expenses of men at arms, armed men, archers and seamen to sail for the defence of the realm and repulse of the king's enemies scheming to invade the same; as it is well known to the mayor and sheriffs how the subsidy was granted for that purpose, and though the king has caused ships and men in no small number to be gathered in divers ports, believing he would have wages and expenses for them from the subsidy, yet because little thereof is hitherto paid, and the said wages and expenses amount to a great sum, and if the fleet had waited longer it might have been to the peril of the realm, the king has caused the said wages and expenses to be chevised and delivered to the men by his treasurer. By the guardian and C.

April 10. To William Smale and the bailiff of Edward prince of Wales of Westminster. his liberty in the water of Dert. Order to deliver to the merchants named below, to take to Flanders, certain wool, hides and other goods by them arrested and in their keeping, provided the said merchants shall find security sufficient for William and the bailiff to answer to the king for those goods, if hereafter it be found that the custom and subsidy due and 6*d.* in the pound has not been thereof paid; as lately, upon learning that a ship called *la Seinte Antoyne* of Castro, whereof Peter Johan is master, laden with divers merchandise in the port of Bristol to be taken to Flanders, while sailing thither at sea was taken by certain of the king's ships upon suspicion that the goods therein were not duly customed and cocketed, and brought within that liberty, and there delivered to the said bailiff to keep until the king's will should be declared, the king appointed William to survey the goods in the said ship and the letters of cocket thereof made, and to make inquisition by the oath of true men of Devonshire whether any and what goods therefrom were eloigned from the time it was so taken, what goods were cocketed and customed, and the other circumstances, and William certified that he went to the ship and viewed all the goods therein, namely 86 sarplers of wool containing 142 sacks and 12 cloves of wool, 42 pieces of tin, 6 lasts and 5 dakers of hides, 7 pipes of honey, and no more save the ship's tackle, nor were there more on the day it was so taken save 24 faldings of Ireland, price 48*s.*, which were sold by the seamen for lack of victuals, as testified on oath by the shipmaster and his fellows, that the merchandise remains in William's keeping, and thereof Robert Cheddre and Geoffrey Beauflour of Bristol have paid the custom, subsidy and poundage for 118 sacks and 6 cloves of wool in 72 sarplers weighed at Bristol, Robert Cheddre for 4 lasts, 18½ dakers of hides and 3 hides customed and cocketed at Dublin, Henry Derneford for 16 dakers of hides customed and cocketed at Cork in Ireland, William Foliot for 5½ dakers of hides, and 1½ dakers of kips customed and cocketed at Waterford in Ireland, Thomas Babbecary merchant of Bristol for 24 sacks and 6 cloves of Welsh wool weighed by the English pound in 15 sarplers to the collectors of the king's staple at Kermerdyn, and William Doudyn of Bristol at Bristol for 3 dakers and 2 salted hides, and further Walter de Frompton and Geoffrey Beauflour, collectors of the subsidy of 6*d.* in the pound, have received that subsidy at Bristol of the said Thomas, Robert and Geoffrey, namely 2*s.* the sack for 24½ sacks and 6 cloves of

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Membrane 34—cont.

Welsh wool, and 6*d.* the pound of 42 pieces of tin and 7 pipes of honey, as appeared by divers letters of cocket shewn before William Smale and William Orchard, who brought the king's commission to William Smale by order of the council and was charged to inform him upon the premises; and William Smale, having viewed the said letters, charged William Orchard as well privately as publicly to say what he knew on behalf of the king, and likewise caused proclamation to be made if any other had aught to say, and for better information made inquisition by three juries by true men of the town of Dertmuth, of the hundred of Haytorre and of the hundred of Colrigge, informed so far as he knew by William Orchard on the king's behalf, whereby it was found that all things contained in that certificate are true. By the guardian and C.

May 6. To the bailiffs of the town of Great Jernemuth. Order to cause a ship of Robert Billyng of Jernemuth, whereof Peter de Ormesby is master, which is in the port of that town it is said, to be arrested and detained until further order; as the king has learned by inquisition, taken by Reynold de Ferrers, subadmiral of Guy de Bryan the king's admiral from Thames mouth westward, that a crayer of Goseford was broken and imperilled by a blow which it received from the said ship at sea near the Isle of Wight in a place called 'le Converse,' and five men therein were killed, whereby the said ship ought to pertain to the king according to maritime law.

By the guardian and C.

The like to the mayor and bailiffs of Kyngeston upon Hull, and to the mayor and bailiffs of Lenne.

April 3. To the warden of the hall of the king's scholars in the university of Cambridge. Order to receive master Nicholas de Drayton bachelor in civil law and John de Kent bachelor in arts to abide among the king's scholars in that hall of the king's alms, in the room of Stephen Bynan and Thomas fitz Wauter, late scholars there, who have withdrawn without the warden's licence, and are staying abroad at the war, as the warden has certified. By the guardian and C.

MEMBRANE 33.

April 28. To the treasurer and the barons of the exchequer. Order to allow Robert de Clifford of Berwick upon Tweed at his account 120*l.* due to him and William de Killum for their fees for three years past, if he has contented the king of that sum received by William de Killum of the customs in the port of Berwick, upon the petition of Robert for such allowance; as he was appointed against his will collector with William of the customs in that port, and William had received that sum and is in foreign parts in the king's army, and so Robert was adjudged to the prison of Flete and there detained until he had contented the king thereof. By C.

April 30. To the collectors in Middlesex of the tenth and fifteenth granted by the commons of England for the expenses of men at arms, armed men and archers by sea and land for defence of the realm. Order, on pain of 100*l.*, to bring 100 marks into the exchequer on this instant

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Membrane 33—cont.

Saturday, 2 May, of the money arising from the said tenth and fifteenth, and to deliver the same by indenture to the treasurer and chamberlains in part satisfaction of wages by the king chevised; as it was lately resolved by the prelates, nobles and commons of England that a fleet of ships with great power of armed men and archers should be sent to sea for the defence of the realm and the repulse of the king's enemies preparing to invade the same, and that wages should be paid the men of the tenth and fifteenth, and though the king, hearing reports that the enemies were at sea ready to invade, ordered a certain number of men at arms, armed men and archers in certain counties to be arrayed and brought to certain ports in the west and south, and their wages paid, few came to those ports at the days appointed, wherefore the king caused others to be arrayed to fill up the number, and their wages to be chevised and paid, lest through prolonged delay the realm should be imperilled by attacks of the enemies, and so the said fleet is at sea with a well furnished power.

By the guardian and C.

The like to the collectors in the following counties :

Essex, Bedfordshire, Buckinghamshire, for 100*l.* each on Monday next.Hertfordshire, Surrey, for 100*l.* each on Saturday next.Northamptonshire, Oxfordshire, for 200 marks each, Cambridgeshire for 100*l.*, Huntingdonshire for 100 marks, Berkshire for 100*l.* on Wednesday next.Somerset, Dorset, for 100*l.* each, Gloucestershire for 200*l.*, Wilts for 100*l.*, Warwickshire for 200 marks on 8 May.

April 10. To the treasurer and the barons of the exchequer. Order to discharge Henry de Bello Monte as well of 100*l.* which he ought to render at the exchequer at Midsummer next for the farm of his lands, in the king's hand by reason of his nonage and to him committed by the king, as of that farm from the day aforesaid until his lawful age; as the king of his favour, and in aid of the expenses incurred by Henry in the king's service at his last progress in foreign parts, has pardoned him that sum and the said farm.

By p.s. made in foreign parts [24450].

April 28. To Richard de Ravenesere the king's clerk, keeper of the hanaper of chancery. Order to pay to Jordan de Barton, serjeant of the rolls of chancery, 60*s.* for his expenses incurred by the council's command for removing the rolls and memoranda of chancery, as well of the times of former kings as of the present, out of the king's great Tower of London, wherein the king by assent of the council has ordered the dwelling of his adversary of France, and for placing them elsewhere, for repair of the chests, and for making new ambries for keeping the said rolls and memoranda, taking his acquittance. By C. [Fœdera.]

April 16. To John de Neubury the king's clerk, keeper of the great wardrobe. Order to cause one cloth of gold called 'baudekyn' to be delivered of the king's gift to the dean and college of the king's chapel of St. George within his castle of Wyndesore for the funerals of Roger de Mortuo Mari late earl of March to be therein celebrated.

By the guardian.

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Membrane 33—cont.

April 28. To the mayor and bailiffs of the town of Dertemuth. Order to
Westminster. dearrest all ships now in that port, and to suffer the owners and
masters to make their advantage thereof as they shall think good,
though the king lately ordered a fleet of ships to sail for the defence
of the realm and the repulse of his enemies scheming to invade the
same, and for that cause commanded all ships in singular the ports
of the realm to be arrested and prepared; as the said navy is already
at sea with great power of armed men. By C.
[*Fœdera.*]

April 28. To the bailiffs and true men of the town of Gloucester. Order,
Westminster. on pain of forfeiture, to cause the walls and towers of that town to be
repaired without delay, the ditches to be scoured, trees and scrub
growing beneath the walls to be uprooted and removed, and all men
of the town to be furnished with arms, namely each according to his
estate, and arrayed; also to the bailiffs to take, arrest and imprison
all who shall be found to resist until the king take other order for
their punishment; as the king has learned that there are defects
in the walls and towers, and that they threaten to fall in divers places,
whereby (unless speedily repaired) grave peril is likely as well to the
town as to the parts adjacent by invasions of the king's enemies
without the realm, and the king would make provision for its defence
in all quarters.

April 16. To Walter de Kelby escheator in Lincolnshire. Order to remove
Westminster. the king's hand from three cottages which were of William Clerc
in the parish of St. Michael on the hill Lincoln, and not to inter-
meddle further therewith, delivering up the issues; as the king
lately ordered the escheator to certify him in chancery of the cause
wherefore they were by him taken into the king's hand, and he
returned that he so took them for that it was found by inquisition,
before him taken of his office, that William died seised of those
cottages and had no heir of blood, nor bequeathed them to any man
by his testament; and by another inquisition, taken by the escheator
at the king's command, it is found that the said cottages are not held
of the king, wherefore they could not now pertain to the king by way
of escheat by the death of William.

March 30. To William Fililode escheator within the liberty of Holderness.
Westminster. Order not to intermeddle further with the lands which Robert de
Botheby and Margery his wife at their death held of the king by knight
service as of the manors of Skipsee and Cleton lately in his hand, and
which by their death and by reason of the nonage of their heir were
taken into the king's hand; as John son of Thomas de Botheby, cousin
and heir of Robert and Margery, has proved his age before the
escheator, and on 7 March in the 29th year the king by patent gave
the said manors to Isabel his daughter for her life, to hold with the
knights' fees to the same belonging.

April 30. The like to the same escheator, for Richard de Roos cousin and
Westminster. heir of Richard de Roos deceased.

April 26. To Roger de Wolfreton escheator in Essex. Order to deliver
Westminster. to Maud, late the wife of John de Veer earl of Oxford tenant in chief,
the manors of Colne, Stansted Mounfichet and Dodynghirst, in the

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Membrane 33—cont.

king's hand by reason of the earl's death, which the king, by assent of John de Oxeneye her attorney and of William parson of Lavenham, general attorney of Thomas son and heir of the said earl on the king's service beyond the seas, has assigned to Maud to hold in dower, rendering to Thomas and his heirs during her life 6*l.* a year, which is the excess of her dower according to the extents, and has taken her oath that she will not marry without the king's licence.

May 6.
Reading.

To the collectors of customs in the port of Boston. Order to pay to John de Kirketon 16 marks, to William de Colvill 13 marks, to Saier de Rocheford 13 marks, and to John Deyncourt 8 marks of the 50 marks which the king ordered the collectors to pay to the said John, William, Saier and John, whom he deputed with others to guard his adversary of France, for their remuneration and for recompense of expenses by them incurred in that duty over and above their daily wages, taking from every of them letters of acquittance.

By the guardian and C.

[*Fœdera.*]

May 1.
Westminster.

To the collectors of the petty custom and of 6*d.* in the pound in the port of London. Order not to suffer any bales, fardels or tuns of merchandise of drapery, leather, mercery, spicery, napery, wax and the like belonging to the king's wardrobe, brought to that port by merchants native or foreign, to be opened, customed or delivered to merchants until they first come to the port of the 'wolwhartf' where wools and other merchandise are to be laded, unladed and customed, and until the clerk and keeper of the great wardrobe has had view thereof, and taken for the king's use what he shall think meet, and to cause the said clerk to have warning to come thither for view thereof when such merchandise shall come to the port.

By the guardian and C.

MEMBRANE 32.

April 22.
Westminster.

To William de Hatton, escheator in Sussex and Kent. Order not to intermeddle with the manors of Swannescompe and Herehithe co. Kent, held of the king in chief, and the manor of Drayton co. Sussex, which the escheator took (it is said) into the king's hand by reason of the death of Roger de Mortuo Mari earl of March, delivering the issues thereof to William bishop of Winchester, Ralph Spigurnell knight, John de Bisshopston clerk, John Laundels and John Gour; as the king has learned by inquisition, taken by the escheator, that the earl at his death held no lands in those counties in his demesne as of fee in chief or of others, for that long before his death, with the king's licence, he demised the manors aforesaid to the said bishop and the others named for term of their lives.

April 21.
Reading.

To John Mautravers and his fellows, arrayers of men at arms and archers in Dorset. Order to stay the assessment made upon Master Richard de Netherhaven prebendary of Slepe, Master William archdeacon of Salisbury, prebendary of the second portion of Bemynstre, Master Philip Bernardyn prebendary of Overbury in Yatemunstre, Master John Welwyk prebendary of Netherbury in Yatemunstre, Martin Moulissh prebendary of Chyerdestok and John

1360.

Membrane 32—cont.

Gogh prebendary of Preston in the church of St. Mary, Salisbury, for their said benefices, to find men at arms, armed men or archers to march with the arrayers against the king's enemies, or for payment of any sums for the expenses of such men, and to release any distraints for that cause on them made; upon the petition of the said prebendaries, praying a remedy, as they are ready to pay the portions falling to them of the tenth last granted by the clergy of the realm for furtherance of the war, and (among others of the said clergy) have caused men to be arrayed for their benefices to march against the said enemies should they presume to invade the realm, but the arrayers nevertheless are causing them to be assessed among laymen to find men as aforesaid and divers suuns for their expenses, and to be distrained for the same. By the guardian and C.

April 4. To the mayor and bailiffs of the town of Dertimuth. Order, for Westminster. the good service of William Smale of that town, upon his petition, to suffer him to lade his ship called *la Margarete* of 76 tuns (now detained by them under arrest among other ships of those parts, by the king's command, together with two other ships of his called *la cog Thomas* of 130 tuns and *la Sainte Marie cog* of 110 tuns) with 300 quarters of beans and 100 quarters of wheat, and to send the same to the parts of Gascony to seek his ship called *la Constaunce* (*Custaunce*) of Dertmuth long since sent thither and lost, as he fears, for that it has not returned, and to make his profit of the beans and corn, the arrest notwithstanding, provided that *la cog Thomas* and *la Seint Marie cog* be ready upon warning given him to sail on the king's service for defence of the realm. By the guardian and C.

May 4. To the justiciary and chancellor of Ireland for the time being. Westminster. Order to cause dower to be assigned to Philippa, late wife of Roger de Mortuo Mari earl of March tenant in chief, according to the law and custom of Ireland, of the lands which were the earl's in Ireland and were taken into the king's hand by reason of his death, in presence of Thomas de Baddeby treasurer of Ireland, John de Carreu knight and James de Watenhull, to whom the king has committed the wardship of those lands, if they wish to be present, and to send that assignment under the king's seal used in Ireland to be enrolled in the chancery of England,

April 28. To Roger de Wolfreton escheator in Essex. Order to deliver Reading. to Maud late wife of John de Veer earl of Oxford the bailiwick of the forestership in that county, together with all issues by him taken since the death of Baldwin Buttetourt knight; as the king has learned by inquisition, taken by the escheator, that Baldwin at his death held that bailiwick in chief for the earl's life of the grant of the earl, who held the same of the right of Maud, and the king has taken the fealty of Maud.

To William de Nessefeld escheator in Yorkshire. Order to remove the king's hand and not to intermeddle further with a messuage, 8 tofts and 9 bovates of land in Cayton and Osgotby, delivering the issues thereof to the abbot of Riavall; as it was found by certificate of the escheator, returned into chancery, that he took the premises into the king's hand for that he found by inquisition, before him taken by the king's command, that William de Fortibus earl of Albe-

1360.

Membrane 32—cont.

marle in the time of King Henry III granted the same, being of the earl's fee, to the then abbot and to his successors to hold of the earl and his heirs, earls of Albemarle, by scutage for ever, and that the fees which were of the earl being in the king's hand, and the abbey void, the abbot now elect and confirmed did not perform the services due to the king; and afterwards the abbot gave the king to understand that the premises are held of the abbot of Whiteby and not of the fees which were of the said earl, nor were ever in possession of the said earl, and petitioned for removal of the king's hand, and the king ordered the escheator to make inquisition thereupon, whereby it is found that the premises are held of the abbot of Whiteby and his successors by the service of 13s. 10d. a year, and were so held time out of mind, that the abbot of Whiteby holds them in service of Henry duke of Lancaster as of his castle and honour of Pykeryng in almain, and not of the fees which were of the said earl, and that they were never in possession of the said earl, whereby the abbot of Riavall is not bound to perform any services to the king by reason thereof.

May 4. To the treasurer and the barons of the exchequer. Order to stay
Westminster. their demand upon John Delves for an account of the issues of the temporalities of the bishopric of Coventry and Lichfield by reason of the vacancy, and to discharge him thereof, provided that Hugh de Hopwas canon of Lichfield and Philip de Luttele answer for the same; as the king lately committed to Hugh, John and Philip the keeping of the said temporalities, so as to answer at the exchequer for the issues thereof arising as in the letters patent is contained, but John is so occupied about the business of Edward prince of Wales that he can nowise attend to that duty as the king is informed, and Hugh has testified that John has not intermeddled therein.

By the guardian and C.

April 30. To the treasurer and the barons of the exchequer. Order to
Westminster. discharge Joan de Ferrariis, prioress of Leomynstre co. Sussex, of 10 marks yearly for three years next to come of her yearly farm of 20 marks; as in consideration of the poverty of that priory, which (among other priories, lands and possessions of alien religious of the power of France in England) was lately taken into the king's hand by reason of the war with France, and the keeping whereof the king granted to Joan for the farm aforesaid, to hold during the war, the king has pardoned her so much of her farm for three years, so that when that time is past she shall be bound to pay the whole.

By the guardian and C.

April 26. To John de Estbury escheator in Wilts. Order nor to inter-
Westminster. meddle further with the manor of Mighenden which was of Thomas de Sancto Mauro deceased, delivering up the issues thereof; as the king lately ordered the escheator to certify him of the cause wherefore he took that manor into the king's hand, and he returned that he so took the same for that John de Stoke knight certified the king's chancellor that the escheator so took it with other manors of the said Thomas; and the king, considering that cause null, long since removed his hand from the other manors.

May 10. Order to the sheriff of Bedford to cause a coroner to be elected
Westminster. in place of John Alsey, who has no lands in that county.

1360.

Membrane 32.—cont.

May 1. To the treasurer and the barons of the exchequer. Order to allow
Westminster. to Thomas de Bradestan, constable of the king's castle of Gloucester, 37*l.* 13*s.* 1*d.* of debts which shall be found due from him at the exchequer, as Thomas has laid out in repair of the great tower of that castle in the present year and the last 27*l.* 3*s.* 5*d.*, in repair of the walls 67*s.* 5*d.*, and of the houses 7*l.* 2*s.* 3*d.*, according to the certificate of the abbot of St. Peter, Gloucester, and the prior of Lanthony, whom the king appointed to make inquisition concerning the expenses of Thomas therein. By C.

May 20. Order to the sheriff of Norfolk to cause a coroner to be elected
Westminster. in place of Hamon de Barsham, who is insufficiently qualified.

MEMBRANE 31.

April 23. To the collectors of customs in the port of Boston. Order to pay
Westminster. to William de Aldeburgh 50 marks for Easter term last, taking his acquittance, in accordance with the king's patent of 26 March in the 30th year of his reign, granting to William, for his good service, 100 marks a year of the issues of the customs and subsidies in that port for his life or until provision be made of lands for his life.

March 24. To Henry Cok bailiff of the earl of Richemund of Boston. Order,
Westminster. on sight of these presents, under pain of forfeiture, to cause all great ships and barges fit for war in that port to be arrested, furnished with men at arms, armed men, archers and seamen, and victualled for one month, and when so furnished to be brought to the town of Sandwich or elsewhere, where the king has ordered a fleet to be gathered, to sail against the king's enemies in the company of those whom he shall appoint captains of the fleet, and to cause such sum of money as may suffice for the wages of the men so sailing for one month, victuals and other necessaries to be borrowed and chevised of merchants and other true men of the town, to whom prompt payment shall be made of the first payment of the tenth and fifteenth newly granted by the commons of England for such wages and costs for defence of the realm; as to resist the malice of the king's enemies of France, who newly invading the realm have taken the town of Wynchelse, slain the men therein, and done much mischief, it is ordered by the nobles and others of the king's council that a fleet of ships of the admiralty of the west, and another of the admiralty of the north, shall sail with all speed, furnished as aforesaid.

By the guardian and C.

April 16. To the collectors of the custom of wools, hides and woolfells in the
Westminster. port of London. Order to pay to William de Bohun earl of Northampton or to his attorney 90*l.* 8*s.* 2 $\frac{3}{4}$ *d.* for Easter term last, of a sum of 180*l.* 16*s.* 5 $\frac{1}{2}$ *d.* yearly, taking his acquittance; as among other grants to the earl for maintaining the honour of his earldom, the king lately granted him 400*l.* in that port, 150*l.* in the port of Boston and 150*l.* in the port of Kyngeston upon Hull to be received by him and the heirs male of his body of those customs at Easter and Michaelmas by even portions, until certain lands then held for life by others, the reversion whereof was granted to the earl, should come to his hands, as in the patent is contained; and on 26 July in the 21st

1360.

Membrane 31—cont.

year of the reign the king ordered the castle, manor and town of Staunford and the manor and town of Grantham (held for life by John de Warena late earl of Surrey) to be delivered to him, and after on 26 November in the same year the castle and manor of Okham co. Rutland and the shrievalty of that county (held for life by Hugh de Audele late earl of Gloucester and Margaret his wife, the reversion whereof after the death of those tenants was so granted), to the value of 519*l.* 3*s.* 6½*d.* a year, and granted that he should have the residue of 180*l.* 16*s.* 5½*d.* every year of the issues of the customs in the port of London.

To the same. Like order to pay to the said earl of Norhampton or to his attorney 37*l.* 11*s.* for Easter term last; as among other grants for maintaining the honour aforesaid the king granted him the reversion of the castle, manor and town of Staunford, and of the manor and town of Grantham co. Lincoln (held for life by John de Warena late earl of Surrey), to hold to the earl of Norhampton and the heirs male of his body, to the value of 225*l.* 6*s.* a year, in part provision of 1000*l.* of land and rent which the king promised, and after the death of the earl of Surrey ordered the same to be delivered to the earl of Norhampton; and after Joan who was wife of the earl of Surrey before the justices of the Bench recovered against the earl of Norhampton the third part of the said manors as her dower, and the same was delivered to her accordingly on Monday after the Invention of Holy Cross in the 25th year of the reign by the sheriff of Lincoln, as he has certified in chancery, and to recompense the earl of Norhampton for the manors so recovered by judgment of the king's court, the king by letters patent granted him 75*l.* 2*s.* a year of the customs of the port of London until that third part come to his hands by the death of Joan.

To the sheriffs of London. Order to pay to the said earl of Norhampton or to his attorney 100*l.* for Easter term last of the farm or issues of that city according to the king's letters patent; as among other grants to maintain the honour aforesaid, the king granted him 200*l.* to be received every year by him and the heirs male of his body of the said farm and issues until certain lands (held for life by others) whereof the king granted him the reversion should come to his hands.

The like to the sheriff of Essex, for payment of 50*l.* for Easter term of 100*l.* yearly.

To the sheriff of Norhampton. Like order, *mutatis mutandis*, to pay to the said earl of Norhampton or to his attorney 10*l.* for Easter term last, according to the king's charter granting to him and his heirs for ever 20*l.* under the name and honour of earl of Norhampton, to be taken yearly of the farm or issues of that county.

April 16. To the collectors of the custom of wools, hides and woolfells in Westminster. the port of London. Order to pay John de Coupeland and Joan his wife or to Robert de Wendout their attorney 95*l.* 2*s.* 7¾*d.* for Easter term last, taking their acquittance; as by patent of 21 May in the 29th year of his reign the king granted to John and Joan that they should receive every year 190*l.* 5*s.* 3¾*d.* of the issues of the customs in that port for their lives, until provision should be made for their lives of land and rent to that amount, in full of 500*l.* of land and rent formerly granted to John for his good service at the battle of Durham.

1360.

Membrane 31—cont.

To the collectors of customs in the port of Newcastle upon Tyne. Like order to pay to John de Coupland 50*l.* for Easter term last; as by letters patent of 20 January in the 20th year of his reign the king granted him, as well for his good service as for abiding with the king with 20 men at arms, 100*l.* every year of the customs of that port for life, or until provision should be made him of 100*l.* of land or rent for his life.

April 16. To the collectors of the custom of wool, hides and woollens in the
Westminster. port of London. Order to pay to Frank de Hale or to John Malwayn his attorney 150*l.* for Easter term last, taking his acquittance; as by letters patent of 1 February in the 26th year of his reign, in consideration of his homage and for abiding with the king with 25 men at arms for term of his life, the king granted him 300*l.* every year for term of his life, as well in time of peace as of war, of the issues of the customs in that port, without any other fee or remuneration for himself or his said men.

April 16. To the collectors of customs in the port of Boston. Order to pay
Westminster. to John de Bello Campo or to his attorney 50*l.* for Easter term last, according to the king's letters patent, taking his acquittance; as on 17 March in the 25th year of his reign the king granted him 280*l.* every year of the issues of the customs in the ports of London and Boston, namely 180*l.* in that of London and 100*l.* in that of Boston, for his life or until provision should be made him for life of lands and rents to that value.

The like to the collectors of the custom of wool, hides and woollens in the port of London, for payment of 90*l.* to the said John for Easter term of the 180*l.* aforesaid.

April 6. To John de Stodeye the king's butler. Order to cause 12 tuns of
Westminster. wine of Gascony to be carried to the king's castle of Porcestre, and other 12 to his castle of Winchester, and to be delivered by indenture to the sheriff of Suthampton for furnishing the same.

By the guardian and C.

To the sheriff of Suthampton. Order in pursuance to receive and safe keep the wine aforesaid.

MEMBRANE 30.

May 18. To John de Estbury escheator in Wilts. Order to cause John son
Westminster. and heir of Adam de Grymstede, tenant in chief, to have seisin of the lands whereof his father at his death was seised in his demesne as of fee; as John has proved his age before the escheator, and the king has taken his fealty for the lands which his father held in chief, and respited his homage until Michaelmas next.

May 18. To John de Bekynton escheator in Dorset. Order to cause John
Westminster. son of Elizabeth Syfrewast, cousin and heir of Robert Syfrewast and of Joan wife of Robert, tenants in chief, to have seisin of the lands of which Robert and Joan at their deaths were seised in their demesne as of fee; as John has proved his age before the escheator, and the king has taken his fealty for the lands which Robert and Joan held in chief, and has respited his homage until Michaelmas next.

1360.

Membrane 30—cont.

To John de Estbury escheator in Berkshire. Like order, as John son of Elizabeth Syfrewast has proved his age before John de Bekynton.
By the guardian.

May 18. To William de Fililode escheator in Norhamptonshire. Order to re-
Westminster. move the king's hand and not to intermeddle further with certain tenements of Stephen de Stratford and Margaret his wife in Sulgrave, delivering to them the issues; as the king lately ordered the escheator to certify him in chancery touching the cause wherefore they were by him taken into the king's hand, and he returned that he so took them for that it was found by inquisition, taken of his office, that Stephen lately held those lands, namely one messuage, one mill, two carucates of land, 20 acres of meadow and 20s. of rent, of the king in chief as of his castle of Wyndesore by the service of rendering 12s. a year for ward of that castle, and aliened the same to William Baret in fee, and William without the king's licence thereof enfeoffed Stephen and Margaret; and after, at the suit of Stephen and Margaret, by inquisition taken by the escheator by virtue of the king's command, it was found that the premises are held of Isabel the king's daughter as of her manor of Wedon in that county as of the fee of Pynkeney, which manor Isabel holds of the king's gift with the knights' fees thereto belonging, and not of the king.

Note, that here the king returned to England, as in a memorandum enrolled on the back of the roll.

May 23. To Ralph Spigurnel, John de Bisshopeston, John Laundels and
Westminster. John Gour. Order not to intermeddle further in the king's name with the castle and lordship of Dynbegh by reason of the wardship of Edmund son and heir of Roger de Mortuo Mari late earl of March, but to deliver the same with the issues thereof to Edward prince of Wales or to his attorney; as lately by his charter the king gave to Edward his eldest son, whom he created prince of Wales, the principality of Wales to hold to him and his heirs kings of England with all his castles, towns, lordships and lands of North Wales, West Wales and South Wales, all fees, royalties and liberties thereto belonging as fully as the king held the same; and now it is shewn on behalf of the prince that, whereas the castle and lordship of Dynbegh are and of old were member and parcel of the principality, and William de Monte Acuto late earl of Salisbury (to whom the king gave the same before the said creation, to hold to the earl and the heirs of his body) did homage therefor as member and parcel of the principality to the prince after his creation and so was thereof seised at his death, after whose death the prince seized the same into his hand by reason of the nonage of William his son and heir now earl of Salisbury, and had the wardship thereof, and when the said heir came of age took his homage and caused the same to be to him delivered, and he so held the said castle and lordship until the late earl of March by judgment of the king's court recovered the same against the said earl of Salisbury, by virtue of which recovery the earl of March was thereof seised until his death, whereby they descended to Edmund his son and heir being within age, and though the wardship thereof by reason of the nonage of Edmund pertains to the prince for the causes aforesaid, Ralph Spigurnel and the

1360.

Membrane 30—cont.

others (alleging that the said castle and lordship are the barony of March, and as such are held of the king as of the crown of England and not of the principality) have in the king's name entered and occupy the same by reason of the nonage of Edmund, wherefore the prince has prayed the king for remedy; and because the king is fully informed that, at the time when the principality came to the hands of King Edward I by forfeiture of Lewelin then prince of Wales, the cantreds of Roos and of Rowynok (wherein are the castle and lordship of Dynbegh) were annexed to the principality and seized into that king's hands as a single lordship, and that king by his charter gave those cantreds to Henry de Lacy then earl of Lincoln and to his heirs, who therein built a castle which he named the castle of Dynbegh, and for them did homage and fealty at Odyam to King Edward II (then prince of Wales) in the lifetime and by command of King Edward I, and so died seised of the cantreds and castle aforesaid as parcel of the principality, whereby they descended hereditarily to Alice daughter and heir of Henry, whom Thomas then earl of Lancaster took to wife, and Thomas and Alesia held the castle and cantreds until King Edward II (having the principality in his hand) seized them into his hand by the forfeiture of Thomas, and gave them (under the name of the castle and lordship of Dynbegh) to Hugh le Despenser the son and to his heirs to hold of that king as of the principality, and the present king after, being seised of the principality, caused that castle and lordship to be seized into his hand by the forfeiture of Hugh, and gave them to Roger de Mortuo Mari then earl of March (grandfather of Roger afterwards earl who was his heir) and to his heirs, and so Roger the grandfather held them until they came to the king's hands by his forfeiture, and so being in his hand the king gave them to William de Monte Acuto late earl of Salisbury the father, and as well that earl as the now earl of Salisbury successively did homage to the prince for the same, whereby it appears that the said cantreds, the castle of Dynbegh therein built and the lordship of Dynbegh are and were of old time member and parcel of the principality

By K.

Et erat patens.

May 26. To John Clerc of Suthampton. Order, under pain of forfeiture, Westminster. to cause the ten forfeited cloths which William de Warrewyk delivered to him to be brought to Westminster and delivered to the king's treasurer and chamberlain to his use. By K.

May 26. To the collectors of customs in the port of Boston. Order to pay Westminster. to William Deyncourt the 45s. a day which the king granted for his wages and the wages of his fellows and their men for the time they should be on duty, until the 24 May inclusive, on which day they were discharged, and also the 50 marks which the king likewise granted him for his reward, taking his acquittance; as William Deyncourt, John de Kyrketon and their fellows remained upon the guard of the king's adversary of France his prisoner until the day above mentioned. By K.

May 26. To the same collectors. Order to pay to John de Kyrketon, Saier Westminster. de Rocheford and William de Colvill, whom the king deputed with others to guard his adversary of France, 5s. a day for the wages of the

1360.

Membrane 30—cont.

archers in their retinue for that duty from 12 April until 24 May last, the day of their discharge, taking their acquittance; as the king granted them that sum for the wages of ten archers in their retinue for that duty from 22 March last inclusive, and has ordered his treasurer and chamberlains to pay the same of the treasury for three weeks, namely until 12 April. By K.

May 24. To the collectors in Gloucestershire of the tenth and fifteenth granted
Westminster. by the commons of England for the expenses of men at arms and archers for defence of the realm. Order to stay until further orders, the collection and levying of the residue of the tenth falling to the town of Bristol, provided the mayor, bailiffs and commonalty of that town have paid them 40*l.* of the portion falling to that town, as alleged in their petition, shewing that they lately sent 20 armed men and 20 archers to sea for the king's service at his command, paying them their wages for five weeks to the amount of 30*l.*, and paid to the collectors 40*l.* as aforesaid, yet the collectors are causing the residue of that portion to be demanded; as the king is assured that the said town sent to sea the men above mentioned. By C.

June 13. To the treasurer and the barons of the exchequer. Order to search
Westminster. the rolls and memoranda of the exchequer, and to allow the debts found to be due to the king at his death by Thomas de Foxele, late constable of the king's castle of Wyndesore, of the debts due to Thomas from the king, of which the king's clerk William de Wykeham will be able to inform them. By K.

MEMBRANE 29.

May 20. To the sheriff of Wilts. Order of the issues of his bailiwick to
Westminster. cause money up to 30*l.* to be laid out in the repair of the king's mills below his castle of Old Sarum, by view of Roger Godefray one of the coroners.

May 21. To Roger de Wolfreton escheator in Essex, Norfolk and Suffolk.
Westminster. Order to take the fealty of Alice who was wife of Andrew de Bures for the manors of Bouthorp and Aketon, according to the form of a schedule enclosed, and not to intermeddle further with the manors, messuages, mill, view of frankpledge, lands, rent and advowson hereinafter mentioned, taken into the king's hand by the death of Andrew, delivering to Alice the issues; as the king is informed by divers inquisitions, taken by the escheator, that Andrew at his death held jointly with Alice the manors of Whersted, Reydon, Great Bures, Aketon and Great Walyngfeld co. Suffolk, the manor and advowson of Foxherd co. Essex, one messuage, 60 acres of land, 5 acres of meadow, 10 acres of pasture and 5 acres of wood in the town of Foxherd with view of frankpledge there held before Christmas, one messuage, 100 acres of land, 4 acres of meadow, 12 acres of pasture, 4 acres of wood and 6*s.* 8*d.* of rent in Foxherd, Liston, Pentelowe and Belchamp William, one fulling mill in Foxherd, and 80 acres of land, 4 acres of meadow, 4 acres of pasture and one acre of wood in Pentelowe co. Essex, that he likewise held the manor of Bouthorp co. Norfolk and the manor of Leyham and certain tenements in Hintlesham co. Suffolk of the

1360.

Membrane 29—cont.

right and heritage of Alice, and that the manors of Bouthorp and Aketon are held of the king as of the honour of Peverell, and the other manors, lands and advowson of others than the king.

May 20.
Westminster.

To the treasurer and the barons of the exchequer. Order to take an oath of Robert de Tughale, chamberlain of the town of Berewick upon Tweed, touching the burgages, houses and pieces of land of that town, namely which were inhabited and occupied and which void and abandoned, and for how long farms and rents could not be thereof levied, and to cause him to be discharged of all farms and rents of those whereof they could not be levied because void and uninhabited, although previously arrented and to farm demised by John de Boulton, late chamberlain of that town, and Roger de Bromle; as on behalf of Robert it has been shewn the king that he has offered to account for such farms and rents according to the arrentation and demise to the burgesses and others made by John and Roger, whom the king appointed to survey, arrent and demise burgages, houses and pieces of land after the last conquest of the town by the king, understanding that he ought not to be charged save with the farms or rents of burgesses and others dwelling in the town from the time when he was chamberlain, and though many burgages, houses and pieces of land so arrented and demised were void and abandoned, some all the time and some from time to time, so that no distraints could be found for the farms thereof due, the treasurer and barons are trying to charge Robert in his account at the exchequer with all farms and rents, as well of those void as of those occupied, whereupon Robert has prayed the king for remedy. By C.

May 23.
Westminster.

To the collectors in Nottinghamshire of the tenth and fifteenth granted by the commons of England for the expenses of men at arms, armed men and archers for defence of the realm by sea and land. Order, under a pain of 100*l.*, to bring to the exchequer 200 marks on the quinzaine of Trinity next, and deliver the same by indenture to the treasurer and chamberlains, in part satisfaction of wages by the king chevised; as lately it was agreed by the prelates, nobles and commons of the realm that a fleet of ships with great power of armed men and archers should be sent to sea for defence of the realm and the repulse of the king's enemies preparing to invade the same, and that wages should be paid the men of the said tenth and fifteenth; and though the king, hearing reports that the enemies were at sea ready to invade the realm, ordered a set number of men at arms, armed men and archers in certain counties to be arrayed and brought to certain ports in the west and south, and their wages to be so paid, few of those men came to those ports at the days fixed, wherefore the king caused other men to make up the number to be arrayed in divers places, and their wages to be chevised and paid, that no peril should happen to the realm from the attacks of the enemy by reason of their delay, and so the said fleet has sailed with a power well furnished. By K.

The like to the collectors in the following counties :

Worcestershire, 100 marks.

Lincolnshire (the parts of Lyndeseye), 300*l.*

Derbyshire, 100*l.*

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Membrane 29—cont.

Leicestershire, 100*l.*
 Salop, 100*l.*
 Herefordshire, 100 marks.
 Rutland, 50 marks.
 Staffordshire, 100 marks, all on the quinzaine of Trinity.
 Sussex, 100*l.*
 Suthampton, 100*l.*
 Kent, 100 marks, on the octave of Trinity.
 Lancashire, 100 marks.
 Devonshire, 200 marks.
 Cornwall, 100 marks, on the morrow of Midsummer.

May 23. To the collectors in Norfolk. Order, under a pain of 100*l.*, to deliver
 Westminster. by indenture to John de Wesenham 500*l.* of the moneys arising from
 the tenth and fifteenth, in part payment of sums which the king has
 caused to be by him chevised for wages, over and above the 600*l.*
 which John has previously received of them. By K.

The like to the collectors in Suffolk, for 300*l.* over and above the
 200*l.* which the said John has received.

To the collectors in Lincolnshire in the parts of Kestevene. Like
 order to deliver to John de Wesenham 150*l.*

The like to the collectors in the said county in the parts of Holand,
 for 100*l.*

May 26. To the treasurer and the barons of the exchequer. Order to accept
 Westminster. without difficulty the prior of St. Bartholomew Smethefeld, in place
 of the prior of Dunmowe, as collector and receiver in the arch-
 deaconries of Essex, Middlesex and Colecestre in the diocese of
 London of the tenth last granted to the king by the clergy of the
 province of Canterbury; as he has been deputed by Michael bishop of
 London to collect and receive the same in those archdeaconries,
 though the bishop, by virtue of the king's command, deputed the
 prior of Dunmowe and notified his name to the treasurer and barons,
 but has now certified the king that the priory of Dunmowe is a wood-
 land place and unsafe for keeping so great a sum of money. By K.

May 26. To M[ichael] bishop of London. Order to depute the prior of St.
 Westminster. Bartholomew Smethefeld to collect and receive the tenth in the
 archdeaconries above mentioned in place of the prior of Dunmowe,
 commanding his ministers and subjects to be obedient to the prior
 in all that concerns the levying and collection thereof; as the bishop
 has notified the king that the prior is a fit person so to do, and the
 king has ordered the treasurer and the barons of the exchequer to
 accept him. By K.

MEMBRANE 28.

June 1. To the auditors of the account of the king's clerk John de Neubury,
 Westminster. keeper of the great wardrobe. Order to allow the said John
 226*l.* 11*s.* 7½*d.* for wax, spicery, napery, linen web, cloths of gold,
 silk and divers things concerning his office by him bought and pur-
 veyed, and delivered and expended upon the marriage of the king's
 son John of Gant earl of Richemund lately celebrated at Redynges;
 also 46*l.* 19*s.* 9*d.* which he delivered by the king's command to Henry

1360.

Membrane 28—cont.

de Walton late treasurer of the king's household for wax, spicery, napery and other things for the feast of *feer marchant* held in the lodging of Henry after the jousts in Smethefeld before Pentecost in the 33rd year of the reign. By K.

May 26. Order to the sheriff of Norfolk to cause a coroner to be elected
Westminster. in place of Thomas de Byntre, who is weak and incapable of duty.

June 5. To the sheriff of Devon for the time being. Order, as he would
Westminster. be saved harmless, whenever required by Henry de Brusele and Richard de Colle masters of the king's mines in that county, or by their deputies, to cause them to have convenient ways whereby brushwood, timber and other necessaries for the works thereof bought and purveyed may with least damage of the people be by them carried to the mines, and to cause houses wherein they and the workmen may be suitably lodged to be demised and delivered to them for a competent farm, as they could heretofore be reasonably demised, any liberty notwithstanding, and to be attending, advising and aiding them in all things which concern the furtherance of the works as they shall give notice; upon complaint of the said masters, shewing that they are oftentimes hindered in many places so that the works remain undone, and praying the king for remedy.

Et erat patens.

By K. and C.

[*Fœdera.*]

June 5. To the sheriff of Nottingham and Derby. Order to take Stephen
Westminster. Martin of Foulowe, William Lemyng of Longesdon, Simon Fithelere of Yolgreve, John de Burgh of Culvore, John Athelere (*sic*) of Yolgreve, John de Tor of Bradewelle, Thomas Caperoun of Lytton, Sampson in the Folde of Haselbech, Henry Flesshevere of Moniassh, John Innocent of Hoclowe, William Thomassone of Wardlowe and Nicholas Orm of Tydeswelle wherever found within liberties and without, and bring them to the king's castle of Notingham, and there keep them safe in prison until they shall find security for returning to Devonshire and serving the king in the mines at his wages; as these men, who were chosen by the sheriff in those two counties at the king's command and sent to Devonshire to work in the king's mines there, and were set to work and abode some time at the king's wages, have now left the works and returned to their own parts, whereby the works remain undone, as Henry de Brusele and his fellows masters of the said mines have testified. By K. and C.

[*Ibid.*]

June 5. To the abbot of Bokeland. Order to aid with counsel and help
Westminster. Henry de Brusele and Richard Colle masters of the king's mines in Devonshire and their deputies in all things that concern their business, and to cause all hindrances to be removed; as the king has the works of those mines much at heart, wherefore he has charged the said masters to choose and take workmen and labourers, as many as shall be necessary, and set them to work at the king's wages, to buy, purvey and carry to the mines brushwood and timber as much as may suffice for the works, and to do what else may be desirable.

[*Ibid.*]

By K.

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Membrane 28—cont.

The like to the following :

James de Audelee of Helegh.	Richard Bemound.
Alan de Charleton.	John Bemound.
John de Ferers.	Robert Clotworthy.
Oliver Seint Johan.	William de Bury.
The prior of Pilton.	John de Bale.
William de Lussheote.	Simon atte Pitte.
William Brightlee.	

[*Ibid.*]

May 30. To John de Estbury escheator in Suthampton and Berkshire.
Westminster. Order not to intermeddle further with the undermentioned manors taken into the king's hand by the death of Thomas de Foxle, delivering the issues to Joan who was wife of Thomas ; as the king has learned by divers inquisitions, taken by the escheator, that Thomas at his death held the manor of Holshute co. Suthampton of the right of Joan, by a grant of the prior and convent of Merton made to Joan and to James de Wodestoke knight, late her husband, for term of their lives, and held jointly with Joan the manor of Mercham and Styvnyngton co. Berks of others than the king.

May 21. To William Fililode escheator in Northamptonshire. Order not to
Westminster. intermeddle further with the manor of Aston, which was taken into the king's hand by the death of John de Sutton of Duddeleye, delivering up the issues thereof ; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief, but held the said manor in his demesne as of fee of others than the king.

June 12. To John de Estbury escheator in Suthampton and Wilts. Order
Westminster. to take the fealty of Emma who was wife of Edmund Hakelut, according to the form of a schedule enclosed, and not to intermeddle further with the undermentioned manors, moiety and lands taken into the king's hand by her husband's death, delivering to her the issues thereof ; as the king has learned by divers inquisitions, taken by the escheator, that Edmund at his death held no lands in those counties in chief or of others in his demesne as of fee, but held the manors of Shipton and Snodynton co. Suthampton and a moiety of the manor of Eblesbourne co. Wilts in right of Emma, and certain lands in Swathelyngge co. Suthampton as dower of Emma by endowment of John Berenger her first husband, and that the moiety of the manor of Eblesbourne and the lands in Swathelyngge are held in chief, the manors of Shipton and Snodynton of others than the king.

June 3. To William de Neseefeld escheator in Yorkshire. Order to remove
Westminster. the king's hand from 14 acres of land of Robert Clervaus in Croft, and not to intermeddle further therewith, delivering up the issues from 10 August last ; as the king lately ordered the escheator to certify in chancery wherefore that land, which John de Walmyre deceased lately held for life, was by him taken into the king's hand, and the escheator returned that John was outlawed in the 22nd year of the reign at the suit of John son of Roger Derenloue in a plea of debt, whereby his lands were so taken by virtue of a writ of the Common Bench, and after, for that the escheator found by inquisition, before him taken by virtue of the said writ, that John held those 14 acres for

1360.

Membrane 28—cont.

life with remainder to Robert and his heirs, he so took the same, and that John de Walmyre died on 10 August last; and the king is aware that after the death of John that land ought not to pertain to him by reason of the outlawry.

May 30. To Thomas Saundres escheator in Herefordshire, Gloucestershire
Westminster. and the march of Wales adjoining. Order to pay to the constables and porters of the castles of Wyggenore, Wrathrennyon, Keventlees, Cammeron and Ewyas, the stewards, reeves and other officers and ministers of the lands of Roger de Mortuo Mari late earl of March, tenant in chief, which are in the king's hand by reason of his death and of the nonage of his heir, such wages as they used to take from the said earl, from the time of his death and henceforward so long as the same are in the king's hand and in the escheator's keeping, or until further orders. By K. and C.

MEMBRANE 27.

June 6. To the sheriff of Suthampton. Order to deliver by indenture to
Westminster. John de Stodeye the king's butler, or to his representative, 24 tuns of wine of Gascony, which the king lately ordered to be delivered by the butler to the sheriff for furnishing his castles of Porcestre and Winchester, to be sold by the butler, as the king has charged him so to do. By K.

June 20. To the sheriff of Norfolk. Order to cause a coroner to be elected
Westminster. in full county court; as the king being lately informed that Hamon de Barsham, one of the coroners for that county, was insufficiently qualified, ordered another to be elected in his stead, and the king has now learned that, by colour of that writ, the sheriff caused John Rous of Reynham, who is insufficiently qualified, to be chosen without the assent of the county and contrary to the form of the said writ.

June 22. To the justiciary and chancellor of Ireland for the time being.
Westminster. Whereas by the plaint of the prior and brethren of the Hospital of St. John of Jerusalem in Ireland it is shewn to the king that divers lands and rents of theirs and churehes to them appropriated, whereof contributions of money ought to be made to the master and convent of the Hospital of Rhodes (Rody) towards their maintenance, where large almsgiving is daily required, (which master and convent, with their retinue, maintain perpetual war against the enemies of the Christian faith for defence of holy church and relief of Christendom,) were secretly by the common seal of the said Hospital in Ireland eloiigned, aliened or for a long term demised to divers clerks and laymen at the time when brother John de Frowyk ruled the said Hospital in Ireland, whose power did not so far extend, wherefore such contributions cannot in these days be made, so that the war at Rhodes is ill supported, the said almsgiving withdrawn, and the maintenance of the brethren in Ireland (who hold there a good position for the repulse of the king's Irish enemies daily warring upon his liege people) much impaired: order to procure full information thereupon, by inquisition or otherwise, and to take order that so much of the sums for such sales, alienations and demises as yet remains payable be by the prior and convent paid again, and the

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Membrane 27—cont.

lands, rents and churches so aliened and demised be restored to them.

[*Fœdera.*]

June 22. To the treasurer and the barons of the exchequer. Order to stay their
Westminster. demand upon Richard de Ravensere the king's clerk, receiver of all moneys and goods which were of Isabel the queen mother deceased for the execution of her will, for an account of the said moneys and goods at the exchequer, and any proceedings whatsoever begun against him for that cause; as the king has appointed certain trusty persons to take his account. By K.

May 28. To the abbot and convent of Faversham, collectors in Canterbury
Westminster. diocese of the tenth last granted to the king by the clergy of the province of Canterbury. Order to apply all possible diligence to the speedy collection of the said tenth, so that one moiety thereof, payable at Midsummer next, may be fully paid at the exchequer on the octave of that feast at latest; as certain arduous business affecting the king and realm, which the king has much at heart, depends upon the speedy collection thereof. By K. and C.

[*Fœdera.*]

The like to the following :

The abbot and convent of Malmesbury, collectors in the archdeaconries of Berkshire and Wilts.

The abbot and convent of Serne, collectors in the archdeaconries of Dorset and Salisbury.

The prior of St. Guthlac, Hereford, collector in the whole diocese of Hereford.

The prior of Elsyngspytel, London, collector in the city of London.

The prior of St. Bartholomew Smythefeld, collector in the archdeaconries of Essex, Middlesex and Colcestre.

The prior and convent of the monastery of St. Mary Neeth, collectors in the whole diocese of Llandaff.

The abbot and convent of Langele, collectors in the whole diocese of Norwich.

The abbot of St. Peter, Salop, collector in the archdeaconries of Chester and Salop.

The prior of Makestok, collector in the archdeaconries of Coventry, Derby and Stafford.

The prior of Rochester, collector in the whole diocese of Rochester.

The prior and convent of St. Katherine without Lincoln, collectors in the archdeaconries of Lincoln, Stowe and Leycester.

The abbot and convent of St. James without Norhampton, collectors in the archdeaconries of Northampton, Huntingdon, Bedford, Buckingham and Oxford, and in the deanery of Roteland.

The abbot of Keynesham, collector in the whole diocese of Bath and Wells.

The abbot of Kymmer, collector in the whole diocese of Bangor.

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The prior of Worcester, collector in the archdeaconry of Worcester.

The abbot of Hayles, collector in the archdeaconry of Gloucester.

The prior of St. Thomas the Martyr, Haverford, collector in the archdeaconry of St. Davids.

The prior of Kedwelly, collector in the archdeaconry of Kermerdyn.

The prior of Brechon, collector in the archdeaconry of Brechon.

The prior of Cardygan, collector in the archdeaconry of Cardygan.

The abbot of Battle, collector in the whole diocese of Cicestre.

The collector in the archdeaconry of Surrey.

The collector in the archdeaconry of Winchester.

The collector in the county of Cornwall.

The collector in the county of Devon.

[*Ibid.*]

The like also to the collectors of the tenth granted by the clergy of the province of York, namely :

The abbot and convent of St. Mary York, collectors in the archdeaconries of York, Estrithing, Clyveland and Richemond.

The prior and convent of Thurgarton, collectors in the archdeaconry of Notyngnam.

The prior of the cathedral church of Durham, collector in the whole diocese of Durham.

[*Ibid.*]

June 25. Order to the sheriff of Kent to cause a coroner to be elected instead
Westminster. of John Cherleton the younger, who has no lands in that county.

June 23. Order to the sheriff of Hertford to cause a coroner to be elected
Westminster. instead of Thomas Cheynduyt, who is weak and aged.

June 16. Order to the sheriff of Lincoln to cause a coroner to be elected
Westminster. instead of William Bayard of Boston, who is insufficiently qualified.

June 10. To Thomas de Baddeby and his fellows, keepers of the liberty of
Westminster. Meath. Order to cause a seal for the government of that liberty, for the time it shall be in the king's hand, to be made and safe kept with them, and letters and writs touching that liberty to be sealed therewith. By K.

MEMBRANE 26.

June 22. To J. archbishop of Dublin. Whereas the king of his grace lately
Westminster. gave to the prior of the hospital of St. John of Jerusalem in Ireland, and to the brethren and convent of that order of Kilmaynan, the advowson of the church of Baliogary in the diocese of Dublin, to hold to them and their successors for ever, with licence to appropriate and hold the said church in aid of the maintenance of their convent, and for divine services and certain works of piety, and though the prior and brethren have appropriated and held the said church accordingly, have performed and do daily perform the services aforesaid, and have found a sufficient chaplain to hold the cure of the said

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Membrane 26—cont.

church according to the order and by assent of Alexander late archbishop of Dublin and of his chapters of Holy Trinity and St. Patrick Dublin, yet the archbishop by his own authority has divided the fruits of the said church in two parts, and has assigned a moiety or a third part at least to a chaplain there new placed of his will, contrary to the ordinance of his predecessor and to the will of the prior and brethren, as the king is informed: inhibition against any attempt to the prejudice of the king, or the diminution of the services and works of piety above mentioned.

June 20. To the justiciary and chancellor of Ireland. Order that, when any
Westminster. of the people of Ireland make complaint before the said justiciary and chancellor of their lands taken into the king's hand by untrue inquisitions or otherwise unlawfully, the justiciary and chancellor, summoning to them the treasurer of Dublin, the king's justices and serjeants, and others whom it shall seem good, and hearing reasons as well for the king as for the complainants, if they shall find that such lands were so taken without reasonable cause, shall cause full and speedy justice to be done touching the restitution thereof, such inquisitions or the king's commands notwithstanding, that no complaint come again to the king by their default whereby he must further vex them; as the king has heard of the complaint of his people there that when lands in Ireland are so taken by untrue inquisitions before the escheator or other ministers in Ireland, procured by malice, and those aggrieved sue for restitution before the justiciary and chancellor and the king's court in Ireland, the justiciary and chancellor have not cared to hear their complaints, admit their proofs, or do them justice without a mandate under the king's seal of England, wherefore they have prayed a remedy. By K. and C.

June 20. To the justiciary and chancellor of Ireland. Order to summon
Westminster. before them all the king's serjeants of fee in Ireland who have been disobedient to them and to the king's commands in those things which pertain to their office, and to address them touching their behaviour, and cause those found by due process not to have done their duty and to have been disobedient in executing the king's commands to be duly punished, their serjeanties to be seized into the king's hand, and order to be taken concerning the same for the king's advantage; as the king has been informed that some of the said serjeants, who are bound to execute his writs and commands in Ireland, are lukewarm, negligent and disobedient therein. By K. and C.

June 27. To the treasurer and the barons of the exchequer. Order to cause
Westminster. John de Bank, who was lately delivered to the custody of the constable of the Tower of London for certain contempts by him committed in the exchequer, to be brought again to the exchequer, and to be set free, after taking of him a reasonable fine; as he has undergone the pain of imprisonment. By K.
Mandate is pursuance to John de Bello Campo constable of the Tower or to his under constable. By K.

June 30. To the mayor and bailiffs of the town of Suthampton. Order to
Westminster. deliver to Hardelenus van de Heth, John Culpes and their fellows, merchants of Almain, or to their attorneys, 25 tuns and one pipe of

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Membrane 26 - cont.

woad, and 1,000 stone of weld ; as lately at the suit of the said merchants, shewing that they caused two ships of Lescluse in Flanders, one called *Wytecoft*, William Stunere master, the other *Seinte Annes ship*, John Sotard master, to be laded with the goods aforesaid in the port of Somme in Pikardy to be brought to Suthampton, and the mayor and bailiffs, pretending that the ships and goods were the goods of enemies, immediately on their reaching that port arrested them, the king appointed the sheriff of Suthampton and the said mayor to make inquisition by the oath of merchants, seamen and true men of the county, and by inquisition so taken it is found that the goods so arrested and detained are goods and chattels of the said merchants of Almain, and not of the king's enemies. By C.

To the bailiffs and true men of the town of Gloucester. Order, on pain of forfeiture, to cause so much of the walls and towers of that town as yet remains unrepaired to be made and repaired without delay, the truce with the king's adversaries of France or other colourable excuse notwithstanding ; as the king lately, while out of England, hearing that the walls and towers were ruinous, whereby damage and peril as well to the town as to the parts adjacent might probably happen in the king's absence by invasions of his enemies, ordered the bailiffs and men of the town to cause the same to be repaired without delay ; and though they caused the greater part to be repaired accordingly, yet for that a truce has now been proclaimed between the king and his said adversaries, they are not caring for the repair of that which remains, whereat the king is much surprised ; and because it is advisable that the town should be well fortified as well in time of peace as of war. By K.

June 20. To the justiciary of Ireland for the time being, or to his representative. Order to summon to him the chancellor and others of the Westminster. king's council of Ireland whom he shall think fit, and after viewing the fines and charters and hearing the plaint of Arnald son and heir of Eustace le Poer, to cause speedy justice to be done thereupon according to the law and eustom of Ireland, any commands to the justiciary or other the king's ministers addressed to the contrary notwithstanding ; as Arnald has shewn the king that, whereas Arnald le Poer his grandfather (whose heir he is) held in his life time divers lands in Ireland by fines and charters to him and the heirs of his body, and others to the heirs male of his body, the said lands after the death of Arnald the grandfather were taken into the king's hand by reason of the forfeiture of the said Eustace his son and heir, and that though Eustace could not forfeit lands so entailed, and Arnald his son has craved livery of the same from the justiciary as his right and heritage, some as son and heir of Eustace, some as cousin and heir of Arnald the grandfather, the justiciary, pretending divers writs of the king addressed to himself and other the king's ministers in Ireland, commanding them to hold no plea of lands seized into the king's hand by reason of forfeiture or escheat, has not cared to do anything at his suit, whereupon Arnald has petitioned the king for remedy.

June 16. To the same. Like order, after viewing a charter of King Edward Westminster. II ; upon the petition of Arnald son and heir of Eustace le Poer, shewing that the said late king by charter gave to Arnald le Poer his

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Membrane 26—cont.

grandfather (whose heir he is) the manors of Chastelwarny and Ogh-tirard, with lands and rents, to hold to Arnald the grandfather and the heirs male of his body, with the knight's fees, advowsons, mills, fisheries and other appurtenances, of the king by the service of two knight's fees, with reversion for lack of such heirs to the king, that Arnald the grandfather by virtue of that gift held the same during his life, and was thereof seised at his death, that after his death they were taken into the king's hand by reason of the forfeiture of Eustace son and heir of Arnald the grandfather, and that though Eustace could not forfeit manors so entailed, and Arnald has craved livery thereof as heir male descending from Arnald the grandfather, the justiciary, on the pretence above mentioned, has not cared to do anything at his suit.

MEMBRANE 25.

July 14. To the treasurer and the barons of the exchequer. Order to cause
Westminster. William de Herland to be discharged at the exchequer of a sum of 23*l.* 3*s.* 3¼*d.*, provided that he answer for the remaining 20*l.*; as for his industry about the making of stalls in the king's chapel of Westminster, the sale of the wood of Reyndon, and of the lop and crop of divers oaks bought for the king's use and by him sold, the king has pardoned William the sum aforesaid of the 43*l.* 3*s.* 3¼*d.* remaining of money by him received about the work and sales aforesaid. By K.

July 15. To Roger de Wolfreton escheator in Essex. Order not to inter-
Westminster. meddle further with a tenement called Glammylles in Felstede taken into the king's hand by the death of Alice wife of John de Naylynghurst, delivering the issues to John her husband; as the king has learned by inquisition, taken by the escheator, that Alice at her death held the premises in her demesne as of fee in chief by the service of finding a stable for one horse of the king's when he should pass through that country, and of paying the king 2*s.* 6*d.* a year by the hands of the sheriff for all service, and that John had issue by Alice, whereby the premises pertain to him by the courtesy of England.

July 13. To John de Estbury escheator in Wilts. Order to cause Edward
Westminster. le Botiller (brother and heir of Ralph son and heir of John le Botiller son and heir of Ralph le Botiller of Northbury) to have seisin of one toft, 90 acres of land, 4 acres of meadow, a certain pasture and 8*s.* of rent in Yatesbury held of the king in chief, which were taken into the king's hand by the death of Hawise who was wife of Ralph le Botiller of Northbury (grandfather of Edward), but not to intermeddle further with the manor of Salterton held of another than the king and likewise so taken, delivering the issues of that manor to Edward; as it is found by inquisition, taken by the escheator, that Hawise at her death held the premises in Yatesbury for life in dower of the endowment of her said husband, and the manor of Salterton jointly with her said husband, with reversion thereof and of the other premises to Edward; and on 14 August last Edward proved his age, and the king took his homage for all the lands of his heritage after the death of Ralph his brother.

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Membrane 25—cont.

To John atte Wode escheator in Salop. Order to cause Edward le Botiller to have seisin of the third part of the manor of Pulrebache, held of the king in chief by knight service, and taken into his hand by reason of the death of Hawise who was wife of Ralph le Botiller of Northbury; as it was found by inquisition, taken by the escheator, that Hawise at her death held that third part for life in name of dower of the heritage of her husband, and that Edward (brother and heir of Ralph son of John le Botiller son and heir of the said Ralph) is heir of Ralph the grandfather, and on 14 August last Edward proved his age, and the king took his homage [*as above*].

To John de Wyndesore escheator in Warwickshire. Order not to intermeddle further with the third part of the manor of Middelton, taken into the king's hand by the death of Hawise who was wife of Ralph le Botiller of Northbury, delivering up the issues thereof; as the king has learned by inquisition, taken by the escheator, that Hawise at her death held no lands in that county in her demesne as of fee in chief nor in service, but held that third part for life of another than the king.

To John atte Wode escheator in Staffordshire. Like order regarding the manor of Northbury; as the king has learned by inquisition, taken by the escheator, that Hawise at her death held no lands in that county in her demesne as of fee in chief nor in service, but held the said manor for life of another than the king.

To William de Otteford escheator in Bedfordshire. Like order regarding the manor of Hegham Gobion; as the king has learned by inquisition, taken by the escheator, that Hawise at her death held no lands in that county in her demesne as of fee in chief nor in service, but held the said manor for life of the heritage of Edward le Botiller.

July 10.
Westminster. To William de Hatton escheator in Sussex. Order to take an oath of Joan who was wife of William de Fyenles tenant in chief that she will not marry without the king's licence, and to assign her dower of the lands of her late husband, in presence of John de la Lee steward of the lands of Queen Philippa (to whom the King has committed the wardship of those lands until the lawful age of William's heir) or of his attorney, if he choose to attend, sending the same into chancery to be enrolled.

To John de Estbury escheator in Berkshire and Suthampton. Like order to assign dower to Joan who was wife of William de Fyenles, whose oath William de Hatton has been commanded to take.

July 4.
Westminster. To the mayor and sheriffs of London, receivers of the subsidy of 2s. the sack, 2s. the tun of wine and 6d. the pound of other merchandise in every the ports of England, granted for the expenses of men at arms and archers to sail for defence of the realm. Order to cause the 240*l.* which they have received of Frederick de Tilney and William de Spayne, late collectors of that subsidy in the port of Boston, to be brought to the exchequer without delay and delivered by indenture to the treasurer and chamberlains, for as much money chevised and paid by the king for such expenses. By K.

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Membrane 25—cont.

July 9. To John de Stodeye the king's butler or his representative in the
Westminster. port of London. Order to deliver to the abbot and convent of Beaulieu
Regis one tun of wine for the present year of the king's right prise in
that port to celebrate masses in their church; as King Henry III
by charter gave the abbot and convent one tun every year of his right
prise at Suthampton between Christmas and the Purification, and
because Henry Pycard late butler (whom the king many times com-
manded to cause them to have one tun for last year in the port of
Suthampton) has certified in chancery that he could not intermeddle
with the king's right prise in that port for that the king has given to
Queen Philippa all his prise of wines therein, wherefore the king
ordered Henry or his representative in the port of London to deliver
one tun for last year in that port.

June 30. To Richard de Ravensere the king's clerk, keeper of the hanaper
Westminster. of chancery. Order to pay to William bishop of Winchester the chan-
cellor 22*l.* 3*s.*, which he has paid for the livery of the clerks of chancery
for the winter season last and for this summer season over and
above the accustomed fee because of the dearness of cloth, fur and
sendal, taking his acquittance. By K.

July 19. To John Broke and his fellows collectors in Buckinghamshire of a
Westminster. moiety of the tenth and fifteenth lately granted by the commons of
England. Order to pay to the king's clerk John de Bukyngham, keeper
of the privy seal, in part of his wages and those of men at arms, armed
men and archers of his retinue, the 120*l.* which the king commanded
them to bring to the receipt of the exchequer on Monday after St.
James the Apostle next, of moneys appointed, and chevised by the
king, for the expenses of men at arms, armed men and archers to sail
for defence of the realm while the king was over sea. By K.

The like to William de Enefeld and his fellows, collectors in Essex,
for 240*l.*

The like to John de Lyons and his fellows, collectors in North-
amptonshire, for 360*l.* which the king commanded them to bring on
the morrow of St. Peter's chains.

MEMBRANE 24

July 3. To John atte Wode escheator in Salop, Staffordshire and the march
Westminster. of Wales adjacent. Notification that, of the lands of Roger de Mortuo
Mari late earl of March, tenant in chief in England and Wales, in the
king's hand by his death and by reason of the nonage of his heir, the
king has assigned to Philippa late wife of the said earl, whose oath
he has taken that she will not marry without licence, the manor of
Staunton Lacy co. Salop to the value of 30*l.*, the castle, town and lord-
ship of Mont Gomeri with the hundred of Chirbury in that county and
the march to the value of 13*l.* 6*s.* 8*d.* beyond the yearly farm of 85
marks due to the king during the life of William fitzWaryn and after his
death to Edward prince of Wales and his heirs, the castle of Delvayn
with New Town and the cantred of Kedewyng in Wales to the value of
210*l.*, the commote of Kery in Wales to the value of 84*l.*, the manor
of Cleobury co. Salop to the value of 46*l.* 13*s.* 4*d.*, the manor of Beau-
lieu co. Salop to the value of 13*l.* 6*s.* 8*d.* beyond 100*s.* due thereof

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Membrane 24—cont.

yearly to Gillot Daufrik for his life, the manor of Erneводе co. Salop to the value of 12*l.* 2*s.* 6*d.*, the manor of Huggeleye co. Salop to the value of 15*l.*, the manor of Arleye co. Stafford to the value of 23*l.*, the manor of Orleton co. Hereford to the value of 60*l.*, the manor of Ereslane co. Hereford to the value of 30*l.*, the manor of Wolfrelowe co. Hereford to the value of 6*l.* 13*s.* 4*d.*, the manor of Marcle co. Hereford to the value of 20*l.* beyond 33*l.* 6*s.* 8*d.* yearly due to John de Mortuo Mari for his life, the manor of Wynfretton co. Hereford to the value of 20*l.*, the manor of Mawardyn co. Hereford to the value of 26*l.* 13*s.* 4*d.* beyond 33*l.* 6*s.* 8*d.* likewise due yearly to the said John for life, the castle and lordship of Nerberth in Wales to the value of 47*l.* 7*s.* 7½*d.*, the manor and lordship of Pullyth in Wales to the value of 50*s.*, and the manors of Briggewater, Milverton and Odecombe co. Somerset, with the castle and all that part of the town of Briggewater and all that the earl in his lifetime had in that town, to the value of 68*l.* 6*s.* 8*d.* a year beyond 100*s.* due yearly to Matthew de Clyvedon for his life, to hold in dower, rendering yearly to the king during the life of William fitz Waryn, and after his death to the said prince and his heirs, the said 85 marks of the castle, town and lordship of Mont Gomeri, and to the said Gillot, John and Matthew for their lives, to the king after their deaths until the lawful age of the heir, and thenceforward to the said heir the yearly sums due of the several manors above mentioned, and also during a term of 8 years to William bishop of Winchester, Ralph Spigurnel knight, John de Bisshopeston clerk, John de Laundels and John Gour (to whom the king has committed the wardship of certain lands of the said late earl for that term), to the king after that term until the lawful age of the heir, and thenceforward to the said heir, 17*s.* 9½*d.* a year, the excess of her dower: and order to deliver in dower to the said Philippa the town, manors, lordships, cantred and commote in his bailiwick. By C.

To Thomas Saundes of Neubold escheator in Herefordshire and the march of Wales adjacent. Order to deliver in dower to the said Philippa the manors of Orleton, Ereslane, Wolfrelowe, Marcle, Wynfretton and Mawardyn in his bailiwick, which the king has assigned to her among other lands of her late husband. By C.

The like to John de Bekyton escheator in Somerset, concerning the manors of Briggewater, Milverton and Odecombe, with the castle and all that part of the town of Briggewater.

July 10. To John de Estbury escheator in Berkshire, Wilts and Suthampton.
Westminster. Order not to intermeddle further with the undermentioned manors, messuage, land, rent, fees and advowsons taken into the king's hand by the death of Gerard de Insula, delivering up the issues; as the king has learned by divers inquisitions, taken by the escheator, that Gerard at his death held no lands in those counties in chief in his demesne as of fee, but held the manor of Dordewell and 11*l.* of yearly rent in Ordeston co. Berks, the manor of Chilton Foliot with the advowson of the church, and 4 marks of yearly rent in Cherleton by Hungerford co. Wilts jointly with Elizabeth his wife, one messuage, one carucate of land, 23 acres of meadow and 10 acres of pasture in Fersshedon by Esthrop in the hundred of Heighworth co. Wilts jointly with the said Elizabeth and Henry their son, and the manors of Bromlegh and Abbodeston, 13½ knights' fees and the advow-

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Membrane 24—cont.

sons of the church of Abbodeston and of the chapel of Basyng co. Suthampton as of the dower of Elizabeth, by endowment of Edmund son and heir of Hugh de Sancto Johanne knight formerly her husband, and that the manor, knights' fees and advowsons of that dower are held in chief, the other manors and lands of others than the king.

July 9. To John de Estbury escheator in Oxfordshire. Order not to inter-
Westminster. meddle further with the manor and advowson of Hampton atte Brigge, which were taken into the king's hands by the death of Henry de la Poille, delivering the issues to Elizabeth late his wife; as the king has learned by inquisition, taken by the escheator, that Henry at his death held no lands in that county in his demesne as of fee in chief nor of others, but held the premises jointly with Elizabeth in chief by the service of half a knight's fee, by fine levied in the king's court with his licence, and the king has taken the fealty of Elizabeth.

June 12. To John de Estbury escheator in Suthampton and Wilts. Order not
Westminster. to intermeddle further with the undermentioned manors and lands taken into the king's hand by the death of Edmund Hakelut, delivering the issues to Emma late his wife; as the king has learned by divers inquisitions, taken by the escheator, that Edmund at his death held no lands in those counties in his demesne as of fee in chief nor of others, but held the manors of Shipton and Snodynton co. Suthampton and a moiety of the manor of Eblesbourne co. Wilts as of the right of Emma, and certain lands in Swathelyngge co. Suthampton as of her dower by the endowment of John Berenger her first husband, and that the moiety of Eblesbourne and lands in Swathelyngge are held in chief, the other manors of others than the king.

July 11. To the sheriff of Surrey. Order to cause certain goods and chattels
Westminster. of William de Cusancia late dean of the king's free chapel of St. Martin le Grand London, by him lately arrested in the manor of Whaddon, to be delivered by indenture to William de Wykham now dean of that chapel, for supplying the stock and repairing the defects thereof; as by inquisitions, taken by the king's command after the death of the said late dean by Peter de Wotton and other lieges touching defects in the said chapel, the churches, manors and lands to the deanery pertaining, it is found that they need repair to the value of 86*l.* 13*s.* 4*d.*, and that the lack of the stock which every dean is bound to leave in the manors and lands is taken at 19*l.* 10*s.* 8*d.*, and by another inquisition, likewise taken by the sheriff, that he has arrested goods and chattels which were of the late dean in the said manor at his death to the value of 53*l.* 12*s.* 4*d.*, and the king would preserve unimpaired the rights of that deanery, being of the foundation of his progenitors and of his own patronage, the jurisdiction whereof in all things pertains to himself.
By K.

MEMBRANE 23.

July 1. To the treasurer and the barons of the exchequer. Whereas on 6 June
Westminster. in the 30th year of his reign the king of his favour, at the petition of Robert bishop of Salisbury and of Roger de Mortuo Mari late earl of March, pardoned the commonalty of the city of Salisbury the 3,000

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Membrane 23—cont.

marks whereby they made fine with him for certain trespasses and contempts, whereof certain men of that city, being convicted before William de Thorp and his fellows, justices late appointed of oyer and terminer, submitted themselves to the king's grace, as in the patent is contained; and now it is shewn the king on their behalf that process is begun against the said William for sending estreats of that fine to the exchequer to charge the said commonalty with 300 marks for the queen's gold by reason thereof, whereupon they have petitioned for remedy; and whereas of his certain knowledge it was and is the king's intention that the commonalty and all the men thereof be wholly discharged: order to stay the process aforesaid, and to cause them to be altogether discharged as well of the fine as of the queen's gold, and of all else concerning the same. By K.

July 2. To William de Otteford escheator in Cambridgeshire and Huntingdonshire. Order to cause Hugh, son and heir of Alan la Zousch tenant in chief, to have seisin of all the lands whereof his father at his death was seised in his demesne as of fee; as Hugh has proved his age before Leo de Perton escheator in Worcestershire, and the king has taken his homage. By p. s. [24688.]

The like to the following:

William de Hatton escheator in Surrey and Sussex.

John de Wyndesore escheator in Leicestershire.

June 16. To Roger de Wolfreton escheator in Essex. Order not to distrain Thomas de Veer, son and heir of John de Veer late earl of Oxford tenant in chief, for his homage and fealty; as on 30 March last the king of his favour, and for that Thomas was abiding beyond the seas on the king's service, respited his homage and fealty until Michaelmas next, and ordered him to have livery of the lands of his father, and now the king has taken his homage and fealty. By p.s. [24629.]

The like to John de Estbury escheator in Berkshire.

June 26. To the collectors in the port of London of the subsidy of 2s. the sack of wool, 2s. the tun of wine and 6d. the pound of other merchandise. Order to stay altogether the levying and collection of that subsidy, as it was granted for finding a certain navy, men at arms and archers to sail by reason of danger feared from the invasions of the king's enemies while he was without the realm, and now a truce has been made between the king and his cousin of France.

By K. and C.

[*Foedera.*]

The like to the collectors in 57 other ports, including Bristol and places from thence to Brigewater on the one hand and to Gloucester on the other.

[*Ibid.*]

July 17. To the sheriff of Bedford. Order to cause all the lands, goods and chattels of John Avenel deceased, which were taken into the king's hand by the sheriff, with knight's fees and advowsons thereto belonging and all the issues thereof from the time they were so taken, to be delivered to Warin Bassyngbourne of Wynpol knight and Mary his wife; as the king lately caused the premises to be so taken as well by reason of certain debts and accounts wherein John at his death was said to be bound to the king as for restitution of one ship

1360.

Membrane 23—cont.

of an alien merchant taken at sea in time of truce by William de Rouseby his servant, whereof John was convicted before the council, and since no man is pursuing for such restitution, and by certificate of the treasurer and the barons of the exchequer and of the chamberlains it is found that John was not bound in any debts or accounts save only in 8*l.* 18*s.* which he had at the receipt of the exchequer for his wages and those of men at arms and archers abiding with him in the king's service while he was captain of Brittany, and it is certain that he there abode with divers men a great while, and if account be thereof taken little or nothing would be due thereupon to the king, and for 40*l.* which the said Warin and Mary daughter of John (believing that John son and heir of the said John died in foreign parts, and that the said Mary was heir of her said father) have granted that they will pay, and for payment of which Master John Blanchard and Thomas de Eston on 16 July last made a recognisance in chancery, the king has pardoned the debt and account aforesaid. By K. and C.

The like to the following :

The sheriff of Norfolk and Suffolk.

The sheriff of Suthampton.

The sheriff of Wilts.

Roger de Wolfreton escheator in Norfolk and Suffolk.

The like to the sheriff of Cambridge, saving to the king his presentation to a mediety of the church of Gamelyngeye lately made by reason of those lands being in his hand. By K. and C.

The like to William de Otteford escheator in Cambridgeshire and Bedfordshire.

June 2. To the treasurer and the barons of the exchequer. Order to stay Westminster. the demand made upon Master Richard de Thormerton late the king's proctor in the court of Rome for the 66*l.* 13*s.* 4*d.* delivered to him at the receipt of the exchequer in advance upon his fee which he used to take of the king yearly in that office, and to cause him to be altogether discharged thereof. By K.

MEMBRANE 22.

July 10. To Edmund de Northtoft, William de Enefeld, John Rokell and Westminster. William de Rokeswell. Whereas lately the commons of the counties, cities and boroughs of England, in presence of certain lieges appointed by the king, considering the perils to be feared by the invasions of his enemies while the king was without the realm, to resist their malice, granted a fifteenth of the counties and a tenth of the cities and boroughs to be levied of all persons (except the nobles, knights and esquires who crossed the seas in the king's company at his last passage and were abiding in his army abroad) privileges, charters and liberties notwithstanding, in like manner as the former tenth and fifteenth, that one moiety should be collected without delay, and the moneys thereof arising should be applied to the expenses of men at arms and archers and of ships for defence of the realm by sea and land and to no other purpose, and that the collection of the other moiety should be suspended until like need should occur, and in case such perils should cease, then all moneys so collected should be by the collectors repaid to those who paid them by view of the arrayers and other true men of the counties, and the collectors should not be bound to account for the same at the exchequer or elsewhere in the king's

1360.

Membrane 22—cont.

court, but should account before the said arrayers and true men or their deputies; and whereas the king appointed the above named Edmund and his fellows to levy and collect a moiety of such sum as at the grant of the former tenth and fifteenth was levied in the cities, boroughs and towns of Essex, and after, on hearing reports that the said enemies entering the realm burned the town of Wynchelse and returned to sea for the collection of a greater fleet to commit therein worse mischief, the king caused two fleets, of the west and of the north, to be furnished with men at arms, armed men and archers and sent to sea for defence of the realm to repulse those enemies, and for that few men of the counties named came according to notice to the places appointed to sail therein, and because for the urgency of the need (whereon peril of the subversion or loss of the whole realm seemed to turn) the king could not send again to distant places to seek for men, he caused great number of such men to be hired in neighbouring parts for furnishing the said ships, and their wages to be paid of moneys chevised for that purpose, and when the ships returned from that voyage, in order that the commons (to whom the king is much indebted for their services in his absence and their pains and expense) might know how the moneys arising from the tenth and fifteenth were spent, so that if aught should remain over it should be repaid to them according to the grant, he caused of every county one of the arrayers, one of the collectors and one other true man to be summoned to Westminster on the morrow of Midsummer; and an account being taken between the arrayers, collectors and true men in the presence of certain of the council (by the council deputed at their instance) of the sums paid for the wages aforesaid as well by the king as by the collectors, of the sums allowed to the arrayers, collectors and men so coming to Westminster, and of the sums repaid by divers counties by reason of the said cheise, out of the moiety of the tenth and fifteenth in Essex, amounting to 61*l.* 7*s.* 9½*d.*, 240*l.* of the money paid for wages by the king, falling to that county according to an apportionment then made among the several counties, are yet to be paid to the king, 4*l.* to Edmund and his fellows, to John de Boys one of the arrayers of that county 21*s.*, and to Thomas Tirel coming to Westminster for that county on the aforesaid day 10*s.*, for their pains and expenses, and so 216*l.* 10*s.* 9½*d.* remain to be repaid to the men of the county: order to cause as well the 240*l.* yet to be paid to the king as the 111*s.* to be paid to themselves and to the said John and Thomas, if not yet levied, to be levied without delay, to have the 240*l.* at the receipt of the exchequer by Monday after St. James the Apostle next at latest, there to be delivered to the treasurer and chamberlains, to retain the 4*l.* for their pains, deliver to John the 21*s.* and to Thomas the 10*s.*, and to distribute the residue, namely 216*l.* 10*s.* 9½*d.* (if levied), *pro rata* among every the townships of the county by view of John de Sutton, John de Coggeshal and John de Bampton or two of them, if any be not levied making allowance to every township in which the levy and collection of the whole or of part has yet to take place for the portion falling to the same.

By K. and C.

[*Fœdera.*]

The like to the following:

To John Malyns the elder, William Mordaunt, John Alsay and John Sporn in Bedfordshire, to deliver 167*l.* at the receipt

1360.

Membrane 22—cont.

- of the exchequer, to keep 50s. for their expenses as collectors, pay 28s. to John de Meperteshale one of the arrayers and 10s. to John de Middelton, and repay 36*l.* 10*s.* 8*d.* (residue of the moiety, which amounts to 337*l.* 8*s.* 8*d.*) by view of the prior of Newenham, Peter de Salford and John Mareschal.
- To Alan Carbonell, Robert de Craunford, Ralph Welshe and John de Broke in Buckinghamshire, to deliver 120*l.* at the receipt of the exchequer, to keep 50s., pay 21s. to John de Hampden one of the arrayers and 10s. to William de Hatfeld, and repay 40*l.* 9*s.* 8*d.* (residue of the moiety, which amounts to 344*l.* 2*s.* 8*d.*) by view of the abbot of Nuttele, John de Hampden and John Bruyn.
- To Edmund de Stapelgate, John Broscombe and William Symme in Kent, to deliver 100*l.* at the receipt of the exchequer, to keep 100s., pay 21s. to Thomas Colepeper one of the arrayers and 14s. to Thomas de Lodelowe, and repay 655*l.* 17*s.* 5 $\frac{3}{4}$ *d.* (residue of the moiety, which amounts to 963*l.* 13*s.* 5 $\frac{3}{4}$ *d.*) by view of the prior of Christ Church Canterbury and Roger de Northwode.
- To Ralph Thurbarn, John de Witewell, Nicholas Slifeld and Peter Seymor in Surrey, to deliver 34*l.* at the receipt of the exchequer, to keep 5 marks, pay 18s. to William Neudegate one of the arrayers and 10s. to John Stoket, and repay 152*l.* 2*s.* 2 $\frac{3}{4}$ *d.* (residue of the moiety, which amounts to 292*l.* 2*s.* 2 $\frac{3}{4}$ *d.*) by view of the prior of Merton, Roger Husee and Simon de Codyngton.
- To Richard de Hurst, John Weyvill, Henry Michelgrave and Thomas Wheghelton in Sussex, to deliver 196*l.* at the receipt of the exchequer, to keep 5 marks, pay 24s. to Roger Dallyngrugge one of the arrayers and 12s. to a man who came to Westminster as aforesaid, and repay 368*l.* 2*s.* 10 $\frac{1}{2}$ *d.* (residue of the money, which amounts to 552*l.* 3*s.* 10 $\frac{1}{2}$ *d.*) by view of Richard earl of Arundell, Michael de Ponyngges and John de Bohun of Midhirst.
- To John atte Pirye, Bartholomew Wodeton, Roger Legat and Hugh Lambyn in Middlesex, to deliver 60*l.* at the receipt of the exchequer, to keep 40s., pay 36s. to John Bray one of the auditors of their account and one of the arrayers, and repay 40*l.* 10*s.* 5 $\frac{3}{4}$ *d.* (residue of the moiety, which amounts to 170*l.* 19*s.* 9 $\frac{3}{4}$ *d.*) by view of the abbot of Westminster John Bray and Thomas Frowyk.
- To Thomas Abyndon, John Baldewyn, Roger Hothot and John Henry of Baldok in Hertfordshire, to deliver 45*l.* at the receipt of the exchequer, to keep 5 marks, pay 52s. to one of the auditors of their account and one of the arrayers and 10s. to Thomas de Godesfeld, and repay 24*l.* 11*s.* 7 $\frac{1}{4}$ *d.* (residue of the moiety, which amounts to 305*l.* 21 $\frac{1}{4}$ *d.*) by view of the abbot of St. Albans, John atte Lee and Hugh fitz Symond.
- To John de Lyouns knight, Andrew Landwath, John de Bretele and John de Wakerle in Northamptonshire, to deliver 360*l.* at the receipt of the exchequer on the morrow of St. Peter's chains, to keep 4*l.*, pay 27s. to Nicholas de Bliseworth one of the arrayers, 16s. to John Geffroun, and 28s. to John de

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Membrane 22—cont.

Lyouns knight one of the auditors of their account, and repay 79*l.* 15*s.* 11*d.* (residue of the moiety, which amounts to 580*l.* 10*s.* 3*d.*) by view of the abbot of Peterborough, Henry Grene and John de Harewedon.

MEMBRANE 21.

- To William Flemmyng and Thomas Piers in Roteland, to deliver 52*l.* at the receipt of the exchequer, to keep 33*s.* 4*d.*, pay 21*s.* to William Flemmyng one of the arrayers, and 12*s.* to Robert de Luffenham, and repay 7*l.* 12*s.* 3¼*d.* (residue of the moiety, which amounts to 107*l.* 19*s.* 3¼*d.*) by view of the prior of Landa and William Wade.
- To John Mundy, John Fermer and Robert Haffont of Oxford in Oxfordshire, to deliver 200*l.* at the receipt of the exchequer, to keep 100*s.*, pay 36*s.* to Thomas de Langele knight one of the arrayers, and 14*s.* to a man coming to Westminster, and repay 117*l.* 12*s.* 9*d.* (residue of the moiety, which amounts to 701*l.* 15*s.* 9*d.*) by view of the abbot of Oseneye, Ed[mund] de Malyns and John Laundels.
- To William Noioun, Peter Achard and Robert de Worth in Berkshire, to deliver 160*l.* at the receipt of the exchequer, to keep 5 marks, pay 21*s.* to John Beket one of the arrayers and 10*s.* to John Mary, and repay 137*l.* 14½*d.* (residue of the moiety, which amounts to 518*l.* 22½*d.*) by view of the abbot of Redynges, Ralph de Greye and Thomas Pentelowe.
- To Robert de Burton, Oliver Russel, John atte Mersshnull and Edmund Husee in Wilts, to deliver 360*l.* at the receipt of the exchequer, to keep 4*l.*, and repay 197*l.* 15*s.* 11¾*d.* (residue of the moiety, which amounts to 797*l.* 16*s.* 9¾*d.*) by view of the bishop of Salisbury, John de Roches and Robert de Remesbury.
- To Richard de Clodeshale, Alexander de Berchedon, William Botoner and Richard de Stok in Warwickshire, to deliver 260*l.* at the receipt of the exchequer, to keep 5 marks, pay 30*s.* to Nicholas Michel one of the arrayers, 16*s.* to John Hokle, and repay 21*l.* 19*s.* 9¾*d.* (residue of the moiety, which amounts to 420*l.* 19*s.* 1¾*d.*), by view of the prior of Coventre.
- To John Charnels clerk and Thomas Mallesores knight in Leicestershire, to deliver 196*l.* at the receipt of the exchequer, to keep 60*s.*, pay 28*s.* to John Charnels one of the auditors, and repay 78*l.* 8*s.* 5¼*d.* (residue of the moiety, which amounts to 378*l.* 16*s.* 5¼*d.*) by view of the abbot of Leicester, the abbot of Croxton and Simon Pakeman.
- To Thomas de Overton, Stephen de Welewyk and John de Todeworth in the county of Suthampton, to deliver 100*l.* at the receipt of the exchequer, to keep 100*s.*, pay 48*s.* to Henry Sturmy one of the arrayers and auditors and 16*s.* to John Forster, and repay 385*l.* 14*s.* 1¼*d.* (residue of the moiety, which amounts to 593*l.* 18*s.* 1¼*d.*) by view of the prior of St. Swithun, John de Wynton and Henry Sturmy.
- To Ivo de Chiltecombe, Richard Peverel, John Antioche and William Clavill atte Quare in Dorset, to pay 180*l.* at the

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Membrane 21—cont.

- receipt of the exchequer on Monday after St. Lawrence, to keep 5 marks, pay 30s. to John de Munden one of the arrayers, and 16s. to Roger Manyford, and repay 140*l.* 22 $\frac{1}{4}$ *d.* (residue of the moiety, which amounts to 425*l.* 14s. 6 $\frac{1}{4}$ *d.*) by view of the abbot of Shirburn, Richard de Turbervill and John de Munden.
- To Roger Pipercl and Thomas Affatoun in Devonshire, to deliver 160*l.* at the receipt of the exchequer, to keep 100s., pay 45s. to Richard Chaumberleyn one of the arrayers and 20s. to William Wyk, and repay 165*l.* 5s. 10*d.* (residue of the moiety, which amounts to 476*l.* 17s. 6*d.*) by view of Hugh de Courtenay earl of Devon, Richard de Brankescombe and Henry de la Pomeray knights.
- To William Lambron and John Penhigard in Cornwall, to deliver 140*l.* at the receipt of the exchequer, to keep 4*l.*, pay 45s. to Hugh Lambron one of the arrayers and 24s. to John Tremayn, and repay 91*l.* 19s. 10 $\frac{1}{2}$ *d.* (residue of the moiety, which amounts to 239*l.* 8s. 10 $\frac{1}{2}$ *d.*) by view of the prior of Launceneton, William Bodryugan and John Dabernoun.
- To William Mangeaunt, John de Calwehull, Walter Helyoun and Thomas de Asshford in Herefordshire, to deliver 120*l.* at the receipt of the exchequer, to keep 50s., pay 36s. to Hugh de Moneton one of the arrayers and 20s. to Richard de Frome, and repay 26*l.* 13s. 7 $\frac{1}{2}$ *d.* (residue of the moiety, which amounts to 218*l.* 12s. 11 $\frac{1}{2}$ *d.*) by view of Richard de la Bere, Richard Baskervill and William Frome.
- To Thomas Underhull, Geoffrey Aylwyne, John Hathewy and Richard de Ryvers in Gloucestershire, to deliver 500*l.* at the receipt of the exchequer, to keep 100s., pay 33s. to Walter Hurst one of the arrayers and 16s. to Thomas Stoke, and repay 150*l.* 5s. 5 $\frac{1}{2}$ *d.* (residue of the moiety, which amounts to 821*l.* 3 $\frac{1}{2}$ *d.*) by view of the abbot of Gloucester, the prior of Lanthony and Robert de Hildesle.
- To Thomas de Luttelton, Richard de Lonch, William Cartere and Thomas Tolwardyn in Worcestershire, to deliver 140*l.* at the receipt of the exchequer, to keep 60s., pay 33s. to Thomas le Botiller one of the arrayers and 18s. to Reynold de Hambury, and repay 52*l.* 7s. 1 $\frac{1}{4}$ *d.* (residue of the moiety, which amounts to 252*l.* 8s. 11 $\frac{1}{4}$ *d.*) by view of the abbot of Evesham, the prior of Worcester and John Musard.
- To John de Acton, Richard Husee, Reynold de Hay and Richard Tristram in Salop, to deliver 200*l.* at the receipt of the exchequer, to keep 60s., pay 30s. to Edward de Acton one of the arrayers and 21s. to John de Acton one of the auditors, and repay 116*l.* 15s. (residue of the moiety, which amounts to 322*l.* 6*d.*) by view of the abbot of Shrewsbury, the abbot of Bildewas and the prior of Hame.
- To John Swynnerton of Hulton, Hugh Snel, John Outred and Henry de Puys in Staffordshire, to deliver 192*l.* at the receipt of the exchequer, to keep 60s., pay 45s. to Richard de Somerford one of the arrayers and auditors and 16s. to Henry de Puys, and repay 89*l.* 18s. 1 $\frac{3}{4}$ *d.* (residue of the moiety,

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Membrane 21—cont.

- which amounts to 287*l.* 19*s.* 1 $\frac{3}{4}$ *d.*) by view of the abbot of Burton upon Trent, Richard de Stafford and Roger de Aston.
- To Robert de Twyford knight, William de Gray knight, Thomas Bakepuys and John Foljaumbe in Derbyshire, to deliver 180*l.* at the receipt of the exchequer, to keep 50*s.*, pay 44*s.* to Robert de Twyford knight one of the arrayers and 41*s.* to William de Wakebrugg one of the auditors, and repay 48*l.* 17*s.* (residue of the moiety, which amounts to 235*l.* 12*s.*) by view of the abbot of Derley and Hugh de Menill.
- To Thomas Newemarehe knight, Thomas de Nevill knight, John de Lanum and William Crescy in Nottinghamshire, to deliver 210*l.* at the receipt of the exchequer, to keep 4*l.* 6*s.* 8*d.*, pay 44*s.* to Richard de Grey knight one of the arrayers and 20*s.* to William de Wakebrugg, and repay 62*l.* 10*s.* 5 $\frac{1}{2}$ *d.* (residue of the moiety, which amounts to 353*l.* 13 $\frac{1}{2}$ *d.*) by view of the prior of Thurgerton, John de Lyseux and Geoffrey de Staunton.
- To Thomas Denebaud, Robert de Chippele, Edmund de Lyons and Henry de Ford in Somerset, to deliver 260*l.* at the receipt of the exchequer, to keep 100*s.*, pay 24*s.* to Edmund de Glindon one of the arrayers and 12*s.* to a man who came to Westminster, and repay 210*l.* 7*s.* 5 $\frac{1}{2}$ *d.* (residue of the moiety, which amounts to 685*l.* 12*s.* 11 $\frac{1}{2}$ *d.*) by view of the abbot of Glastonbury, John de Clyvedon and Walter de Rodeneye.

MEMBRANE 20.

- July 10. To Henry duke of Lancaster. Like order to cause 100*l.* to be
Westminster. delivered at the receipt of the exchequer on Monday before St. Lawrence, to cause 60*s.* to be paid to the collectors for their pains, and 85*l.* 14*s.* 8 $\frac{3}{4}$ *d.* (residue of the moiety of the tenth and fifteenth) to be repaid by view of trusty persons; reciting the king's order to the duke to cause collectors to be appointed for levying a moiety of the tenth and fifteenth in the duchy, and that the said moiety amounts to 188*l.* 14*s.* 8 $\frac{3}{4}$ *d.* By K. and C.

To William de Laund and William de Sancto Botulpho in the parts of Kesteven in Lincolnshire. Order to pay, of 360*l.* apportioned to the parts of Kesteven, 163*l.* 2*s.* to John de Wesenham commander of the northern fleet, in part satisfaction of 4,500*l.* due to him for wages and divers other expenses, (whereof, before any is paid to the said John, it is the king's will that payment be made by the collectors in presenee of John or his deputy to all of whom provisions were by him taken for the voyage,) to have 196*l.* 18*s.* thereof at the receipt of the exchequer on Monday before St. Lawrence, to keep 100*s.* for their pains, to deliver 42*s.* to William de Laund one of the arrayers, and repay 109*l.* 15*s.* 2 $\frac{1}{2}$ *d.* (residue of the moiety, which amounts to 466*l.* 17*s.* 2*d.*) by view of Gilbert de Umframvill earl of Angos, William de Colvill and William de Sancto Botulpho.

The like to the following :

- To John de Boys, Robert de Elkynton and William Wacelyn in the parts of Lyndeseye in Lincolnshire, to pay 577*l.* 18*s.* to John de Wesenham, to deliver 62*l.* 2*s.* at the receipt of the exchequer, to keep 100*s.*, pay 68*s.* to John de Boys one

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Membrane 20—cont.

of the auditors, and repay 14*l.* 13*s.* 5 $\frac{3}{4}$ *d.* (residue of the moiety, which amounts to 763*l.* 17 $\frac{3}{4}$ *d.*) by view of the abbot of Thorneton, Thomas de Fulnethy and William de Stayne.

To William de Surflet and Thomas de la Laund in the parts of Holand in Lincolnshire, to pay 161*l.* 8*s.* 8*d.* to John de Wesenham, to deliver 98*l.* 11*s.* 4*d.* at the receipt of the exchequer, to keep 5 marks, pay 42*s.* to William de Surflet arrayer and one of the auditors, and repay 67*l.* 7*s.* 2*d.* (residue of the moiety, which amounts to 332*l.* 15*s.* 10*d.*) by view of the prior of Spaldyng, Saier de Rocheford and Lawrence de Leek.

To Peter de Bedyngfeld knight, Robert de Saxam, John de Freston and Roger Chaumberleyn in Suffolk, to pay 50*l.* to John de Wesenham, to keep 100*s.*, pay 29*s.* to Gilbert de Debenham arrayer and one of the auditors, and 16*s.* to Philip Deneys, and repay 172*l.* 7*s.* 6 $\frac{1}{4}$ *d.* (residue of the moiety, which amounts to 719*l.* 12*s.* 6 $\frac{1}{4}$ *d.*) by view of the abbot of St. Edmund.

To Robert Burstelere, James de Grantsete and John de Ellesworth in Cambridgeshire, to pay 140*l.* to John de Wesenham, to keep 5 marks, pay 20*s.* to Henry de Colvyll arrayer and 8*s.* to Thomas Tyrel, and repay 106*l.* 13*s.* 11 $\frac{1}{4}$ *d.* (residue of the moiety, which amounts to 505*l.* 15*s.* 3 $\frac{1}{4}$ *d.*) by view of the prior of Ely, John Cheyne and John de Lyouns.

To Richard de Eye and Robert Waryn in Huntingdonshire, to pay 75*l.* to John de Wesenham, to keep 5 marks, pay 27*s.* to Richard Alberd one of the arrayers and 16*s.* to William Castel, and repay 21*l.* 12*s.* 3 $\frac{1}{4}$ *d.* (residue of the moiety, which amounts to 222*l.* 3*s.* 11 $\frac{1}{4}$ *d.*) by view of the prior of Huntyngdon, John de Pappeworth and Nicholas Styuecle.

To Thomas de Sancto Omero, John de Colby, William Clere and John son of Thomas de Weston in Norfolk. Like order to levy 91*l.*, whereof 58*l.* 2*s.* has been assigned to Robert Monk for wages of men at arms and archers in his ship with him in the northern fleet, to have 32*l.* 18*s.* at the receipt of the exchequer on the morrow of St. Peter's chains, to keep 9*l.* for their pains, and repay 542*l.* 18*s.* 3 $\frac{1}{2}$ *d.* (residue of the moiety, which amounts to 1742*l.* 18*s.* 3 $\frac{1}{2}$ *d.*) by view of the prior of Norwich, Adam Clyfton and John de Berneye. By K. and C.

MEMBRANE 19.

To the collectors of the tenth and fifteenth in the parts of Glendale, Baumburghwarde, Cokedale, Redesdale, Interward, Tyndale and Tynmouth in Northumberland. Whereas in the grant of the tenth and fifteenth it is contained that a moiety thereof should be levied and collected without delay, privileges, charters and liberties notwithstanding, and the money applied only to the expenses of men at arms and ships for defence of the realm by sea and land, that the levying of the other moiety should be in suspence until the like need should occur, and that in case the peril should cease all moneys should be repaid by the collectors to those who paid them by view of the arrayers, and the collectors should not be bound to render account thereof at the exchequer or elsewhere in the king's court, but should account before the arrayers and true men of the counties and their

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Membrane 19—cont.

deputies; and whereas the said collectors were appointed in every the parts aforesaid to levy a moiety of the sum formerly levied on the like occasion, and afterwards the king caused two fleets, in the west and in the north, to be furnished and sent to sea for the safety of the realm, and for that few men came to the places appointed to sail therein, the king caused numbers of men to be hired in neighbouring parts and their wages to be paid of moneys chevised for the purpose, and when the ships returned from that voyage, in order that the counties might know how the money was spent, and that any remaining over might be refunded according to the grant, the king caused one of the collectors and one other true man of every the counties of Notyngham, Derby, Lancaster, and those south of Trent wherein he ordered men at arms and archers to be chosen and arrayed for that navy and their wages to be paid, to be assembled at Westminster on the morrow of Midsummer, and having taken account in the presence of some of his council (by the council deputed) of the sums paid for wages as well by the king as by the collectors, and of the sums allowed for their expenses to the arrayers, collectors and men who so came to Westminster, it is found that divers sums are due to the king for the moneys by him chevised and paid as aforesaid; and whereas upon the prayer of the said counties that, as common perils should be met by common aids, and the expenses aforesaid were for the advantage of the state and defence of the whole realm, the king would order all as well in the north as in other parts to contribute thereto, upon consideration by the king, the nobles and others of his council it was agreed that those expenses should be apportioned among all the counties: order to levy in those parts (the town of Newcastle excepted) and have 80*l.* at the receipt of the exchequer on the morrow of the Assumption under pain of forfeiture, in part payment of the moneys chevised by the king, according to the apportionment above mentioned, to keep 5 marks for their pains, and to repay 78*l.* 7*s.* 2*d.* (residue of the moiety, which amounts to 161*l.* 13*s.* 10*d.*) by view of the abbot of Alnewyk, John de Stryvelyn and Robert de Tughale.

By K. and C.

Et erat patens.

The like to the following:

The collectors in Cumberland and the city of Carlisle, to deliver 60*l.* at the receipt of the exchequer, to keep 60*s.*, and repay 61*l.* 12*s.* 2½*d.* (residue of the moiety, which amounts to 124*l.* 12*s.* 2½*d.*) by view of the prior of St. Mary at Carlisle, Robert Tilliol and Adam de Blencowe.

The collectors in Westmoreland and the borough of Appelby, to deliver 40*l.* at the receipt of the exchequer, to keep 5 marks and repay 52*l.* 13½*d.* (residue of the moiety, which amounts to 95*l.* 7*s.* 9½*d.*) by view of Thomas de Styrceland and Thomas de Sandeford.

The collectors in the city of York, to deliver 40*l.* at the receipt of the exchequer, and repay 41*l.* (residue of the moiety, which amounts to 81*l.*) by view of John de Langeton, Walter de Kelstern and Roger Strykel.

The collectors in the town of Newcastle on Tyne, to deliver 33*l.* 6*s.* 8*d.* at the receipt of the exchequer, and repay 33*l.* 6*s.* 8*d.* (residue of the moiety, which amounts to 66*l.* 13*s.* 4*d.*) by view of John de Chaumbre and John Bydyk.

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MEMBRANE 18.

July 18. To William de Nessefeld escheator in York. Order to deliver to
Westminster. John Lely and to Joan his wife seven messuages, one toft, one mill,
145 acres of land, 5 acres of wood, 20*l.* 4*s.* 4*d.* of rent and a rent of
34 hens and 170 eggs in Drax, which were taken into the king's hand
by the death of John Chamberleyn of Drax knight; as the king
has learned by inquisition, taken by the escheator, that John
Chamberleyn at his death held no lands in that county in his demesne
as of fee, but held the premises for life of the grant of Master Adam de
Ayremynne, late archdeacon of Norfolk, by fine levied in the king's
court by his licence, with remainder to John his son and Maud
daughter of William Tournay and to the heirs of their bodies, and
for lack of such issue to Robert brother of John the son and to
the heirs of his body, and for lack of such issue to Joan sister of
Robert and to the heirs of her body, that John the son, Maud and
Robert died without issue, whereby the premises ought to remain to
Joan, whom John Lely has taken to wife, and that all the premises
are held of the king in chief as of the crown by homage and fealty
and by the service of the third part of one knight's fee, and the king
has taken the homage and fealty of John Lely due by reason of issue
begotten between him and Joan. By p.s. [24773.]

To Walter de Kelby escheator in Lincolnshire. Order to deliver
to John Lely and to Joan his wife the manor of Merston which is
held in chief and was taken into the king's hand by the death of John
Chamberleyn of Drax knight, and not to intermeddle further with
the manor of Wykenby which is held of another than the king and
was likewise so taken, delivering up any issues taken of that manor; as
although it was found by inquisition, taken by the escheator, that
John Chamberleyn at his death held the manors of Merston and
Wykenby in his demesne as of fee, that the manor of Merston is held
in chief by knight service, and the manor of Wykenby of another than
the king, and that Henry Chamberleyn, son of the said John, is
next heir, yet because Henry, appearing personally in chancery and
craving that those manors should be delivered to him as son and heir
of John according to that inquisition, having heard a copy of a fine
levied in the king's court by his licence in the 6th year of the reign,
withdrew, and by inspection of that copy it is found that Master
Adam de Ayremynne, then archdeacon of Norfolk, thereby granted
and rendered to John Chamberleyn the manor of Wykenby to hold
for life, and further granted that the manor of Merston, which Roger
de Wolsthorp and Emma his wife then held for their lives of the heritage
of Adam with reversion to him, should remain after their death to
the said John, to hold with the manor of Wykenby for life, with
remainder to John son of John and to Maud daughter of William
Tournay and to the heirs of their bodies, and for want of such issue
to Robert brother of John the son and to the heirs of his body, and
for want of such issue to Joan sister of Robert and to the heirs of
her body; and also by an inquisition, taken by the escheator in
Yorkshire, it is found that John the son, Maud and Robert are dead
without issue, whereby the said manors ought to remain to Joan,
whom John Lely has taken to wife; and the king has taken the
homage and fealty of John Lely due for the manor of Merston by
reason of issue begotten between him and Joan. By p.s. [24773.]

To John de Bello Campo, farmer of the New Forest and of the
manor of Lyndhirst. Order to cause 65*l.* due for the farm aforesaid

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Membrane 18—cont.

for Easter term last to be paid to Walter de Haywode sheriff of Suthampton for his expenses in respect of making certain lodges in that forest by the king's command, taking his acquittance. By K.

July 20. To William de Hatton escheator in Surrey. Order not to inter-
Westminster. meddle further with certain tenements at Stangrave in Blechynglegh which were taken into the king's hand by the death of Robert de Stangrave knight, delivering the issues to Idonea late wife of the said Robert; as the king has learned by inquisition, taken by the escheator, that Robert at his death held no lands in chief in that county in his demesne as of fee nor in service, but held the premises jointly with Idonea of the grant of John Stratteford, parson of Peccheham church, and Simon atte Stoket, made by the king's licence, and that the premises are held in chief by knight service, and the king has taken the fealty of Idonea.

June 16. To Thomas Saundres escheator in Gloucestershire. Order to
Westminster. remove the king's hand from the abbot of Eynesham's manor of Mukilton and to intermeddle no further therewith, delivering the issues to the abbot; as the king lately ordered the escheator to certify him in chancery of the cause wherefore that manor was by him taken into the king's hand, and the escheator returned that he so took it for that it was found by inquisition, before him taken of his office, that the abbot held the same immediately of the king by the service of making suit at the king's court of the hundred of Kiftegat every three weeks, and demised it without licence to John Trillowe knight, John de Herdwyk and Richard Somenour for term of the life of Nicholas late abbot; and after, at the suit of the now abbot, alleging that he and his predecessors held that manor in almain of the bishops of Lincoln time out of mind and not of the king, without that that the abbots in times past used by reason thereof to make suit at the said hundred, and praying that the king would remove his hand, the king assigned William de Sharesull and the escheator to make inquisition by true men of the county; and it was found by inquisition so taken that the abbot and his predecessors always held that manor as the abbot alleged.

June 20. To Th[omas] bishop of Norwich. Order to depute a collector and
Westminster. receiver in that diocese of the tenth last granted by the clergy of the province of Canterbury, for whom he is willing to answer, to levy, collect and safe guard the same, and to notify his name to the treasurer and barons of the exchequer; as the abbot of Langele, whom he previously deputed, is insufficiently qualified, and that abbey is not a safe place for keeping so great a sum, for that it is situated in a lonely place. By K.

June 19. To John de Stodeye the king's butler. Order to pay of the king's
Westminster. gift to John de Coubrigg 20*l.* for his pains and damages, and for losses sustained in the king's service at sea. By K.

June 26 To the sheriff of Lincoln. Order to pay, of the issues of estreats of
Westminster. fines, redemptions, amercements and forfeitures of the sessions of justices for keeping the statute of workmen, servants and artificers in the parts of Holland, to Lawrence de Leek, late one of the justices assigned for that purpose, his wages for himself and his clerk from

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Membrane 18—cont.

5 February in the 31st year of the reign, the date of his appointment, to 26 March in the 33rd year, when other appointments were made, namely 10*l.* a year if he held his sessions 40 days in the year, and if payment has not already been made; provided that lords of liberties who take the profit of fines, redemptions and amercements by their liberties shall contribute *pro rata*. By C.

The like to the following, *mutatis mutandis* :

The sheriff of Berkshire, for Thomas de Pentelowe, from Michaelmas in the 32nd year to 4 November following, 10*l.*

The sheriff of Lincoln, for William de Surflet one of the justices assigned in the parts of Holand, from 5 February in the 31st year to 26 March in the 33rd, 10 marks a year.

The sheriff of York, for William de Belkthorp one of the justices assigned in the Estrithinge, from 20 November in the 32nd year to 4 November last, 10*l.*

The sheriff of Cumberland, for Richard de Hoton, from 5 Feb. in the 31st year to 4 November last, 10*l.* a year.

The sheriff of Stafford, for Richard de Somerford and Robert Bowode, from Michaelmas in the 32nd year to 4 November last, 10 marks for Richard and 100*s.* for Robert.

The sheriff of Cumberland, for William de Berdeseye, from 5 February in the 31st year to 4 November last, 10 marks a year.

MEMBRANE 17.

July 22. To the collectors of the tenth and fifteenth in Norfolk. Order to Westminster. pay, of the 32*l.* 18*s.* due to the king at the receipt of the exchequer for the money by him chevised for the expenses of the fleet ordered to assemble in the port of Sandewich, 20*l.* to Robert Monk of the king's gift in recompense for the damages and losses by him sustained by abiding in that port, waiting for the fleet aforesaid, with his ship called the *Seinte Mary* cog of Lenn, a crayer called the *Robert* of Lenn, and 86 men therein, in accordance with the king's grant.

By K.

July 23. To the justiciary, chancellor and treasurer of Ireland. Order to Westminster. release any sums at which they have assessed William de Ferrariis for the defence of Ireland by reason of his lands there, restoring to him any issues they have levied of those lands for that cause; as by his complaint it is shewn the king that, though William crossed the seas with the king at his last passage to France, with all the power he could of men at arms and archers, and stood there at no small costs in the king's war so long as the king was in those parts, the justiciary and others have seized and are withholding all the issues of his lands, whereupon he has prayed the king for remedy; and it is neither just nor reasonable that those who were in person with the king in France should be assessed to find money by reason of lands in England or Ireland.

By K.

July 28. To the justiciary, chancellor, and treasurer of Ireland. Order to Westminster. levy and pay to Queen Philippa, as was used aforetime, all sums due to her for the queen's gold of all fines made in any the king's courts of Ireland whatsoever, as well by Robert de Holiwode as by others;

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Membrane 17—cont.

as it is shewn the king by complaint on the said queen's behalf that, though she ought to have for the queen's gold one mark of every ten of such fines, as she and her predecessors had time out of mind, as well in England as in Ireland. the said Robert refuses to pay the same of a fine made in the king's court in Ireland, alleging that such queen's gold is not due in Ireland, wherefore she has prayed the king for remedy.

July 24. To William de Stanstede of Chesthunte. Order to pay to the
Westminster. men and tenants of John earl of Riehemund, the king's son, of the town of Bassynghourne, for their pains and expenses respecting the entry of the autumn corn of Henry de Tatton clerk deceased, the 13*l.* to him respited; as the king lately sold to William the goods and chattels of the said Henry at Bassynghourne, taken into the king's hands by reason of debts wherein Henry at his death was said to be bound to the king, and respited that sum until he should know in how much Henry was so bound; and now the said men and tenants have petitioned for payment for such entry. By K.

July 29. To Roger Piperell and Thomas de Aflatoun, collectors in Devonshire
Westminster. of a moiety of the tenth and fifteenth granted by the commons of England for the expenses of men at arms, archers and others to sail for defence of the realm. Order to deliver by indenture 160*l.* to Robert Crull clerk of the king's ships, in part payment of moneys by him chevised and paid for the wages and expenses of men at arms, armed men, archers and seamen who sailed as aforesaid, though the king lately ordered the collectors to have that sum at the receipt of the exchequer on Monday before St. Lawrence, to be there delivered to the treasurer and chamberlains for so much money by the king chevised and paid. By K. and C.

June 10. To Richard de Ravensere the king's clerk, receiver of the issues of
Westminster. the lands of Isabel the late queen mother. Order to pay to Robert de Charwelton 10 marks, and to Alice de Parys 40*s.*, for their pains in directing the business of the said queen mother. By K.

July 29. To John de Chilterne, one of the arrayers of men at arms and archers
Westminster. in Hertfordshire. Order to repay to the collectors in that county of the tenth and fifteenth last granted for the expenses of the said men 22*l.* 19*s.* 4*d.*, or to be before the king and council on Monday after the Assumption to answer therefor, bringing this writ; as the king ordered those collectors to pay 45*l.* at the exchequer, besides the 100*l.* previously paid for those expenses at the receipt of the exchequer and 24*l.* 11*s.* 7½*d.* to be by them divided among the townships of the county, and the collectors have given the king to understand that John has received of them the said sum and refuses to pay it, wherefore they pray a remedy.

July 26. To John de Bello Campo, constable of Dover castle and warden of
Westminster. the Cinque Ports, or to his representative in the port of Dover. Order to guard diligently the passage of that port, to take custom and toll due to the king from those there crossing and returning of all who cross therefrom and land therein, and have not shewn sufficient warrant of acquittance from the king or his forefathers, as well prelates as nobles and others, and to compel them to pay custom and toll before

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Membrane 17—cont.

they cross ; as the king is given to understand that certain prelates, nobles and others, who have crossed thence and returned thither without paying due custom and toll by permission of divers the keepers of the passage for the time being, allege and claim that, by reason of such permission, they and their men ought to be quit thereof, and do so cross and return, to the king's loss. By K.

July 30. To the collectors in the diocese of Lincoln of the tenth last granted
Westminster. to the king by the clergy of the realm. Order to stay altogether the levy of that tenth to be made upon John de Bukyngham keeper of the privy seal by reason of his benefices, restoring anything already so levied ; as the king of his favour and for services rendered by John has pardoned him the portion falling to him. By K.
The like to the collectors in the diocese of Worcester, and in the diocese of Coventre and Lichfield.

July 24. To the treasurer and the barons of the exchequer. Order to inspect
Westminster. certain fines, and make inquisition touching the truth of the allegations following, and if it shall appear that those allegations are true, to stay the demand made upon Alexander de Hilton and Maud his wife by summons of the exchequer for the debts of Richard de Acton deceased, and to discharge them thereof, provided that answer be made for them to the king by those who ought to be therewith charged ; as the said Alexander and Maud (late the wife of Richard de Acton) in their plaint have shewn the king that, though they hold no lands that were of Richard besides the manor of Whittington and 220½ acres of land in Thrasterston co. Northumberland, wherein Richard had no estate save for term of his life, that Maud entered the same after his death by colour of fines levied before the justices of the Bench in the 8th year of the reign, and by virtue thereof Alexander and Maud hold the same, nor is Alexander heir of Richard, nor are Alexander and Maud his mainpernors or executors, nor have any goods or chattels of his come to their hands or either of them whereby they might lawfully be charged with his debts, yet Alexander and Maud are being distrained for divers debts in which Richard in his life time was bound (it is said) to the king, whereupon they have petitioned for remedy.

MEMBRANE 16.

Aug. 2. To the collectors of customs and subsidies in the port of Kyngeston
Westminster. upon Hull. Order that one of them be personally at London on the eve of the Assumption with all moneys by them received from Midsummer last, to deliver the same to the king's treasurer and chamberlains to his use ; with directions to come by way of the port of Boston, and thence, for safer conduct of those moneys, in company of one of the collectors of that port who has the like charge. By K.

To the collectors of customs and subsidies in the port of Boston. Like order ; with directions to come in company of one of the collectors of the port of Kyngeston upon Hull. By K.

June 19. To John de Stodeye the king's butler. Order to pay, of the king's
Westminster. gift, to John de Coubrigg 20*l.* for his pains and loss in the king's service at sea. By K.

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Membrane 16—cont.

Aug. 12. To John de Bello Campo of Warrewyk, keeper of the New Forest.
Westminster. Order to suffer the sheriff of Suthampton to raze the ruinous houses within the king's manor of Lyndhurst in that forest, to store up all timber, stone, plaster etc. thereof which may be again of use for building in a safe place within that manor, and to enclose the manor with a ditch and hedge, according to the commands which the king has given to the sheriff. By K.

To the sheriff of Suthampton. Order to cause the hall within the king's manor of Lyndhurst in the New Forest with the chambers thereto attached, the kitchen with the tresauce (*tresencia*), the granges and stables, and the house beyond the gate with the chambers attached, to be roofed and repaired by view of John de Bello Campo of Warrewyk keeper of the New Forest or of his representative.

By K.

Ang. 15. To William de Wykeham the king's clerk. Order to deliver to
Westminster. John Pesemere the 40*l.* which the king caused to be lately delivered to William at the receipt of the exchequer for the works in the king's castle of Dover, if not yet spent, and if so spent, to deliver by indenture the parcels whereon they are spent, that John may answer to the king for that sum; as the king has appointed John warden and surveyor of the said works, to make all manner of payments necessary for the same, as well for wages of carpenters, masons and other craftsmen and workmen as for stone, timber and other purveyances. By K.

Aug. 16. To John de Bello Campo, constable of Dover castle and warden of
Westminster. the Cinque Ports, or to his lieutenant. Order to deliver by indenture to John Pesemere, whom the king has appointed warden and surveyor of the works in that castle, all the lead which the constable lately received of Robert de Hadham bailiff of the town of Sandewich for the works. By K.

July 16. To Richard de Shardelowe and Thomas de Lakford collectors in the
Westminster. city of London and in Middlesex of the subsidy of cloth granted to the king according to the statute for remission of the forfeiture to him belonging of the alnage of cloth. Whereas in the said statute it is contained that nothing of that subsidy be paid nor demanded for cloths whereof the said subsidy has once been paid, and which have been sealed with the collector's seal, into whose hands soever they may come for sale or otherwise, and that all cloths not so sealed exposed for sale are forfeit into whose hands soever they may come; and now on behalf of the drapers of the said city it is shewn that, whereas they buy white cloths and, after they are sealed and the subsidy is paid, oftentimes change them to other colours, and if not pleased with those colours cause them to be dyed anew, whereby the wax of the seal is melted owing to the heat of the dye, also whereas they buy sealed cloths and sell the moiety of the cloth to which the seal is attached at the choice of the buyer, the collectors cause the cloths so dyed, and likewise the moiety of the cloths on which is no seal, to be arrested when exposed for sale as forfeit for that no seal is found thereon, unless they be sealed anew and the subsidy paid, whereupon they have petitioned the king for remedy: order to seal all cloths henceforth with a seal of lead which cannot be defaced by dye or by light touch

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Membrane 16—cont.

of hand, or else to mark cloths which are to be dyed with a mark whereby they can afterwards be recognised, and further to seal at either end all cloths which the sellers wish, so that when one half is sold the other may be visibly sealed and the seller incur no loss, taking no subsidy save one for cloths so sealed, and but one fee for the seal though the cloth be twice sealed for the cause aforesaid.

By K. and C.

Aug. 20. To the treasurer and the barons of the exchequer. Order to account
Westminster. with John de Pelham parson of the church of Wykeham, William de Lavenham parson of the church of Lavenham and John de Benyngton, executors of John de Veer late earl of Oxford, concerning the sums of money of the king received by the earl and those due to him from the king, receiving from the executors all letters and bills, upon the petition of the said executors, shewing that divers sums are being demanded from them by summons at the exchequer as of an advance made to the earl.

By K.

Aug. 23. To the collectors of customs and subsidies in the port of Kyngeston
Westminster. upon Hull. Order to pay to William de Bohun earl of Norhampton or to his attorney the 160*l.* assigned to him by a tally of the receipt of the exchequer for the wages of himself and his men retained for the king's service for his last passage to foreign parts, any command to the contrary notwithstanding, and to take the tally aforesaid.

By C.

Aug. 21. To J. archbishop of York. Order to stay the demand made by
Westminster. summons of the exchequer upon William de Walcote for 200*l.* of his debt to the late queen mother, and to release and revoke any sequestration made for that reason in his ecclesiastical benefices in that diocese; as William and others have given their bond to the king to content him for the 324*l.* wherein William was bound to the said queen mother.

By K. and C.

The like to Th. bishop of Norwich for 124*l.**MEMBRANE 15.*

Aug. 21. To Thomas Saundres of Neubold escheator in Herefordshire and
Westminster. the march of Wales adjoining. Order to pay to John Gour, steward of the lands of Roger de Mortuo Mari late earl of March, in the king's hand by reason of that earl's death, 5 marks of the issues thereof, granted him by the king for his expenses in coming to the king divers times at his command and returning again, and to take his acquittance.

Aug. 20. To William de Lambhith the king's clerk, surveyor of his works
Westminster. in the Tower of London. Order to survey all defects of a certain house within the Tower wherein the king has caused the rolls and memoranda of the chancery, as well of the time of former kings as of his own, to be deposited for safe keeping, and to cause the same to be repaired without delay, also to cause three new aumbries to be made within the said house for their safer keeping; as there are defects (the king has heard) as well in the roofing of the said house as in the doors and windows thereof, whereby damage and peril may happen to the rolls.

By K.

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Membrane 15—cont.

Aug. 23. To the treasurer and the barons of the exchequer in Dublin. Order
Westminster. to search the accounts of the escheators of Ireland rendered at the exchequer, and if it shall appear that the said escheators heretofore had allowance of the fees of the subescheators, of the expenses of the escheators in regard to the maintenance of heirs within age in the king's wardship, and of all diminution in the value of the lands of such heirs, and of other lands by the escheators taken into the king's hand by reason of their office, caused by the waste and destruction of the king's enemies English and Irish, then to cause John de Pembrok, now escheator, to have the like allowance, upon his petition.
By K.

Sept. 5. To William de Nessefeld escheator in Northumberland. Order
Rushenden, not to distrain William son and heir of William de Felton deceased,
I. of Sheppey. tenant in chief, for his homage and fealty, and to deliver to him according to the king's grant any issues taken of the lands of his father; as on 22 February in the 33rd year of the reign, for that William the son was of full age and abiding in the king's service in the parts of Brittany, the king of his favour respited his homage and fealty for the lands which his father held in chief at his death, and ordered the escheator to give him seisin of those which his father held in his demesne as of fee, and which were by the said father's death taken into the king's hand, and to deliver to him the said issues if he should find sufficient security to answer for the same; and now the king has taken his homage and fealty, and has granted him all such issues.
By p.s.[24863.]

The like to William Fililode escheator in Northamptonshire.

Sept. 4. To the chancellor of Ireland for the time being. Order to take
Westminster. inquisitions of the lands which John de Veer late earl of Oxford, and Elizabeth late the wife of Giles de Badlesmere tenant in chief, at their deaths held in Ireland, and to cause all such lands which it shall appear that the said earl and Elizabeth held of the heritage of Maud who was wife of the said earl (one of the sisters and heirs of the said Giles), if taken into the king's hand by reason of their deaths, to be delivered to her, together with the issues thereof from the time of their deaths; as Maud has petitioned the king that, whereas divers lands sometime of Giles in Ireland of her heritage are so taken, as well by the death of the said earl as by that of Elizabeth, who held certain of them in dower, he would order his hand to be therefrom removed, and the same to be delivered to her; and because the earl while he lived did his homage therefor by reason of issue between him and Maud begotten, and Maud after his death did fealty for her heritage, the king ordered the same to be to her delivered.

Sept. 14. Order to the sheriff of Cornwall to cause a coroner to be elected
Westminster. in place of John Darundell, the elder, who is insufficiently qualified.

Sept. 15. To John de Skirbeck escheator in Cornwall. Order not to inter-
Westminster. meddle further with the manors of Alwerton and Tuernayl, taken into the king's hand by the death of Gerard de Insula, delivering the issues from the time of his death to Elizabeth late his wife; as the king has learned by inquisition, taken by the escheator, that Gerard at his death held no lands in that county in chief in fee nor in

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Membrane 15—cont.

service, but held jointly with Elizabeth the manors aforesaid by fine levied in the king's court, and that those manors are held of another than the king.

Sept. 15. To Walter de Kelby escheator in Lincolnshire. Order not to inter-
Westminster. meddle further with one bovate of land in Wolrikby by Elsham, not held of the king, which was taken into the king's hand by the death of John de Merflet of Barton and by reason of the nonage of Hugh son and heir of John and of Elizabeth his wife, delivering up the issues; as the king has learned by inquisition, taken by the escheator, that the said bovate, which Peter Crispyn gave to William Baugy and Agnes his wife and to the heirs of their bodies, with remainder for lack of issue to his own right heirs, came to the king's hands by the death of the said John, who took to wife Elizabeth daughter and heir of Robert Baugy (son and heir of William and Agnes) and survived her, holding other lands in chief, and by reason of the nonage of the said Hugh, that Joan daughter of Robert Crispyn and wife of Adam de Beverlee, and Agnes her sister wife of Thomas Breton, are cousins and next heirs of Peter and of full age, and that the said land ought to remain to them by the form of the gift for that Hugh died within age in the king's wardship without an heir of his body.

MEMBRANE 14.

July 30. To the collectors in Essex of the tenth and fifteenth lately granted
Westminster. for the expenses of men at arms and archers at sea. Order to pay to John Giboun 79*l.* 8*s.* 4*d.* due to him for his wages and those of men at arms, seamen and archers sailing with him in his last voyage in a ship called *la cog Johan* of Sandwicz in company with other ships, of the 240*l.* belonging to the king for money by him chevised for such expenses, which the king ordered to be paid by the collectors at the receipt of the exchequer on Monday after St. James the Apostle last. By K.

Aug. 15. To the collectors in Essex of a moiety of the tenth and fifteenth
Westminster. granted by the commons of England for the expenses of men at arms, archers and others appointed to go to sea for defence of the realm. Order to deliver by indenture to John Wyring and John Onlak 59*l.* 13*s.* 2½*d.* in part payment of certain sums by them chevised and paid for the wages and expenses of men at arms, armed men, archers and seamen who went to sea in certain ships of Hamelhok for defence of the realm, of the 240*l.* which they are bound to pay to the king as above. By K.

The like to the same collectors for the following sums:

For William Spark and Hamon Bollard, 18*l.* 10*s.* 1*d.*

For Hugh Fastolf, 46*l.* 4*s.*

Aug. 20. To John de Estbury escheator in Berkshire. Order to deliver to
Westminster. Warin son and heir of Gerard de Insula (tenant in chief, it is said) all lands whereof Gerard his father at his death was seised in his demesne as of fee, and which were taken into the king's hand by reason of his death, together with the issues thereof taken from the time of his death, saving to the king the homage, fealty and relief of Warin if any be due, though all the inquisitions which the king ordered to be taken touching the lands of Gerard are not yet returned into chancery; as by those so

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Membrane 14—cont.

returned it is not found that Gerard held any lands in chief, and Richard earl of Arundell has taken upon him to answer to the king for the issues of those lands in case it shall be found by inquisitions yet to be returned that Gerard did hold any lands in chief. By K.

The like to the following :

To William de Fililode escheator in Northamptonshire.

To William de Nessefeld escheator in Yorkshire.

To Roger de Wolfreton escheator in Norfolk.

Aug. 20. To John de Estbury escheator in Oxfordshire. Order not to inter-
Westminster. meddle further with the manor of Fretewell taken into the king's hand by the death of Gerard de Insula, delivering any issues thereof taken to Richard his son ; as the king has learned by inquisition, taken by the escheator, that Gerard at his death held no lands in that county in chief nor of others in his demesne as of fee, but held the manor aforesaid jointly with Richard of others than the king.

To Richard de Ravensere the king's clerk, keeper of the hanaper of chancery. Order to deliver to the grantees, quit of the fees of the seal belonging to the king, the charters whereby the king has granted to Robert de Erethith 10 marks a year, to John de Cokefeld 10*l.* a year, to Bandettus le Ferrour 10*l.* a year, to William Walkelate serjeant at arms 12*d.* a day, and to Thomas de Stafford serjeant at arms 12*d.* a day for life at the exchequer. By K.

Sept. 15. To Walter de Kelby escheator in Lincolnshire. Order not to
Westminster. intermeddle further with three tofts, 20 acres of land and meadow, 10*s.* of rent and the moiety of a messuage and one bovat of land in Barton, held of the heir of John de Bello Monte tenant in chief, a minor in the king's wardship, which William Baugy and Agnes his wife lately acquired of divers persons to them and the heirs of Agnes, and 10 acres of land and meadow in the town of Barton (held of the said heir) which John de Feriby gave to William and Agnes and the heirs between them begotten, with reversion to John de Feriby and his heirs for lack of such issue, saving to the king the fealty and relief (if any) thereof due ; as the king has learned by inquisition, taken by the escheator, that the premises came to the king's hands by the death of John de Merflet of Barton who took to wife Elizabeth daughter and heir of Robert Baugy (son and heir of William and Agnes) and survived her, holding other lands in chief, and by reason of the nonage of Hugh son and heir of the said John and Elizabeth, that Thomas son of Walter de Feriby (brother of Agnes) is cousin and heir of John de Feriby and likewise of the said Hugh, who died during his nonage in the king's wardship without heir of his body, and of full age, and that the said tofts, 20 acres, rent and moiety ought by the form of the gift to descend to Thomas as cousin and heir of Hugh, and the said 10 acres likewise to him as cousin and heir of John de Feriby ; and the king has granted by patent to Eleanor who was wife of John de Bello Monte the wardship of her late husband's lands, together with the knights' fees etc., until the lawful age of the heir.

To the same. Like order, *mutatis mutandis* ; as the king has learned by inquisition, taken by the escheator, that a messuage, three tofts, 50 acres of land and 24*s.* 6*d.* of rent in Barton on Humbre held of the heir of John de Bello Monte as aforesaid, which William son

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Membrane 14—cont.

of Walter de Feriby gave to Thomas Saffray of Barton and Agnes his wife (formerly wife of William Baugy) and to the heirs of Agnes by Thomas begotten, with remainder successively to Robert son of William Baugy and the heirs of his body and to the right heirs of Thomas Saffray, came to the king's hands by the death of John de Merflet of Barton who took to wife Elizabeth daughter and heir of Robert and survived her, holding other lands in chief, and by reason of the nonage of Hugh son and heir of John and Elizabeth, that William Wryght of Barton is cousin and heir of Thomas and of full age, and that the premises ought to remain to him by the form of the gift, for that Thomas and Agnes died without an heir between them begotten, and likewise Hugh during his nonage and in the king's wardship without an heir of his body.

To the same. Like order : as the king has learned by inquisition, taken by the escheator, that 12 acres of land in Barton held of the heir of John de Bello Monte as aforesaid, which John Gascrik gave to William Baugy and Agnes his wife and to the heirs between them begotten, with remainder to the right heirs of William, came to the king's hands by the death of John de Merflet of Barton, who took to wife Elizabeth daughter and heir of Robert Baugy (son and heir of William and Agnes) and survived her, holding other lands in chief, and by reason of the nonage of Hugh son and heir of John de Merflet and Elizabeth, that Hugh died during his nonage in the king's wardship without an heir of his body, that William son of William de Melton of Barton is cousin and heir of William Baugy and of full age, and that the premises ought to remain to him by the form of the gift, for that Hugh died with an heir of his body.

To the same. Like order ; as the king has learned by inquisition, taken by the escheator, that a messuage, 50 acres of land and 5s. of rent in Barton held of the heir of John de Bello Monte as above, which John de Merflet of Barton at his death held in his demesne as of fee, came to the king's hands by the death of John, holding other lands in chief by the courtesy of England after the death of Elizabeth late his wife, and by reason of the nonage of Hugh son and heir of John and Elizabeth, that Hugh died during his nonage in the king's wardship without an heir of his body, and that William de Merflet, brother of John and uncle of Hugh, is next heir of the said Hugh and of full age.

MEMBRANE 13.

Oct. 2. To John atte Wode escheator in Salop and Staffordshire. Order Westminster. to take the fealty of Anne late the wife of John Beysyn, according to the form of a schedule enclosed, for the manor of Borewardesleye co. Salop, two thirds of the manor of Assheleye co. Stafford and 60s. of rent at Watereton co. Stafford, and to intermeddle no further therewith, delivering to Anne any issues taken since the death of John ; as the king has learned by inquisition, taken by the escheator, that John at his death held jointly with Anne two thirds of the manor of Assheleye in chief by knight service of the gift of Walter de Walton parson of the church of Billyngeslegh and of John le Child of Knyghtlegh made by the king's licence, and likewise the said manor and rent of others than the king.

1360.

Membrane 13—cont.

- Oct. 1. To Roger de Wolfreton escheator in Norfolk. Order to suffer
Westminster. the prior and convent *de Prato* to have the abbey, now void by the
cession of Thomas the last abbot, and the possessions thereof, and to
take the issues, rents and goods to the same belonging, as the said
prior and the canons ought and used to have from the date of a charter
of King Henry III, confirmed by King Edward I and by the late
king, granting to the canons free election as often as a vacaney should
occur, and the keeping of all such possessions in the mean time, to
the use of the poor and the profit of their church.
- Oct. 6. To the sheriffs of London. Order to pay by indenture for the
Westminster. hawks which the king's yeoman John de Braban shall have taken
for the king's use in the city of London and within a circuit of ten
leagues, making mention of their price and description, in accordance
with the king's letters patent appointing John warden of the king's
mews by Westminster so to take hawks for sale in that city and
within that circuit, as well on water as on land, for the king's
moneys to be paid of the issues of that city, namely a falcon gentil
for 20s., a tiercel gentil for 10s., a goshawk (*lestor*) for 13s. 4d., a
tiercel goshawk (*ostor*) for half a mark, and a lanner for half a
mark. By K.
- Sept. 30. To William de Hatton escheator in Kent. Order not to intermeddle
Westminster. further with a messuage, cottage, mill, land and rents taken into the
king's hand by the death of James Lapyn, delivering the issues to
Juliana late his wife; as the king has learned by inquisition, taken
by the escheator, that James at his death held jointly with Juliana
one messuage in Sydyngbourne and a rent of 13½ quarters of barley
in Rodmershame, Bakechild and Tonge, to be taken yearly (namely
of William Thomelyn 10 quarters, of Robert Boly 2 quarters, of
John Bynny 1½ quarters) of the gift of William White, one cottage,
40 acres of land and 6d. of rent in Hierme, and one windmill, 12
acres of land and 6 acres of marsh in Reculver of the gift of Roger
Maynel and James de Pysyng, which are not held of the king, and
also 27 acres of land in Elnele of the gift of Henry atte Doune of
Elnele, the heir of Jordan Fisher and William Elwyn, who held the
same of the said James in gavelkind, as of the lands which he held
in chief in Morston; and the king has taken the fealty of Juliana.
- Oct. 1. To John de Bekynton escheator in Dorset. Order not to intermeddle
Westminster. further with a messuage, one carucate of land, 7 acres of meadow and
4s. of rent in Frome Fouchurche, taken into the king's hand by the
death of John son of Robert Syfrewast, delivering up any issues thereof
taken; as the king has learned by inquisition, taken by the escheator, that
John son of Robert at his death held no lands in that county in chief,
but held the premises in his demesne as of fee of others than the king.
- Oct. 5. To William de Otteford escheator in Cambridgeshire. Order not
Westminster. to intermeddle further with a messuage at Armyngton called 'le
Netherhall,' 100 acres of land, 2 acres of meadow and 30s. of rent
taken into the king's hand by the death of John de Sancto Andrea,
delivering the issues to Juliana late his wife; as the king has learned
by inquisition, taken by the escheator, that John at his death held
the premises jointly with Juliana of others than the king.

1360.

Membrane 13—cont.

- Oct. 4. Order to the sheriff of Lincoln to cause a coroner to be elected in
Westminster. place of Robert de Holme of Lincoln, who has no lands to qualify
him.
- Oct. 7. Order to the sheriff of Norfolk to cause a coroner to be elected in
Westminster. place of Hamon de Barsham, who is insufficiently qualified, wherefore
the king has removed him. By testimony of the queen.
- Oct. 1. To the sheriff of Lincoln. Order to notify the executors of John
Westminster. de Colonia deceased to be in chancery on the morrow of All Souls
next, to shew cause wherefore certain manors and lands of the heritage
of the heir of John Darcy of Knayth tenant in chief, committed in
ward to the said John, should not be taken again into the king's hand
by reason of waste by him therein made, and wherefore the executors
should not make satisfaction for such waste and for all other damage
brought upon the houses and buildings of those manors in the time
of the said John de Colonia for lack of good ruling, and to do and
receive further whatsoever the court shall determine in that behalf;
as on 26 March in the 30th year of the reign the king committed to
Queen Philippa the wardship of all the lands of the said John Darcy,
in his hand by reason of the nonage of the heir, and after, on learning
that certain men to whom the said queen granted the wardship thereof
in divers counties committed waste of the houses, woods, gardens
and men so held in ward, he appointed William de Notton, Richard
de Ravensere, William de Fyncheden, Thomas de Cumberworth,
Richard Poutrel and William Warenner to make inquisition of such
waste; and by inquisition, by the said Richard, Thomas, Richard and
William Warenner made, it is found that John de Colonia, to whom
the queen had granted the wardship of the manors of Knayth, Kesseby
and Souththorp and other lands, felled and sold in divers places of
the wood in the manor of Knayth 4,000 trees called 'birkes' price
1*d.* each, and 240 oaks price 4*d.* each, and in the same manor pulled
down and sold a cottage price 40*s.*, in the manor of Kesseby a chapel
price 20 marks, a chamber price 20 marks, and a stable price
40*s.*, in the manor of Souththorp two chambers price 10*l.* each, a
'porche' at the door of the hall price 100*s.*, and one eighth part of
the said hall price 10*l.*, a chapel price 20 marks, a drawbridge
price 10*l.*, and a grange situate in a certain neif's toft in that manor
price 20*s.*, and that the other houses within and without the said
drawbridge of the last named manor, namely one hall, two granges,
one sheepfold, one messuage, stable and one piggery, for default of
repair in the time of John de Colonia, are damaged to the amount
of 40*l.*, and one hall, two chambers, six chapels, and the kitchen,
bakehouse and a great stable within the manor of Knayth to the amount
of 100*l.*, and the king is bound to render their lands to heirs in his
ward, when they come of age, in as good state as the same came
into his hands.
- Oct. 12. To the sheriff of Somerset. Order to cause Simon de Bradeneye to
Westminster. have seisin of a messuage and one virgate of land in Cherdelynych,
late held by John Sleghe outlawed for felony (it is said); as the king
has learned by inquisition, taken by the sheriff, that the premises
have been in his hand for a year and a day, that John held the same
of Simon, and that John de Bekynton escheator in that county had
the year and day and the waste, and ought to answer to the king
for the same.

1360.

Membrane 13—cont.

Oct. 2. To John atte Wode escheator in Salop and Staffordshire. Order
Westminster. to take an oath of Anne who was wife of John Beysyn tenant in chief that she will not marry without the king's licence, and to assign her dower of the lands of her said husband, taken into the king's hand by his death.

MEMBRANE 12.

Sept. 22. To Roger de Wolfreton escheator in Essex and Suffolk. Order to
Hadleigh. seize into the king's hand all the lands whereof William de Bohun late earl of Norhampton tenant in chief was at his death seised in his demesne as of fee, and to demise the same, together with all issues thereof from the said earl's death, and all farms and rents, as well for Michaelmas term next as for terms yet to come, to the keeping of the bailiffs, reeves and guardians of those lands, suffering them to dispose of such lands, farms, rents and issues until further orders without taking anything to the king's use, certifying the king in chancery by the quinzaine of Michaelmas at latest of the value and description of all such lands and rents, at what terms they are payable, of whom they are held, and by what service, and of the names of the said bailiffs, reeves and guardians, and sending under seal the inquisitions by him thereon taken; as the king would shew special favour to Humphrey de Bohun son and heir of the said earl, his nephew, though he lately ordered those lands to be taken into his hand and safe kept until further order.

By K. on the information of John de Bokyngham.

The like to the following :

William de Otteford escheator in Buckinghamshire.
John de Estbury escheator in Oxfordshire and Berkshire.
William Fililode escheator in Roteland.
John de Bekynton escheator in Dorset.
Walter de Kelby escheator in Lincolnshire.
Philip de Lutteleye escheator in Notinghamshire.

Sept. 22. To William de Otteford escheator in Bedfordshire. Order to take
Westminster. the fealty of Katherine who was the wife of James de Pabenham, according to the form of a schedule enclosed, and to deliver to her a messuage, 40 acres of land, 3 acres of meadow, 15 acres of wood and 16s. of rent in Carleton, held in chief, and taken into the king's hand by the death of her husband, but not to intermeddle further with the manor of Wilden held of the king as of the honour of Peverell, or with 12 acres of land in Carleton held of another than the king, delivering to Katherine the issues of the said manor and 12 acres taken since her husband's death; as by inquisition, taken by the escheator, it is found that James at his death held jointly with Katherine the manor of Wilden (the advowson of the church excepted) of the honour aforesaid, the messuage, 40 acres of land, meadow, wood and rent in Carleton of the king as of his crown by knight service, and the 12 acres of land in Carleton of another than the king by the feoffment of Edmund de Pabenham parson of Wilden; and by letters patent the king has pardoned Katherine for the trespass which she and her husband did by acquiring without his licence the premises in Carleton held in chief.

1360.

Membrane 12—cont.

Sept. 18. To the collectors in Kent of the tenth and fifteenth granted by
Westminster. the commons of England for the expenses of men at arms, archers
and others for defence of the realm in the king's absence abroad.
Order, under pain of 300*l.*, to have at the receipt of the exchequer
in the quinzaine of Michaelmas next the 100*l.* due to the king of
the moiety of the said tenth and fifteenth for as much money by
him chevised and paid for the expenses of men at arms and archers,
there to be delivered to the treasurer and chamberlains for the king's
use, and to be there themselves to answer for their contempt in
that behalf, and for the king's damage and loss by reason of non-
payment; as the king lately ordered them to have the said sum
at the receipt of the exchequer on a set day now past, but they have
hitherto paid no attention to that order. By K.

The like to the following, for the sums named below :

The collectors in Worcestershire, for 40*l.*

The collectors in Hertfordshire, for 45*l.*

The collectors in Surrey, for 34*l.*

The collectors in Roteland, for 52*l.*

The collectors in Dorset, for 180*l.*

The collectors in Oxfordshire, for 200*l.*

The collectors in the county of Suthampton, for 100*l.*

The collectors in Herefordshire, for 120*l.*

The collectors in Derbyshire, for 180*l.*

The collectors in Gloucestershire, for 500*l.*

The collectors in Bedfordshire, for 167*l.*

The collectors in Wilts, for 360*l.*

The collectors in Warwickshire, for 260*l.*

The collectors in Staffordshire, for 192*l.*

The collectors in Salop, for 200*l.*

The collectors in Berkshire, for 160*l.*

The collectors in Somerset, for 260*l.*

The collectors in the parts of Kesteven in Lincolnshire, for
196*l.* 18*s.*

The collectors in the parts of Lyndeseye in that county, for
62*l.* 2*s.*

The collectors in the parts of Holand in that county, for
98*l.* 11*s.* 4*d.*

Also to the following, for three weeks after Michaelmas :

The collectors in Cornwall, for 140*l.*

The collectors in Northumberland, for 80*l.*

The collectors in Cumberland, for 60*l.*

The collectors in Westmorland, for 60*l.*

The collectors in the city of York, for 60*l.*

The collectors in the town of Newcastle upon Tyne, for
33*l.* 6*s.* 8*d.*

Sept. 15. To the sheriff of York. Whereas the king lately by letters
Westminster. patent appointed John archbishop of York, Ralph de Nevill
and Thomas de Musgrave to summon before them at a day
and place to be by them fixed all the collectors of the
moiety of the tenth and fifteenth above mentioned in singular
the wapentakes, liberties and boroughs of every 'trithing' of
that county, the city of York excepted, and to apportion and cause
to be brought to the exchequer set sums due therefrom to the

1360.

Membrane 12—cont.

king of that tenth and fifteenth for the expenses by him chevised and paid, namely of the Estrithing 300*l.*, of the Northtrithing 150*l.*, and of the Westtrithing 180*l.*; and although they apportioned those sums, and commanded the collectors to have them at the receipt of the exchequer at a set day now past, to be there delivered to the treasurer and chamberlains for the king's use, the collectors have not yet paid anything thereof: order, under pain of 300*l.*, to go in person to the said collectors and to command them strictly on the king's behalf, every of them under pain of 300*l.*, to have those sums at the receipt of the exchequer as aforesaid three weeks after Michaelmas, and to be there to answer for their contempt made in that behalf, and for the king's damage and loss by reason of non-payment; informing the treasurer and chamberlains of his action thereupon. By K.

To Henry duke of Lancaster or his representative in that duchy. Whereas the king lately ordered him to cause 100*l.* of the moiety of the tenth and fifteenth above mentioned, due to the king for moneys by him chevised and paid, to be levied in that duchy and brought to the exchequer, and although the duke caused the same to be levied long ago (as the king has heard), and commanded the collectors on behalf of the king to have that sum at the receipt of the exchequer on a set day now past, to be there delivered to the treasurer and chamberlains for the king's use, the collectors have as yet paid none of it: like order to command them on behalf of the king, under pain of 300*l.*, to have the 100*l.* at the receipt of the exchequer as aforesaid three weeks after Michaelmas, and to be there etc. (*as above*).

Sept. 18. To the collectors in Essex of the moiety of the same tenth and
Westminster. fifteenth. Order, under pain of 300*l.*, to have at the receipt of the exchequer on the quinzaine of Michaelmas, there to be delivered to the treasurer and chamberlains for the king's use, 16*l.* 4*s.* 4½*d.*, arrears of a sum of 240*l.* due to the king for moneys by him chevised and paid, which he ordered them to bring to the exchequer on a set day now past, and to be there to answer to the king for their contempt, and for the king's damage and loss thereby incurred. By K.
The like to the collectors in Norfolk, for 12*l.* 18*s.*, arrears of a sum of 32*l.* 18*s.*

MEMBRANE 11.

Oct. 11. To Roger de Wolfreton escheator in Norfolk. Order to deliver in
Westminster. dower to Mary who was wife of Thomas son and heir of Andrew Braunche, tenant in chief, the manor of Northbarsham; as of the lands of Andrew, which came into the king's hands by his death, and by reason of the nonage of Thomas, who died a minor in his wardship, the king, by consent of Walter Whithors to whom he lately committed the wardship thereof, has assigned to Mary, taking her oath that she will not marry without licence, the manor aforesaid in Norfolk, the manor of Piperharwe co. Surrey, and 12 marks of rent issuing from the manor and hundred of Frome in Selewode co. Somerset.

To William de Hatton escheator in Surrey. Order to deliver in dower to the same Mary the manor of Piperharwe, which the king has assigned to her among other lands of Andrew Braunche, as above mentioned.

To John de Bekynton escheator in Somerset. Like order to deliver in dower to the same Mary 12 marks of rent issuing from the manor and hundred of Frome in Selewode.

1360.

Membrane 11—cont.

Oct. 16. To William de Otteford escheator in Huntingdonshire. Order to
Westminster. remove the king's hand from a messuage, 12 acres of land and 1 acre
of meadow of Margaret de Brynkton in Brynkton, and not to inter-
meddle further therewith, delivering up any issues thereof taken ;
as the king lately ordered the escheator to certify in chancery the cause
wherefore the premises were by him taken into the king's hand, and he
certified that they were so taken for that it was found by inquisition,
before him taken of his office, that the abbot of Rameseye long since
acquired the same to him and his house of John Bowyer without the
king's licence ; and after Margaret daughter of Philip de Bitherun
and Alice and Ellen her daughters informed the king that the pre-
mises were of them the said Margaret, Alice and Ellen, as those which
they recovered by an assize of novel disseisin against the said abbot,
and not of the abbot, and that the abbot after the recovery aforesaid
never acquired the same, and petitioned that the king's hand might
be removed, wherefore the king ordered the escheator to make in-
quisition thereupon ; and by an inquisition, by him so taken, it is
found that Hugh de Sulgrave abbot of Rameseye in the time of Henry
III, before the statute of mortmain, acquired the premises to him
and his house by a fine and a charter of William de Walde knight,
and demised the same to divers tenants of his manor of Brynkton
to hold in bondage (*bondagio*), and afterwards Simon de Eye late
abbot took the same again to his own hands and demised them to John
le Bowiere to hold in bondage to him and his issue (*sequele*), which
John surrendered them to abbot Robert de Nassington, that at another
time a jury presented that the surrender was an appropriation or
acquisition of the premises by that abbot without the king's licence,
by virtue whereof the premises were by the escheator seized into the
king's hand, and that Richard son of John le Bowiere, alleging himself
to be John's heir, after his father's death, in the time of Richard
de Shenynghton now abbot, entered and by charter conferred the pre-
mises upon the said Margaret, Alice and Ellen, and for that the abbot
did not suffer them to continue their unlawful seisin, they recovered
the premises against him and others as aforesaid.

Oct. 20. William Prior of Duddeley, detained in Stourton prison for a trespass
Westminster. of vert and venison in the forest of Kynefare, has a writ addressed
to Thomas de Brewes keeper of the king's forest south of Trent or his
representative there to put him at bail.

Oct. 20. To William de Neseefeld escheator in Yorkshire. Order to remove
Westminster. the king's hand, and not to intermeddle further with the parsonage
or rectory of Hundemanby, four bovates of land in Hundemanby and
the advowsons of the vicarages of the chapels of Hundemanby, Burton
Flemyng, Neuton, Muston, Righton, Fordon, Barkedale, Erghum
and Folkethorp, delivering the issues to the abbot of Bardeneye ;
as the king lately ordered the escheator to certify him in chancery of
the cause wherefore the said abbot's manor of Hundemanby was by
him taken, it was said, into the king's hand, and he returned that he
so took the same for that he found by inquisition, before him taken
of his office, that Roger late abbot of Bardeneye tenant in chief, it
is said, by his writing demised, for himself and his successors and the
convent of his said house, to John de Stoketh chaplain, late parson
of Hale, for his life a manor of Hundemanby, namely the parsonage and
one carucate of land in Hundemanby, containing nine bovates, together

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Membrane 11—cont.

with the advowsons of the vicarages aforesaid to the said manor belonging, as parcel of the spiritualities and temporalities of the abbey which is of the king's advowson, and that John has by the king's licence a charter of five bovates of that land, which are of the temporalities aforesaid, and for that the residue of the said manor (namely the site of the parsonage and four bovates of land, which are of the spiritualities of the abbey) were without the king's licence aliened to the said John by the abbot and convent, who had them of the gift of Walter de Gaunt tenant in chief; and now the abbot has informed the king that the whole manor consists of the manse of the rectory of that church, to them appropriated of the gift of Walter, together with the four bovates and the advowsons aforesaid, which are of the endowment and spiritualities of their church as appears by Walter's charter, produced in chancery, praying the king therefore to remove his hand therefrom; and the king or his ministers ought not to intermeddle with any spiritualities by reason of alienation.

Oct. 17. To Walter Whithors the king's yeoman. Order to deliver to Stephen Westminster. de Wynslade, son and heir of Eleanor who was wife of Richard de Wynslade and sister of Andrew Braunche, and cousin and heir of Thomas son of Andrew Braunche tenant in chief, all the lands of Andrew, and to intermeddle no further therewith: as the king of his favour lately granted to Walter by letters patent the wardship of all the lands of Andrew, which came into his hand by Andrew's death and by reason of the nonage of Thomas his son and heir, who died a minor in the king's wardship, without rendering anything for the same; and now the king has taken the fealty of Stephen, being of full age, and has respited his homage.

Oct. 6. To William de Nessfeld escheator in Yorkshire. Order to remove Westminster. the king's hand and not to intermeddle further with a messuage in Gloverlane in York, delivering the issues to Roger de Overton chaplain and John de Alkebarowe; as the king lately ordered the escheator to certify him in chancery of the cause wherefore the premises were taken into his hand, and he certified that he so took the same for that he found by inquisition, before him taken of his office, that Robert del Chapele, who at his death held in his demesne as of fee a messuage by the church of St. Sampson at the corner of Girdelerrawe in York, held of the king for a burgage of the city of York and of the value of 20s. a year, died intestate without an heir of his blood; and after Roger and John informed the king that Robert long before his death by charter gave that messuage to Agnes his daughter, her heirs and assigns, and they acquired the same in fee of William de Huntyngton cousin and heir of Agnes, who entered the same after her death by right of inheritance, praying the king to cause his hand to be therefrom removed; and the king thereupon ordered the escheator to make inquisition, and by inquisition by him so taken it is found that Robert, who held that messuage in his demesne as of fee, a year and more before his death gave the same by charter to Agnes as aforesaid, by virtue of which gift she was thereof peaceably seised during her life, that after her death William de Huntyngton entered as her cousin and heir, being acknowledged as heir, and peaceably held the premises seven years and more, and that on St. Edmund's day in the 32nd year of the reign he gave it by charter to Roger and John, who were thereof peaceably seised until

1360.

Membrane 11—cont.

it was taken by the escheator into the king's hand; and it is not lawful that they should be ousted from their freehold without an answer.

MEMBRANE 10.

Oct. 16. To William de Nessefeld escheator in Northumberland. Order to
Westminster. remove the king's hand and not to intermeddle further with the lands of Robert de Fenwyk in Cambowe, delivering to Robert the issues; as the king lately ordered the escheator to certify him in chancery of the cause wherefore those lands were by him taken into the king's hand, and he certified that he so took them for that he found by inquisition, before him taken of his office, that Robert Reymes, tenant in chief of a messuage and 120 acres of waste land in Cambowe as parcel of his barony of Bolum, aliened the same in fee without the king's licence, and that Robert de Fenwyk holds the same likewise without licence; and after Robert informed the king that the premises are held of Hugh de Herle, who holds them further of Robert Herle as of his barony of Bolbek, and were not held of the king nor of his forefathers at any time, and petitioned the king to cause his hand to be removed; and the king ordered the escheator to make inquisition thereon, by which inquisition, by him taken accordingly, it is found that Walter de Cambowe and John de Cambowe and their ancestors time out of mind held the premises of Hugh de Reymes and his ancestors by fealty and the service of 6s. 8d. a year, that Hugh and his ancestors held the same of Robert de Herle and his ancestors by the service aforesaid, and they are now held by the same service of Robert de Herle and his heirs, who holds them in service of the barony of Bolbek in chief, and that Robert de Fenwyk holds them of the said Hugh and his heirs, and Hugh of Robert de Herle, nor were they held of the king in chief within the time of memory, nor are they yet, as parcel of the barony of B[o]lum nor otherwise.

Oct. 20. To William de Nessefeld escheator in Cumberland. Order to remove
Westminster. the king's hand and not to intermeddle further with the lands which were of William son of Christiana and of Christiana his wife in Gamelesby and Ayketon, delivering up the issues; as the king lately ordered the escheator to certify him in chancery of the cause wherefore those lands were by him taken into the king's hand, and he certified that he so took them for that he found by inquisition, before him taken of his office, that Christiana who was wife of Michael le Taillour tenant in chief, the king's widow, married William without the king's licence, and that William and Christiana hold in her dower lands in Gamelesby and Ayketon which were of Michael, value in all issues 26s. 8d.; and after petition was made to the king on behalf of Thomas de Alanby, who acquired those lands (as he says), that he would order his hand to be removed, as the said lands descended to Christiana by inheritance and not in name of dower or otherwise, so that she might lawfully marry without requiring licence of the king, wherefore he ordered the escheator to make inquisition; by which inquisition, by him taken accordingly, it is found that the premises are not of the dower of Christiana but of her heritage, which descended to her by the death of Christiana her mother, daughter and heir of Robert de Castekayrok tenant in chief, and that Christiana wife of William held no lands after the death of Michael her husband whereby she ought to be the king's widow.

1360.

Membrane 10—cont.

Oct. 23. To James le Botiller earl of Ormound justiciary of Ireland, or to
Westminster. his representative. Order not to trouble Wolfran Bernevall, nor
suffer him to be troubled, by reason of the escape of Robert Ryng ;
as the king lately ordered the justiciary to cause the said Robert to
be arrested and brought before Philippa the queen consort and others
of the king's council in England, to inform them touching a false
commission of the office of the queen's attorney general to receive
and answer to her for the queen's gold in Ireland, which the said
Robert alleged that he had under her seal ; and although the justiciary
took the said Robert accordingly and delivered him to John Waffre,
Wolfran Bernevall, Simon Burton and Robert Cok to be brought
before the queen and others as aforesaid before the quinzaine of Easter
last, as the justiciary has certified the king, yet Wolfran has appeared
in person before the council of the king and queen, and alleged that
Robert escaped by stealth from his custody, wherefore he could not
have him there, and has made fine with the queen by reason of his
escape, and thereupon the king has discharged him from his main-
prise. By C.

Oct. 16. To John de Estbury escheator in Suthampton and Wilts. Order
Westminster. not to intermeddle further with the manor and advowson of Evereslegh
co. Suthampton and the manor and advowson of Lokynton co. Wilts,
taken into the king's hand by the death of Thomas de Bradestan,
delivering up the issues ; as the king has learned by divers inquisitions,
taken by the escheator, that Thomas at his death held no lands in
those counties in his demesne as of fee, for that long before his death
he demised the said manors and advowsons to Robert Mordak parson
of Wynterburn by Bristol, Robert Coygny parson of Somerford Mau-
duyt and John Wynehestre chaplain warden of the perpetual chantry
of Wynterborn and to their heirs for ever, and that the same are
held of others than the king.

Oct. 16. To John de Estbury escheator in Oxfordshire and Wilts. Order
Westminster. not to intermeddle further with the manors of Stanlak, Broughton
and Bourton and the advowsons of the churches of Stanlak and
Broughton, a messuage and one carucate of land in Netherfilkyng
co. Oxford, nor with the manors of Somerford Mauduyt and Witele,
the advowsons of the church of Somerford and the chapel of Whitele,
and a messuage, two carucates of land and 6 acres of meadow in Farnhull
co. Wilts, taken into the king's hand by the death of Thomas de
Bradestan, delivering the issues to Agnes late his wife ; as the king
has learned by divers inquisitions, taken by the escheator, that Thomas
at his death held no lands in those counties in his demesne as of fee,
but held the premises by reason of the coverture of Agnes, who
holds the same for her life of the heritage of Peter Mauduyt knight.

Oct. 26. To the treasurer and the barons of the exechequer. Order to stay the
Westminster. demand which they are making against Henry Grene, one of the
justices of the Common Bench, for 20 marks received by him at the
receipt of the exechequer for his expenses in going to the north upon
the king's service, for that the king is assured that his expenses amount
to that or a greater sum. By K.

1360.

MEMBRANE 9.

Sept. 27. To William de Nessefeld escheator in Westmorland. Order to remove
Westminster. the king's hand and not to intermeddle further with a manor of Bethum which is of Ralph de Bethum knight, delivering the issues to Thomas (*sic*); as the king lately ordered the escheator to certify him in chancery of the cause wherefore that manor was by him taken into the king's hand, and he returned that he so took it for that he found by inquisition, before him taken of his office, that King Henry III gave in fee to the ancestor of the said Ralph three carucates of land in Bethum with a fishery in the water of Kent there, called the manor of Bethum, and that Ralph entered the same after the death of Thomas de Bethum his father, without process of the king's court, and without doing homage; and after Ralph informed the king that King Henry III did not at any time give that manor to any ancestor of his, and that it was held time out of mind of Christiana de Gynes as of the moiety of the manor of Kirkeby in Kendale, and of her ancestors lords of that moiety, which after her death came to the king's hands, and was by him given to William de Couuey, and after his death, again coming to the king's hands as an escheat, to John de Coupland and Joan his wife for their lives, together with the knight's fees to the same moiety belonging, wherefore Ralph ought not to be troubled by reason of his entry after the death of his father, who died in the time of the said Christiana, and he petitioned that the king would cause his hand to be removed; and by another inquisition, taken by the escheator by virtue of the king's command, it is found that neither King Henry III nor any forefather of the king gave the said manor to any ancestor of Ralph de Bethum nor to the said Ralph at any time within the memory of man, but the same was held by knight service of the said Christiana and of her ancestors and of others the lords of the said moiety of the manor of Kirkeby in Kendale time out of mind, and at the time of the death of Thomas, father of Ralph, of the same Christiana (then living) and of her heirs, that Ralph entered after the death of his father as his heir, and did homage and other services thereof due to Christiana in her lifetime, and not after her death when the said moiety was in the king's hand, and that the said manor is now held of John de Coupland and Joan his wife as of the said moiety to them granted for their lives as aforesaid, and was not held in chief as of the crown nor of the king's forefathers at any time.

MEMBRANE 8.

Oct. 30. To William de Hatton escheator in Kent. Order to remove the
Sandwich. king's hand and not to intermeddle further with the temporalities of the bishopric of Rochester, taken into the king's hand by reason of the voidance of that see, delivering the issues to Simon archbishop of Canterbury, but to retain in the king's hand the manors (*sic*) of Cobehambury and certain tenements in Sunderassh, for the issues whereof answer must be made; as King John by charter rendered to Stephen then archbishop, as his right, the patronage of the see of Rochester with its appurtenances, and by letters patent ordered the prior and monks of Rochester and the knights and free tenants of the bishopric to be obedient to the archbishop as lord and patron thereof; and now, by the complaint of the archbishop, the king has heard that, though the archbishop ought to have, and he and his predecessors from the date of that charter and before it time out of

1360.

Membrane 8—cont.

mind have had the patronage of that see, and the keeping of the temporalities thereof, which are held of the archbishop, in every vacancy, without that that the escheators or other ministers of the king or his forefathers have intermeddled therein, the escheator has taken into the king's hand the temporalities of the bishopric, now void by the death of John the last bishop, which are held of the archbishop, and were by him entered as patron, as [was lawful] by reason of his right and lordship, and has caused the said archbishop's servants to be ousted, wherefore the archbishop has petitioned the king for remedy; and after searching the rolls and memoranda of the exchequer concerning the last three vacancies, it is not found that answer was made to King Edward I, King Edward II or to the now king for any issues of the temporalities of that bishopric but the issues of the manor of Cobhambury and of certain tenements in Sundercassh co. Kent, and of the manor of Middleton Cheyndut co. Northampton, which are parcel of the said temporalities newly acquired and held in chief by knight service, and by inspection of the rolls of chancery it is plain that, when Walter then archbishop signified to King Edward II by letters patent that he had delivered to Hamon then bishop of Rochester, being consecrated in the court of Rome, the administration of the spiritualities and temporalities of that bishopric so far as pertained to the archbishop, that king took the fealty of bishop Hamon for the lands by him held of the king as of his bishopric, and restored them to him.

[*Fœdera.*]

The like to Roger de Wolfreton escheator in Suffolk.

[*Ibid.*]

Nov. 10. To Roger de Wolfreton escheator in Essex, Hertfordshire, Norfolk
Westminster. and Suffolk. Order to take seisin in the king's name of all the lands whereof Elizabeth de Burgo tenant in chief was at her death seised in her demesne as of fee, and to demise the same, with the issues thereof from her death and henceforward arising, and with all farms and rents of hers as well for terms past since her death as for terms yet to come, to the keeping of John Lygoun, Humphrey de Walden, Richard de Gransete, William Breton, John atte More, William Brokhole and William Gervays late her ministers, suffering them to dispose thereof until further orders without taking aught to the king's use, certifying the king in chancery what is the value of such lands, what were such farms and rents and at what terms payable, of whom all are held and by what service, and sending thither under seal the inquisitions by him thereupon taken, the king's late order to take those lands into his hand and safe keep the same notwithstanding, as he would shew favour to Lionel his son earl of Ulster and to Elizabeth his wife, cousin and heir of the said Elizabeth de Burgo. By K.

The like to the following :

John de Bekynton escheator in Dorset, concerning lands in the keeping of John Brunyng, John Motelot and Stephen Bonde.

Thomas Saundres of Neubold escheator in Gloucestershire, Herefordshire and the march of Wales adjoining, concerning lands in the keeping of Alexander Cherman, Richard de Waltham, Stephen Derby, Philip ap Jovan and Robert de Langele.

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Membrane 8—cont.

Oct. 25. To the bailiffs of the town of Lyverpole. Order for sure
Westminster. causes to stay altogether the execution, whereof they are henceforth
discharged, of the king's late order to make search that no
silver in money, plate, or in the lump, in ports and places within the
liberty of that town, had been carried [to foreign parts], and to
arrest and answer to the king for all such silver there found for that
purpose. By C.

Nov. 15. To William de Fililode escheator within the liberty of Holdernesse.
Westminster. Order to cause John de Goushill to have seisin of two tofts in
Beford, which were held by John Celererman of Beford hanged for
felony, it is said; as the king has learned by inquisition, taken by
the escheator, that the said tofts [have been] in his hand for a year
and a day, that they were held of John de Goushill, and that the
escheator had the year and day and the waste thereof, and ought to
answer to the king for the same.

Nov. 20. To William de Otteford escheator in Bedfordshire. Order not to
Westminster. intermeddle further with the manor of Houghton Conquest, two
carucates of land in that town, and 16 acres of land in Davy-
stockyng, taken into the king's hand by the death of Thomas
Conquest knight, delivering up the issues; as the king has learned
by inquisition, taken by the escheator, that Thomas at his death
held no lands in that bailiwick in chief in his demesne as of fee, but
held the premises of others than the king.

Nov. 16. To William de Nesselde escheator in Westmorland. Order to
Westminster. remove the king's hand and not to intermeddle further with a
vaccary of Roger de Clifford called Sourthwayt in the forest of
Mallerstang, delivering up the issues; as the king lately ordered
the escheator to certify him in chancery of the cause wherefore the
same was taken into his hand, and the escheator signified that he so
took it for that he found by inquisition, before him taken of his
office, that Andrew de Harcla earl of Carlisle deceased held that
vaccary in fee at the time of his forfeiture to the late king, that
after the death of Andrew the said late king was thereof seised
four years, then Robert de Clifford, father of Roger, occupied
the same sixteen years, and after the death of Robert the
now king ten years while Roger was within age and in
his wardship, and after that Roger for six years; and
in divers statutes it is contained that no man shall be ousted
from his freehold without an answer, and Roger has found
mainpernors, William de Threlkeld knight, Thomas de Sandford
and Henry de Threlkeld, to answer to the king for the issues and
profits of that vaccary from the death of Andrew for which answer
has not been made to him nor to the late king, and also henceforward
so long as he shall hold the same, if it be adjudged to the king by
reason of the forfeiture aforesaid. By K and C.

MEMBRANE 7.

Nov. 22. To John atte Wode escheator in Salop and the march of Wales
Westminster. adjoining. Order to cause the lands of Kery and Kedewyng and the
castle and lordship of Monte Gomeri, assigned by the king in dower
to Philippa who was wife of Roger de Mortuo Mari late earl of

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Membrane 7.—cont.

Mareh, to be taken again into his hand and delivered to Edward prince of Wales in name of wardship until the heir be of age, the prince assigning to Philippa a third part of the lands of Kery and Kedewyng as her dower thereof, and other lands to the value of two thirds of those, and also 20 marks a year or lands to that value for the said castle and lordship formerly assigned and delivered to her of the lands of the said late earl in the king's hand; as after the assignment aforesaid, at the suit of the prince, alleging that the castle of Dolmorayn (*sic*) with the Newtown, the cantred of Kedewyng and the commote of Kery are the lands of Kery and Kedewyng and were paeel of the principality of Wales as well before as after the conquest thereof, and are held of the prince as of his principality, as is found by an inquisition taken by Henry Grene and William de Fyncheden, and that the castle and lordship of Monte Gomeri are the key and paeel of that principality, held likewise of him, as appeared by divers evidences produced before the king and council, and praying the king to deliver to him the wardship as well of the said castle of Dolvorayn, town, cantred and commote, which are the lands of Kery and Kedewyng above specified, as of the castle and lordship of Monte Gomeri; and the king, willing to do justice to both parties, ordered the sheriff by divers writs to notify Philippa to be in chancery in the quinzaine of Michaelmas last to shew cause wherefore the said castles and lands to her assigned should not be taken again into the king's hand and delivered to the prince, when she, appearing in person, said she had no cause to shew. By K. and C.

Nov. 28. To the treasurer and the barons of the exchequer. Order to
Westminster. receive the king's letters patent to Walter de Mauny for 12,000 marks, to cause the same to be cancelled, to discharge the said Walter of all debts contained in a certain schedule sent into chancery by the treasurer, the barons and chamberlains of the exchequer, and herewith enclosed, and to cause as well letters patent containing 100*l.* a year as others containing 35 marks a year to be endorsed and returned to him to sue upon hereafter for those yearly sums; as divers debts are being demanded of Walter by summons of the exchequer, and the king is bound to him in 8,000 marks by letters obligatory containing 12,000 marks for divers prisoners bought of him by the king, in 2,100*l.* arrears of 100*l.* yearly at the exchequer granted to him and his heirs by letters patent remaining in his hands to maintain the estate of a banneret until provision be made him of 100*l.* in land, and in 455*l.* arrears of 35 marks yearly to be received from the sheriff of Norfolk granted him for life by charter of Thomas de Brotherton late earl of Norfolk confirmed by the king, as is found by the schedule of the debts of the said Walter above mentioned; and upon the petition of Walter, for his good service, and for that he has released the three debts aforesaid to him due from the king, the king has pardoned him all debts in the said schedule contained. By K. and C.

Nov. 22. To John atte Wode escheator in Salop, Staffordshire and the
Westminster. march of Wales adjoining. Order to deliver in dower to Philippa who was the wife of Roger de Mortuo Mari earl of March tenant in chief, the castle of Keventhles with the cantred of Melenyth and the town and lordship of Knyghteton; as the king lately assigned to her in dower, among other lands of the late earl

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Membrane 7.—cont.

taken into his hand by reason of the nonage of the heir, the castle of Dolvorain with the Newtown, the cantred of Kedewyng, and the commote of Kery to the value of 294*l.* and the castle, town and lordship of Monte Gomery, with the hundred of Chirbury to the value of 13*l.* 6*s.* 8*d.*; and now, for that by divers records, charters and evidences before the king and council shewn by Edward prince of Wales it is found that the castle of Dolvorain with the Newtown, the cantred of Kedewyng and the commote of Kery are parcel of the principality of Wales, and held of the prince in right thereof, and that the castle of Monte Gomery is the key of the principality, which castle, with the lordship of Monte Gomery (whereto the said hundred is adjoining, and comprised under one extent, it is said) were given to the said prince by the king's charter, the same are by process against Philippa in chancery taken out of her possession into the king's hand and delivered to the prince, so that the prince ought to give her in dower the third part of the castle of Dolvorayn, of the Newtown, cantred and commote aforesaid, and in order to recompense her for the value of the other two thirds extended at 198*l.*, and also for the value of 20 marks of land for the castle, town and lordship of Monte Gomery and the said hundred, the king has assigned to her the said castle of Keventhles with the cantred of Melenyth to the value of 160*l.*, and the town and lordship of Knyghteton to the value of 60*l.*, with their liberties, royalties, jurisdictions and profits, rendering yearly at the exchequer 10*l.* 13*s.* 4*d.*, the excess of her said dower over the value of the said two thirds.

By K. and C.

MEMBRANE 6.

Nov. 18. To John de Stodeye the king's butler. Order to pay to David Westminster. de Wollore the king's clerk, who kept the inn of chancery during the absence of the chancellor at Calais on the king's service, so much as belongs to him of the fee of wine usually paid for the said inn from 24 August last to 7 November inclusive, on which day the chancellor first kept the inn on his return, namely 75 days.

The like to John de Neubury clerk, keeper of the great wardrobe, concerning the fee of wax usually paid for the said inn.

Nov. 28. To William de Neseefeld escheator in Westmorland. Order to Westminster. remove the king's hand and not to intermeddle further with the manor of Stirkeland of Thomas de Berewys and Joan his wife and a certain rent there, delivering up the issues; as the king lately ordered the escheator to certify him in chancery of the cause wherefore that manor was taken into his hand, and he returned that he so took as well the said manor, which was of John de Stirkeland and held by him at his death of Thomas de Twenge by knight service, as the said rent by reason of the king's prerogative, for that he found by inquisition, before him taken of his office, that Margaret de Roos, who held in chief a yearly rent of 50*s.* issuing from divers tenements in Stirkeland, and a rent of two quarters and two bushels of oatmeal a year issuing from Stirkeland mill, aliened that rent in fee without licence to Richard de Preston and Anabel his wife, and Richard and Anabel to John de Stirkeland, and John to Edmund de Nevill and John de Louthre, and Edmund and John de Louthre to the said John de Stirkeland and Alice his wife now deceased; and after, at the suit of Thomas de Berewys and Joan, alleging that

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Membrane 6.—cont.

they hold a messuage, 60 acres of land and 6 acres of meadow in the town of Great Stirkeland whereof the said rent used to arise, that the rent is extinguished, and the said messuage and land are held of Thomas de Tweng as of his manor of Stirkeland and not of the king, and praying that his hand might be removed, the king ordered the escheator to make inquisition thereupon; and by that inquisition it is found that Richard de Latoun was seised in his demesne as of fee of a messuage, 60 acres of land and 6 acres of meadow in Stirkeland whereof the rent aforesaid used to arise, and held the same of Thomas Lang of Stirkeland as of the third part of the said manor by the service of 2s. a year to cornage, that he aliened the premises to Robert de Stirkeland in fee, subject to the rent aforesaid to be paid to Richard, his heirs and assigns, that Robert died thereof seised, after whose death William de Stirkeland entered as son and heir of Robert, and gave the premises to John de Stirkeland and the heirs of his body, that Richard de Latoun, being seised of the rent aforesaid by reason of the said reservation, granted that rent to Margaret de Roos and her heirs, by virtue of which grant Margaret was thereof seised, and granted the same in fee to Richard de Preston and Anabel his wife, and Richard de Preston released it to John de Stirkeland who was seised of the tenements whereof the rent used to arise, and Anabel after her husband's death also released to John all her right therein, whereby that rent was extinguished, and that neither Margaret de Roos, John de Stirkeland nor any other ever held the said rent in chief, nor are those tenements held in chief, nor were they ever held but of Thomas de Tweng by the service aforesaid and by homage; and by another inquisition, likewise taken by the escheator, it is found that John de Stirkeland at his death held no lands, rents or service in chief in his demesne as of fee nor in service, but died seised of the manor of Great Stirkeland and of no other lands, rents or services, and that he held that manor of Thomas de Tweng.

Nov. 28. To the treasurer and the barons of the exchequer. Order to take an
Westminster. oath of Roger de Bromleye the king's clerk, and if thereby assured that the facts stated in his petition are true, to allow him in his account at the exchequer all expenses by him incurred, two tuns of wine spent for the refreshment of the king's lieges, and certain onions and garlie by reason of their going bad; as Roger by his petition shews that, whereas he was appointed receiver of the victuals which the king sent with his army to the town of Honyfleu in Normandy for the refreshment of himself and his army after his crossing to France in the 33rd year of his reign, and laid out 11*l.* 4*s.* 8*d.* upon the repair of cellars and other houses in that town wherein the victuals were stored, 4*l.* 16*d.* for riding from the city of London to Sandewich to cross the sea, and again to London after long waiting for a wind, and thence to Sandewich, for crossing over sea to Honyfleu with the victuals, and for crossing again and riding to London after the king's return to England, 104*s.* 8*d.* for wages of a cooper necessarily retained to bind and repair tuns of the king's wines in his keeping for the time that he received wines of the king's butler in the said town, 45*s.* 8*d.* upon divers messages to certify the council in England concerning the victuals in his keeping, and 26*s.* 8*d.* to a seaman called 'lodesman' for his reward for safe conduct of a ship wherein part

1360.

Membrane 6.—cont.

of the victuals was placed by the water of Seyne to the said town, that great part of the onions and garlic, to the value of 100s., which he received among other victuals of John de Lovekyn and John Wroth of London, went bad while crossing the sea, and the residue thereof while stored in that town, so as to be of no value and useless, wherefore they were thrown away at sea and elsewhere, and that two tuns of the king's Gascon wine in his keeping he spent, at the time the king took his passage to England at the port of Honyfleu, for refreshment of the king's sons and other nobles and lieges, as need was, as he is prepared to declare in due manner, praying that the king will allow him the money and victuals so spent or wasted.

MEMBRANE 5.

Nov. 20. To the treasurer and the barons and chamberlains at Dublin. Order
Westminster. to search the rolls and memoranda of the exchequer in Dublin, and if thereby assured that Roger de Mortuo Mari, late earl of March and lord of Trym in Ireland, and his ancestors took at the said exchequer time out of mind a yearly rent of 25 marks for the site of the king's castle and town of Droghda formerly called Castelblathagh, to account with the said earl's executors or their attorney, and to cause so much as may be found due of that rent to the earl at his death, who died on 26 February last, as is found by divers inquisitions returned in chancery, to be paid to the said executor or to their attorney, taking their acquittance; as the said executors have petitioned the king for payment of the arrears of the rent for the said site, which was of the said earl's ancestors, and by them granted to the king's forefathers for the rent aforesaid. By C.

Dec. 3. To the collectors of customs in the port of Sandewich. Order to
Westminster. take information touching certain wools, cloths, goods and merchandise of John de Mari and his fellows, alien merchants, and to permit them to lade the same again in other ships in ports and places within that bailiwick without custom or subsidy, and take them to their own parts without let, provided that by colour thereof no other such merchandise be placed or laded therein; as it is shewn the king, on behalf of the said merchants, that they laded the merchandise aforesaid at Lescluses in Flanders in two great ships of Janua to take to their own parts, that those ships on their voyage were driven by tempest upon the sands by the port of Romeneye and were there in peril, and that some of the merchandise was salved at their great cost, praying the king's licence to lade again the goods so salved and brought to the towns of Sandewich and Romeneye in other ships in those ports or elsewhere within the said bailiwick and to carry them thence without paying custom or subsidy thereon; and John has made oath before the king and council that the same were laded and freighted in Flanders to take to foreign parts and not to England, and has mainperned that none but the goods so salved from the said two ships shall be laded in the same ships in which these are laded again. By K. and C.

MEMBRANE 4.

Nov. 22. To the arrayers in Buckinghamshire of men at arms and archers
Westminster. to sail for the king's service. Order to stay altogether the demand

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Membrane 4.—cont.

made upon Richard earl of Arundell for payment of any sums whatsoever for his manor of Medmenham towards the expenses of men at arms, armed men and archers to march against the king's enemies of France, releasing any distraint, and restoring any levy made upon him for that reason; as the earl was arrayed and furnished in Sussex with men at arms, armed men and archers to the utmost of his power for all his lands at the time when those enemies were at sea for the purpose of invading the realm, ready to resist them had they presumed to land upon the sea coast of that county, as the king is fully informed.

By C.

Nov. 20. To Walter de Kelby escheator in Lincolnshire. Order to remove Westminster. the king's hand and not to intermeddle further with a rent of 30 quarters of wheat, 30 quarters of barley and 20 quarters of oats, payable by the abbot and convent of Kirkested, delivering the issues to the abbot of Bardeneye; as by certificate of the escheator, sent into chancery by the king's command, it is found that he took that rent into the king's hand for that he found by inquisition, before him taken of his office, that Gilbert de Gaunt, tenant in chief by barony, of his barony aliened without the king's licence two carucates of land now called Monkesdayles in Skampton to the abbot and convent of Bardeneye, and the said abbot and convent without the king's licence aliened the same to the abbot and convent of Kirkested, paying the aforesaid rent yearly between Michaelmas and Easter, whereof the king and his ancestors ought to have had the issues and profits during all the time of a vacancy of the abbey of Bardeneye from the time when the advowson of that abbey came to the king's forefathers by gift of the said Gilbert, and have had none, but were thereof defrauded during that whole time to the damage of 400*l.*; and it is not in accordance with law that the abbot should be ousted from his freehold without an answer, and he has found William Moryce of Hale and John atte See of Bardeney of Lincolnshire his mainpernors, who have mainperned to answer to the king for the said rent and arrears, if it shall be determined that the same ought to belong to the king.

1361.

Jan. 18. To William de Farlegh the king's clerk, keeper of the wardrobe. Westminster. Order, if by the oath of John de Stodeye the king's butler he be assured that the facts stated in John's petition are true, to allow him in his account 74 tuns of wine lost at sea; as John has shewn the king that whereas he was charged, as well by the chancellor as by the king's writs to him addressed, to buy and purvey to the king's use a large quantity of wines, and to take the same to the towns of Caleys and Honyffu at the king's risk, by virtue thereof, and by assent of the chancellor and others of the council, he bought and purveyed 232 tuns of wine, and put them in two ships in the port of London, one [called] the *George* of Hoke the other the *Katherine* of Wynchelsee, to take to the said towns, and while those ships so laded were on their voyage thither the *Katherine*, with 116 tuns thereof, was cast upon a sandbank called the Griller in the mouth of the river Thames, and was there suddenly and utterly in peril, and 74 of those 116 tuns were totally lost, wherefore he prayed that the king would allow him the same in his account of the issues of the butlery.

By K. and C.

To the same. Like order, *mutatis mutandis*; as John de Stodeye aforesaid has shewn the king that, by direction of the

1361.

Membrane 4—cont.

council and by virtue of the king's writ to him addressed, he bought and purveyed one pipe of 'vernage' and one pipe of 'malveysyn' for the king's consumption at Honyflu, and placed them in a small ship in the port of London called the *Seyntemarie hakbote* of London to be taken to Honyflu, and on its voyage thither the said ship, for fear of the king's enemies then at sea, touched at the port of Wynchelsee, and was there captured by the said enemies, who burnt the town of Wynchelsee, and was brought to the port of Harflu in Normandy, wherefore John prayed that the king would allow him those two pipes in his account.

1360.

MEMBRANE 3.

Dec. 1.
Westminster.

To William de Otteford escheator in Buckinghamshire. Order to cause Thomas de Furnyvale knight to have seisin of the manor of Farnham and the hamlet of Sere with their members and appurtenances, and of the advowson of the church of Farnham, taken into the king's hand by the death of Elizabeth de Burgo; as it is found by inquisition, taken by the escheator, that Elizabeth at her death held no lands in that county in chief in her demesne as of fee, but held in dower, of the endowment of Theobald de Verdon formerly her husband, the manor of Farnham with the hamlet and advowson aforesaid in chief by the service of finding one glove for the king's right hand at his coronation, and of supporting his right arm while he should hold the sceptre in his hand, with reversion, according to a partition lately made among the coheirs of that heritage, to the said Thomas, cousin and one of the heirs of Theobald, namely son of Joan one of the daughters of Theobald, and of full age; and the king has taken the homage of Thomas for his purparty.

To John de Wyndesore escheator in Leicestershire. Order to cause John de Crophull knight and Margery his wife to have seisin of the manors of Neubold Verdon and Cotesbech, taken into the king's hand by the death of the same Elizabeth; as it was found (*as above*) that at her death she held in dower (*as above*) the said manors in chief by knight service, with reversion to John and to Margery as one of the daughters and heirs of Theobald de Verdon; and the king has taken the homage of William le Blount formerly husband of Margery for her purparty, by reason of issue between them begotten.

To John de Wyndesore escheator in Warwickshire. Order not to intermeddle further with the manor of Braundon and the hamlet of Bretford, taken into the king's hand by the death of the same Elizabeth, delivering up the issues; as it was found (*as above*) that at her death she held in dower (*as above*) the said manor with the said hamlet, with reversion to Bartholomew de Burgherssh son and heir of Elizabeth daughter and one of the heirs of Theobald de Verdon, and that the same are held of others than the king.

To John de Wyndesore escheator in Leicestershire and Warwickshire. Like order, *mutatis mutandis*, concerning the manor and advowson of Lutteworth co. Leicester and the manor of Feckenho co. Warwick; as it was found (*as above*) that the said Elizabeth held in dower the said manors and advowson, with reversion to William de Ferrariis, cousin and one of the heirs of Theobald de Verdon and of full age, and that the same are held of others than the king.

1360.

Membrane 3.—cont.

Dec. 3. To Thomas Saundres of Neubold escheator in Herefordshire.
Westminster. Order to take an oath of Agnes who was wife of John Tyrel tenant in chief that she will not marry without the king's licence, and to deliver to her in dower certain lands in Hungarston extended at 6*l.*s. a year; as of the lands of her said husband, taken into the king's hand by his death and by reason of the nonage of Hugh Tyrel his brother and heir, by assent of Robert de Herle to whom the king has committed the wardship of two thirds thereof, the king has assigned to Agnes in dower the lands in Hungarston aforesaid, lands at Bromcroft co. Salop extended at 36*s.* a year, lands at Normancote co. Salop at 2*s.*, the manor of Caundel Wak co. Dorset at 69*s.*, the manor of Gorewell co. Dorset at 6*l.* 9*s.* 6*d.*, a third part of the manor of Compton Martyn co. Somerset at 4*l.* 3*s.* 4*d.*, and a moiety of lands in Tangele co. Suthampton at 55*s.* 9*d.*, rendering to the king until the heir be of age and then to the said heir 8*s.* 1*d.* a year by which the value thereof exceeds her dower.

To John de Bekynton escheator in Somerset and Dorset. Order to deliver in dower to the abovenamed Agnes the manors of Caundel Wake and Gorewell co. Dorset, and the third part of the manor of Compton Martyn co. Somerset, extended as above, which the king has assigned to her among other lands of John Tyrel her husband.

The like to the following :

John atte Wode escheator in Salop, for lands at Bromcroft and Normancote, extended as above.

John de Estbury escheator in the county of Suthampton, for a moiety of lands in Tangele.

Dec. 1. To Walter de Kelby escheator in Lincolnshire. Order to remove
Westminster. the king's hand and not to intermeddle further with a yearly rent or farm of 10*l.* which the prior of Torkeseye used to pay to Mary de Sancto Paulo countess of Pembroke for the site of that priory, and another of 46*s.* which the prioress of Fosse used to pay to the said countess for certain lands in Torkeseye, restoring to the said countess any levy thereof heretofore made for which he has not answered to the king, certifying in chancery under seal the cause, if any, why he cannot so do, and sending again thither this writ; as the king lately ordered the escheator to certify him in chancery touching the manner and cause of his having taken into the king's hand the farms aforesaid, and of what tenements they severally arise, and the escheator certified that he so took them as due of right to the king and long time unlawfully withheld, for that it was found by inquisition, before him taken of his office, that King H[enry III] gave to the then prior and convent of Torkesey the site of that priory, 50 tofts and 498 acres of land and meadow in Torkeseye for 10*l.* yearly to be rendered at the exchequer, that the same king gave to the then prioress and convent of Fosse by Torkeseye the site of that priory, seven tofts and 120 acres of land and meadow in Torkeseye for 46*s.* yearly likewise to be rendered at the exchequer, which farms John Darcy 'le cosyn' and his heirs, the said countess' farmers of the manor of Torkeseye, withheld from the king from the 12th year of the reign to 29 December in the 31st year, and others lords of that town for the time being during 20 years and more before the said 12th year, and took from the prior and prioress and appro-

1360.

Membrane 3.—cont.

apropriated the same without warrant, and that the escheator is charged in his account of those farms at the exchequer with 12*l.* 6*s.* for Easter and Michaelmas terms in the 32nd year; and now the countess has petitioned the king that he would order the rent to be restored to her, that she may thereupon answer further concerning the same, as she and all others lords of the said manor in times past had and took that rent as parcel of the manor, and she is ousted of her freehold by reason of the inquisition of office taken as aforesaid without an answer, contrary to the law and custom of the realm and the form of the statute; and Aymer de Athell knight of Northumberland and Ralph Spigurnel knight of Sussex have mainperned severally for her to answer concerning the said rent and the arrears thereof, if it shall be adjudged to the king. By C.

Dec. 3. Writ of *scire facias* to the sheriff of Lincoln, to warn the countess Westminster. of Pembroke to be in chancery on the octave of the Purification next, to shew cause wherefore the said rent should not, by reason of the withdrawal and appropriation thereof, be taken again into the king's hand, and with him remain of right as a gross by itself severed from the manor aforesaid, and wherefore she should not answer for the same from the time of its withdrawal.

Dec. 3. To Thomas Saundres of Neubold escheator in Gloucestershire. Westminster. Order to take the fealty of Parnell late wife of Walter son of Walter de Gloucestre according to the form of a schedule enclosed, and not to intermeddle further with the manors of Alveston and Erdecote, the hundred of Langeleye and the view of frankpledge of Langeleye, delivering to her the issues; as the king has learned by inquisition, taken by the escheator, that Walter son of Walter at his death held no lands in that county in his demesne as of fee in chief nor of others, but held jointly with Parnell the manors with the hundred and view of frankpledge aforesaid, of the gift of John de Ingelby chaplain and Robert de Briggeford, made by the king's licence, to them and the heirs of their bodies, and that the premises are held of the king by knight service.

1361.

MEMBRANE 2.

Jan. 23. To the sheriffs of London and Middlesex. Order, on sight of these Westminster. presents, under pain of 100*l.*, to cause forty freestone masons of the best in the city and suburbs of London and in the said county, forty masons for laying stone and a hundred labourers, with shovels (*tribulis*) and picks, to be chosen, taken and brought or sent to the king's castle of Wyndesore, so as to have them there on Monday in the first week of Lent at latest, to be delivered to William de Wykeham the king's clerk, clerk of his works, there to abide upon the works at the king's wages so long as need be, and to take of every one of them a sufficient mainprise so to abide, and not to depart without licence of the king or of the said William, and to arrest wherever found and safe keep in prison all such as by certificate of William shall be known to have departed thence and returned to the said city, suburbs and county, by no means delivering them without special command of the king or of William, and certifying in chancery the names of the mainperners. By K.

1361.

Membrane 2.—cont.

The like to the following :

- The sheriff of Wilts.
- The sheriff of Somerset and Dorset.
- The sheriff of Gloucester.
- The sheriff of Worcester.
- The sheriff of Stafford.
- The sheriff of Leicester and Warwick.
- The sheriff of Northampton.
- The sheriff of Cambridge and Huntingdon.
- The sheriff of Bedford and Buckingham.
- The sheriff of Essex and Hertford.
- The sheriff of Kent.
- The sheriff of Oxford and Berkshire.
- The sheriff of Southampton.
- The sheriff of Surrey and Sussex.

1360.

MEMBRANE 1.

Nov. 24. To Leo de Perton escheator in Worcestershire. Order not to
Westminster. intermeddle further with the manors of Muiteone and Kilmesham taken into [the king's] hand by the death of Thomas de Bradeston, delivering up the issues; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in his demesne as of fee nor in service in chief nor of any other, for that long before his death by charter he enfeoffed Robert Murdak parson of Wynterbourne, Robert Reigny parson of Somerford Mauduyt, and John de Wynchestre chaplain of the said manors, and that the same are held of others than the king.

To Thomas Saundres of Neubold escheator in Gloucestershire. Like order not to intermeddle further with the manor and advowson of Wynterbourn; as the king has learned by inquisition, taken by the escheator, that Thomas de Bradeston at his death held no lands in that county in his demesne as of fee, but held the said manor and advowson jointly with Agnes late his wife, to them and the heirs male of their bodies, by fine levied in the king's court, and that they are held of another than the king.

Nov. 26. To John de Estbury escheator in Oxfordshire and Berkshire.
Westminster. Order to deliver in dower to Elizabeth who was wife of Henry de la Poyle tenant in chief two messuages and four virgates of land in Hampton atte Brigge co. Oxford (extended at 20s. a year), one carucate of land in Chilton co. Berks (extended at 16s.) and one mark of rent in Chilton aforesaid; as of the lands which were her husband's, and are in the king's hand by his death and by reason of the nonage of his heir, the king by assent of Richard Stury, to whom he has committed the wardship of two thirds of those lands, has assigned to Elizabeth the messuages and lands aforesaid, and also certain lands in Cudeford co. Surrey (extended at 68s 9¼d. a year clear, over and above a rent resolute due to divers the lords thereof), subject to that rent, and has taken of her an oath that she will not marry without his licence.

The like to William de Hatton escheator in Surrey, for the lands in Cudeford.

1360.

*Membrane 1.—cont.*Dec. 18.
Woodstock.

To Thomas de Overton and his fellows, collectors in the county of Suthampton of a moiety of the tenth and fifteenth lately granted for the expenses of men at arms, archers and others appointed for defence of the realm during the king's absence. Whereas the king lately by writ ordered the collectors to cause 200*l.* due to him of the moiety aforesaid for the expenses of such men at arms and archers by him chevised and paid, 100*s.* due to the collectors, 64*s.* due to Henry Sturmy one of the arrayers of such men and to John Forester, who at the king's command came for that county before the council at Westminster, where the king caused the collectors and arrayers of every county to be summoned, (namely to Henry 48*s.* and to John 16*s.* for their pains and expenses,) according to the apportionment thereof made before the council to every county of the realm, to be levied of the men of the county, and to deliver the 200*l.* at the receipt of the exchequer, to keep the 100*s.*, and pay to Henry 48*s.*, to John 16*s.*, and to cause the residue to be divided rateably among singular the townships of the county by the view and testimony of the prior of St. Swithun Winchester, John de Wynton and Henry Sturmy or one of them; nevertheless the king's will is that the city of Winchester and the towns of Suthampton and Portesmouth, because of divers expenses and charges borne by them for defence of the realm while the king was abroad, and for the poverty which they are undergoing in these days, and the nobles, knights and esquires who were with the king in his service in parts beyond the sea, be discharged of the portions of the said moiety upon them assessed, and that such portions be assessed upon other townships and hamlets as they may best bear them, by advice of the said prior, John de Wynton and Henry, and of Robert Markaunt, John Inkepenne, Walter Haywode, Walter Not, Nicholas Wodelok, Roger Haywode, Thomas Waryner, William Coufold and the sheriff, whom the collectors shall warn thereof: order, under pain of 100*l.*, to cause the said 208*l.* 4*s.* to be apportioned and levied of singular the townships and hamlets of the county, within liberties and without, the city of Winchester and the towns of Suthampton and Portesmouth excepted, and likewise the before mentioned nobles, knights and esquires, and answer to be made to the king (if not already contented thereof) for the 200*l.*, to keep 100*s.*, to pay 48*s.* to Henry Sturmy and 16*s.* to John Forester, if aught has been levied of the city, towns or persons above excepted to restore the same, and to perform all else in the first writ to them addressed, certifying their action in chancery before the morrow of the Epiphany. By K. and C.

1361.

Jan. 3.
Woodstock.

To John Frank late representative of John de Bello Campo then keeper of the New Forest co. Suthampton. Order to deliver by indenture to Walter de Haywode late sheriff of Suthampton 65*l.* of the king's moneys in his keeping (it is said) for works and carriage of materials; as the king lately charged the said sheriff to cause four lodges to be made in the forest of the issues of his bailiwick, and to take carriage for the necessary materials for the king's money, and Walter was removed from the office of sheriff before the said lodges could be completed, whereby he is unable to complete them of the issues of the county, and the king's will is that they should be by him completed.

Jan. 3.
Woodstock.

To the sheriff of Wilts. Order to go in person to the hall of the keeper of the king's park of Claryndon in the said park, and to

1361.

Membrane 1.—cont.

survey the repairs, and if assured that they amount to 60s., to pay that, or any less sum to which they amount; as the king has heard that repairs have been made to that amount by command of the keeper.

To John de Stodeye the king's butler, or to his representative in the port of Suthampton. Order to cause one tun of red wine in that port, of the first of the king's wines of this instant season of 'reek', to be delivered to the abbot and convent of Waverle or to their attorney, taking their acquittance, in accordance with the king's letters patent granting to the said abbot and convent and to their successors one tun of such wine every year, namely between Christmas and the Purification, for the celebration of masses there for the souls of the faithful departed.

Jan. 15. To John de Bekynton escheator in Dorset. Order not to inter-
Westminster. meddle further with a messuage, dovecot and garden, two carucates of land, 20 acres of meadow, 12 acres of pasture, 20 acres of wood and 20s. of rent in Bukeres Weston, taken into the king's hand by the death of John de Maundeville, delivering up the issues; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in demesne nor in service, but held the premises in his demesne as of fee of others than the king.

To Thomas Cheyney escheator in Devon. Order not to intermeddle further with a moiety of the manor of Clovely and one carucate of land in Hele Giffard taken into the king's hand by the death of John de Maundeville; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief, but held the premises of others than the king.

Jan. 14. To Walter de Kelby escheator in Lincolnshire. Order to cause
Westminster. Henry de Bello Monte, son and heir of John de Bello Monte tenant in chief, to have seisin of all the lands whereof his father was at his death seised in his demesne as of fee, and which by his death were taken into the king's hand, although Henry has not proved his age, as the king is nevertheless assured that he is of full age, and has taken his homage and fealty for the lands which his said father held in chief. By K.

The like to the following :

John de Wyndesore escheator in Leicestershire.

William de Nessefeld escheator in Yorkshire and Northumberland.

Robert de Tughale chamberlain of the town of Berewick on Tweed.

Jan. 15. To John Wroth mayor of the city of London and escheator
Westminster. therein. Order to assign dower to Margery who was wife of Nicholas Mockyng tenant in chief, of the lands of her husband taken into the king's hand by his death, according to an extent made or to be made, in presence of the heirs of Nicholas if they choose to attend, and to send that assignment under his seal to be enrolled in chancery; as the king has taken an oath of Margery that she will not marry without his licence.

The like to William de Hatton escheator in Kent, Middlesex and Surrey.

1360.

MEMBRANE 42d.

Jan. 28.
Reading.

John atte Milne and John his son to Thomas de Merston clerk. Recognisance for 40*l.* to be levied, in default of payment, of their lands and chattels in Hertfordshire.*

Feb. 3.
Reading.

Thomas atte Vyne of London to John de Sonde parson of Westhodleggh. Recognisance for 100 marks, to be levied etc. in the city of London.

Charter of Walter de Multon chaplain and John son of Richard Clerk of Westfarlee, demising to William son of Edmund de Badeshell all their lands, as fully as they lately had the same of his gift and feoffment, in the parishes of Teudelee, Capele, Brincheslee and Estpekham co. Kent, to hold to William and the heirs of his body, with remainder for lack of such heirs to Thomas son of Thomas son of Ralph Judde of Tonebrigg and to the heirs of his body, remainder to Walter brother of the said Thomas son of Thomas and to the heirs of his body, remainder to Joan and Alice sisters of William, their heirs and assigns. Witnesses: John Colpeper, Thomas Colpeper, Richard atte Welde, John Fromond, Thomas Gepcok, Thomas de Brencheslee, John Paris. Dated Teudelee, Saturday before the Purification 34 Edward III.

Memorandum of acknowledgment by William (*sic*) de Multon and John, the Saturday aforesaid.

Feb. 4.
Westminster.

Roger Belet, John Gynour, John Waleys and Robert Colyn to Queen Philippa. Joint and several recognisance for 130*l.*, to be levied, in default of payment, of their lands and chattels in Essex.

Cancelled on payment, acknowledged by Richard de Raveneser the queen's attorney.

John atte Halle to Queen Philippa. Recognisance for 40*l.*, to be levied etc. in Essex.

Feb. 13.
Westminster.

Thomas son of Robert Hakeneye to Robert son of Walter Beauchamp. Recognisance for 30*l.* to be lived etc. in Essex.

Hugh de Ulseby to John de Codyngton clerk. Recognisance for 60*s.* to be levied etc. in Essex.

Cancelled on payment.

Gilbert de Crosseby of Warwickshire to Thomas atte Crouche spurrier, Lawrence Beaumont fletcher, Walter Flynt 'dyester' and John de Ridsen barber, citizens of London. Recognisance for 160*l.*, to be levied etc. in Warwickshire.

Feb. 14.
Westminster.

Peter son and heir of Robert de Brudeport to William bishop of Winchester. Recognisance for 40*l.*, to be levied etc. in Dorset.

Charter of Peter de Brydeport, son and heir of Robert de Brydeport, giving with warranty to William de Edyndon bishop of Winchester, his heirs and assigns, one acre of land in Swynentolre with the advowson of the church, whereof half an acre lies in Froggemore next land sometime of William Broun and the other half acre there next land sometime of Roger de Noneton. Witnesses: Richard de Turbervyle, John de Hale knights, Roger le Walshe, Roger le Gyldoun, Ivo de Childecambe, William Byngham, Nicholas Latymer, John Mundeyn. Dated 1 February 34 Edward III.

* Tested by the guardian, as are all succeeding public documents until May 19th.

1360.

Membrane 42d.—cont.

Letter of attorney of Peter de Brydeport to Henry de Gylden (*sic*) to give seisin to William de Edyndon bishop of Winchester of one acre of land with the advowson of the church of Swynenetolre according to the foregoing charter. Same date.

Memorandum of acknowledgment of the foregoing charter and writing, 14 February.

Quitelaim with warranty by John Redyng, son of Joan Doluag, to Roger de Hakedon chaplain and John Imayne chaplain and the heirs and assigns of Roger, of the field of land with hedges, hays etc. called 'les Gores' in Harewe. Dated London, Friday before St. Peter's chair 34 Edward III.

Memorandum of acknowledgment, 21 February.

Feb. 18. To the treasurer and the barons of the exchequer. Order, for his good
Westminster. service, to cause Gilbert Ledred to have respite until Michaelmas next for 10*l.* demanded of him by summons of the exchequer of the debts of Ralph de Seint Oweyn late sheriff of Surrey as of the goods and chattels of Gilbert, forfeit to the king for entertaining Robert de Ledred his brother (now deceased) when indicted for the death of Roger atte More, upon his petition, shewing that great number of debts were due from the king to Robert, and praying that the said 10*l.* may be allowed him of them. By C.

Feb. 20. To the sheriff of Surrey. Whereas the king lately by writ ordered
Reading. the sheriff to put Thomas de Barton parson of the church of Mikelham in exigents to be outlawed if he should not appear, and if he should appear to take and safe keep him so as to have his body before the justices at Westminster three weeks after Easter next to answer to Alan de Rudham and Joan his wife for a debt of 40*s.*, and now prayer has been made on behalf of Thomas that, whereas he is ready to stand to right and answer for that debt, the king would stay the exigents by a mainprise, and for that Thomas has found William de Southam clerk of Worcestershire, John de Clapham clerk of Yorkshire, John Morwy parson of Hedeleye of Surrey and John Selby of Yorkshire his mainperners in chancery to have him before the said justices on that day, namely under a pain of 100*s.* for which they have made a joint and several recognisance in chancery: order to stay altogether the exigents against Thomas, and the taking of his body, by that mainprise, bringing this writ on the day above mentioned.

Feb. 28. Roger Mountkoy to Thomas de Ingelby and Thomas de Twenge
Westminster. chaplain. Recognisance for 12*l.*, to be levied, in default of payment, of his lands and chattels in Essex.

March 1. Bartholomew Tyrell clerk to John de Clapham clerk. Recog-
Westminster. nissance for 10*l.*, to be levied etc. in Herefordshire.

Feb. 19. William de Emeldon clerk to David de Wollore clerk, Henry de
Westminster. Ingelby clerk and Thomas de Neuby clerk. Recognisance for 80*l.*, to be levied etc. in Yorkshire.

Cancelled on payment, acknowledged by David.

1360.

MEMBRANE 41d.

Feb. 14. John de Ratlesden knight of Norfolk to Richard de Ravenesere
Westminster. clerk. Recognisance for 60*l.*, to be levied etc. in Norfolk.
Cancelled on payment.

John Bengerville to Robert prior of Burstlesham. Recognisance for 40 marks, to be levied etc. in Dorset.

Writing of John de Haukeston knight, being an attornment to Thomas de Webbeley and Robert de Hacch, in right of their reversion to two messuages, one bovate of land and a half in Tyssinton and 40*s.* rent thence issuing, which messuages and land John holds for life by lease of Sir James Daudeley of Helegh, according to the intent of a deed to them made by Sir James. Dated 5 November. *French.*

Memorandum of acknowledgment, 15 February.

Writing of James Daudele of Helegh granting to Thomas de Webbeley and Robert de Hach a yearly rent of 40*s.* of two messuages, one bovate and a half of land in Tissinton, together with the reversion of the said messuages and land after the death of John de Haukeston knight, who holds them for life by lease of the said James. Dated 3 November. *French.*

Memorandum of acknowledgment, 15 February.

Feb. 18. To Ralph de Kesteven the king's clerk. Order to dearrest the
Westminster. corn of Florent de Borcelen knight, abiding in foreign parts in the king's service, which he has arrested in the port of Kyngeston upon Hull for the king's use, and to suffer Grant William, yeoman and attorney of Florent, by himself or others, to take 140 quarters of wheat and 160 quarters of oats in a ship called *la Godwhile* of Cauntefare in Seland to Florent in foreign parts for maintenance of himself and his men there with him in the king's service, any commission or mandate to Ralph addressed to the contrary notwithstanding, upon the petition of Grant William, shewing that he has purveyed 300 quarters of wheat and oats in Yorkshire for the use of Florent, and put 140 quarters of wheat in the said ship for the purpose aforesaid, and these have been arrested by the said Ralph.

Feb. 21. William de Strothre to Queen Philippa. Recognisance for 40*l.*,
Westminster. to be levied, in default of payment, of his lands and chattels in Northumberland.

Feb. 20. To Walter de Kelby. Whereas the king lately by letters patent ap-
Westminster. pointed him to arrest all and all sorts of corn of merchants and malt found in the ports of Grymesby and Barton and elsewhere, as well in the river Humber as on the sea coast in those parts, in whatsoever ships they might be, sparing none, and to safe keep the same until further order, also to certify the king of all particulars and of his action; and Walter has certified in chancery (*inter alia*) that he has arrested at Grymesby 60 quarters of wheat of Ralph de Utterby of Grymesby merchant in a ship of John de Seland, price 6*s.* a quarter, 60 quarters of malt of Ralph and his fellows, price 5*s.* a quarter, 20 quarters of oats of Ralph and his fellows, price 2*s.* 6*d.* a quarter, and 20 quarters of wheat of John de Seland, price 6*s.* a quarter, and has delivered the same for safe keeping to Peter de Halsham mayor of Grymesby,

1360.

Membrane 41d.—cont.

Gilbert Nevill and Walter Whyte bailiffs, and to the commonalty of that town; because Ralph, appearing before the council, has stated that the corn aforesaid is by long detention and frequent flooding much damaged and unsuitable to be kept for the king's use, offering for himself and John to cause it to be brought to Lenn or Great Yarmouth or to the city of London there to be exposed for sale for the common weal, craving licence so to do, and an order to dearrest the same lest it be wholly wasted: order, for sure causes affecting the arrest shewn before the council, and for that Ralph has there sworn to take the corn to the places above named and to no other, to dearrest the same, and to suffer Ralph to carry it with the said ship to either of the places named for sale, first taking security for his bringing into chancery letters of the mayor and sheriffs of London, the mayor and bailiffs of Lenn or of the bailiffs of Great Yarmouth testifying to the discharge thereof within one month after such discharge, and certifying the king in chancery of the security so taken. By C.

The like to Peter de Halsham mayor of Grymesby, Gilbert Nevill and Walter Whyte bailiffs of that town, with order, if Walter shall delay the dearrest, or by reason of his attention to other business cannot be found in those parts, to dearrest the corn in their keeping, and permit Ralph to deal with it as aforesaid, first taking security of him, and certifying the same, as in the foregoing order. By C.

Feb. 17. To the sheriffs of London. Order to release John de Birches vicar of Madeleye from prison, by the mainprise of William de Rothewell clerk of Northamptonshire, John de Haukeston knight, James Martyn and Richard de Podomor of Staffordshire, notwithstanding the king's former order to arrest and hale him before the justices appointed to hold pleas before the king, to find security before them that he should not depart from the realm in order to prosecute matters to the prejudice of the king and people, as the king lately heard that it was his intention to do, causing matters which belong to the king's cognisance to be terminated by an alien court contrary to the prohibition, for that the said mainperners have undertaken that he shall not so depart for any such purpose, nor make any attempt to the prejudice of the crown or people. By C.

Feb. 28. To the bailiffs of Gloucester. Order to cause proclamation to be made forbidding any taverner of wines or other person to sell wine in that town at more than 6*d.* the gallon under pain of forfeiture of his wines, and to cause any wine so exposed for sale after the proclamation to be seized as forfeit and safe kept until further order, certifying the king thereof in chancery under their seal.

By the guardian and C.

Charter of Ralph son and heir of Walter Carmynou knight, giving with warranty to Ralph Restwold, Bertram de Seint Omer and Agnes his wife, their heirs and assigns, the manor of Nethercaldecote by Biggleswade co. Bedford with homages, rents, services of free tenants and neifs, all suits and services and appurtenances. Witnesses: Sir John Pycot, Sir Hugh de Berewyk knights, John Mareschal, Thomas Doyly, John de Arderne, Hugh Wolf, Dated Aumundesham, Saturday after St Matthias 34 Edward III. *French.*

Memorandum of acknowledgment, 29 February.

1360.

MEMBRANE 40d.

Feb. 10. To the sheriff of Norfolk. Order at an early day to cause two knights
Westminster. or others of the shire, and two citizens and burgesses of every city and
borough therein to be elected with full power to treat and agree with the
council touching the arraying of men at arms and archers for defence
of the realm; as the king and his council, hearing as well before
as since his passage to France that the enemy were prepared to
invade England, ordered a certain array to be made in singular the
counties thereof, and that men of means unfit for travail should be
assessed to provide armour for the men arrayed; and because the
said peril is daily increasing, and great sums of money must be spent
to bring those men from their own parts, the king would treat with
the nobles and commons of England at Westminster on Monday
before St. Gregory next.

By K. (*sic*) and C.[*Fœdera. Reports on the Dignity of a Peer, iv, pp. 619 sqq.*]

The like to nine other sheriffs, and to the sheriffs of London for
the election of four citizens.

[*Ibid.*]

Feb. 10. To the sheriff of Gloucester. Order to cause knights, citizens and
Westminster. burgesses to be elected (*as above*), and to come to the city of
Worcester on Wednesday before St. Cuthbert next, with full power
to treat and agree with the bishop of Worcester, the abbot of Evesham,
Richard earl of Arundell, William de Shareshull and others coming
there for the same purpose touching the same array, and to be
attendant upon the said bishop and others named; as the king and
council etc. (*as above*), wherefore it is well to deliberate with the
commons of England, but for the speedy furtherance of the business
in such an emergency, and for that the commons cannot be assembled
at short notice in one place, to spare them travail and expense, the
king's will is that the said bishop and others, three or two of them,
whom he is sending for that purpose, shall treat with the commons
of that county on the day and at the place aforesaid.

[*Ibid.*]

By the guardian and C.

The like to five other sheriffs.

The like to the sheriff of Wilts and three other sheriffs, with
summons to Taunton co. Somerset before the bishops of Bath and
Wells, Exeter and Salisbury, Hugh de Courteneye earl of Devon,
James Daudele of Helegh and James Husee.

The like to the sheriff of Lincoln, with summons to the city of
Lincoln before the bishop of Lincoln, William Deyncourt, John de
Kirketon and William de Skipwith.

The like to Henry duke of Lancaster or his representative, the
sheriff of Nottingham and Derby and three other sheriffs, with
summons to the town of Leycestre before the abbot of Leycestre,
John de Moubray of Axiholm, Henry Grene and John Cokayn.

[*Ibid.*]

Feb. 12. To J. bishop of Exeter. Order, upon his allegiance, to be at
Westminster. Taunton on Wednesday before St. Cuthbert next, there to treat with
men of the commons of Devon, Cornwall, Somerset, Dorset and
Wilts touching the expenses of men at arms and archers for defence
of the realm against invasion during the king's absence; as the king
by letters patent has appointed him with the bishops of Salisbury and
Bath, Hugh de Courtenay earl of Devon, James Daudele of Helegh

1360.

Membrane 40d.—cont.

and James Husee to be there for that and other purposes agreed in the last council at Westminster, whereof the bishop of Salisbury, the earl, James and James, who were then present, will inform him.

[*Ibid.*]By K. (*sic*) and C.

The like to the following :

The bishop of Bath and Wells, to be at Taunton as aforesaid.

The bishop of Worcester and the abbot of Evesham, to be at Worcester with Richard earl of Arundell and William de Shereshull (present in council) to treat with the commons of Gloucestershire, Herefordshire, Salop, Staffordshire, Worcestershire and Warwickshire.

William Deyncourt and John de Kirketon, to be at Lincoln with the bishop of Lincoln and William de Skippewyth (present in council) to treat with the commons of Lincolnshire.

The abbot of Leycestre, John Moubray of Axiholm and John Cokayn, to be at Leycestre with Henry Grene (present in council) to treat with the commons of Lancashire, Nottinghamshire, Derbyshire, Leicestershire, Northamptonshire and Rutland.

[*Ibid.*]

Feb. 24. To the sheriff of Berkshire. Order to cause Richard Brounz, John
Westminster. Brounz, Thomas Brounz, John Eggar, John Barfot of Chelleseye, John de Bockote, Adam atte Wyk and John vicar of Shryvenham, who are bound to the king in divers sums of money, to be arrested and safe kept until they find security not to leave the realm before the king be thereof contented, certifying the king in chancery of the security so found, and sending back this writ ; as the king has sure intelligence that they are selling their lands and goods, and speedily quitting England, to defraud him of his due. By the guardian and C.

Feb. 18. To the sheriff of Kent. Order, upon the petition of William Marchal
Reading. of Elham, to stay altogether the taking of his body, lately ordered by the king's writ, by the mainprise of Adam Edmond, John Heywerd, William de Legh and William Archer of Kent, who have mainperned under a pain of 10*l.* to have him before the justices of the Bench three weeks after Easter to answer to Thomas Giles of Elham touching a debt of 40*s.* ; also to bring this writ on the day named.

MEMBRANE 39d.

Feb. 16. To the sheriff of Middlesex. Order to stay the taking of Richard
Reading. Gravele, which the king ordered by a writ *de judicio*, to have him before the justices at Westminster in the quinzaine of Easter to answer to John Bernes citizen and mercer of London on a plea wherefore by force and arms he slew a cow of the said John (price 20*s.*) at Holburn in the parish of St. Giles of the lepers, and there assaulted, beat and wounded his men and servants, whereby the said John lost their service a great while ; and if already taken to deliver him by the mainprise of John Parker and John Curson of London, who have mainperned in chancery to have him before the justices on the day aforesaid.

March 2. To the arrayers in the county of Southampton of men at arms
Westminster. and archers. Whereas the king has sure intelligence that his enemies of France are actually at sea with a host of men at arms, armed

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Membrane 39d.—cont.

men, archers and others, horse and foot, in a great navy, and purpose to invade the realm at Suthampton, Portesmoth, Sandewich or elsewhere: order, upon their allegiance and under pain of forfeiture, for defence of the realm against attack, immediately upon sight of these presents, to assemble and array all men at arms, armed men, archers and other fencible men, as well knights and esquires as others, within liberties and without, and bring them in their company, furnished with competent arms, to the sea coast where any such peril may threaten, so bearing themselves that those parts may by their care be preserved, and their behaviour deserve commendation.

[*Fœdera.*]

By the guardian and C.

The like to the arrayers in ten other counties.

[*Ibid.*]

To the arrayers in Oxfordshire of men at arms and archers. Like order, on pain of forfeiture, to assemble and array all fencible men of that county and cause them to be kept together, ready to march toward the seaward parts of the county of Suthampton or eisewhere when such peril as aforesaid shall threaten, upon warning of the king or of the arrayers of the said county.

[*Ibid.*]

The like to the arrayers of three other counties; to the arrayers of Cambridgeshire and two other counties, to march to the seaward parts of Norfolk, Suffolk and Essex; to the arrayers of Nottinghamshire and four other counties, to march to the seaward parts of Lincolnshire; to the arrayers of Gloucestershire and Worcester-shire, to march to the seaward parts of Cornwall, Devon, Somerset and Dorset; and to the arrayers of Surrey and two other counties, and the mayor and sheriffs of London, to march to the seaward parts of Kent and Sussex.

[*Ibid.*]

To the mayor and bailiffs of the town of Lenn. Order, upon their allegiance and under pain of forfeiture, upon sight of these presents, to array all the men of the town and cause them to be furnished with arms, ready to march in case of invasion or peril; and to cause all ships in the port to drawn far up on land for greater security.

[*Ibid.*]

The like to the bailiffs of 36 other towns, the mayor and bailiffs of Colcestre and of eleven other cities and towns, the bishop of Durham, and to Isabel the king's daughter, lady of the Isle of Wight, or to her steward or bailiffs.

[*Ibid.*]

The like to Roger de Mortuo Mari earl of March, constable of Dover castle and warden of the Cinque Ports, or to his lieutenant, *mutatis mutandis.*

[*Ibid.*]

To John de Wesenham, lieutenant of Robert de Morle admiral of the fleet from the mouth of the Thames northward. Order to apply all possible diligence that all and singular the ships by him arrested may be equipped as strongly as possible, and drawn far up on land for safety, ready to sail upon notice, certifying the king in chancery of the number and equipment thereof.

[*Ibid.*]

The like to Philip de Whitton, lieutenant of Guy de Brian admiral

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Membrane 39d.—cont.

of the fleet from the mouth of the Thames westward, and to William Smale of Dertemuth, also his lieutenant.

[*Ibid.*]

To Hugh de Courteneye earl of Devon. Order, upon his allegiance, on sight of these presents, to prepare himself with men at arms, armed men and archers to the utmost of his power, and to cause all men at arms, archers and other fencible men, whom the king ordered to be by him and others made ready and arrayed in Devon and Cornwall, to be arrayed, made ready, furnished with arms and kept together, ready to march upon notice where danger may threaten.

[*Ibid.*]

To the prior of the Hospital of St. John of Jerusalem in England. Like order, on pain of forfeiture, to make ready, with men at arms, armed men and archers furnished with arms, to march where danger may threaten, and abide in the seaward parts.

[*Ibid.*]

To S. archbishop of Canterbury. Order and request to prepare himself in this emergency, with men at arms, archers and others to the utmost of his power, and to draw to the sea coast for the safety of those parts where danger threatens; as he is not unaware how the enemies of France are at sea with a great fleet of ships, men at arms, armed men and archers, with their horses, to invade the realm and carry off the king's adversary of France, his prisoner, wherefore the king has ordered singular the arrayers of men at arms and archers of the counties bordering on the sea to cause all such to be assembled and arrayed, furnished with arms, and brought to the sea coast, and the business of this array may be better directed by the archbishop's counsel and advice. Orders have been given to the sheriff of Kent, the arrayers in that county and other lieges there to be obedient to and aiding the said archbishop, whenever notified on his behalf, in all things affecting the furtherance of this business.

By the guardian and C.

[*Ibid.*]

March 11. To the sheriffs of London. Order, for sure causes, to cause all
Westminster. ships of 100 tuns and upwards in the port of that city and the water of Thames to be arrested and detained until further order.

[*Ibid.*]

By the guardian and C.

MEMBRANE 38d.

Quitclaim with warranty by Eudo de Schelynghelde co. Kent to Thomas Colepeper, Thomas Judde and John Grubbe of that county, their heirs and assigns, of the manor of Schelynghelde. Witnesses: Roger de Coloigne, William Dykeman, Simon Pos, John atte Melle mercer, John de Kent cordwainer, John de Badeshulle tailor, Richard Saundre clerk. Dated London, 27 November 33 Edward III.

Memorandum of acknowledgment, 10 March this year.

Joint and several bond of John de Faversham, son and heir of Thomas de Faversham deceased of Kent, and William atte Hacche of the parish of Wytresham in that county to John bishop of Rochester in 380l., by them received this day on loan at la Place by Lambhuyth, to be paid on Midsummer day next. Dated la Place aforesaid, 12 March 34 Edward III.

Memorandum of acknowledgment, 12 March.

1360.

Membrane 38d.—cont.

March 13. To William de Nesselde escheator in Yorkshire, Northumberland, Westminster. Cumberland and Westmorland. Order, for sure causes, to stay until Whitsuntide next the taking of inquisitions of forfeitures and escheats alleged to pertain to the king within the liberty of the bishopric of Durham according to an order previously addressed to him, or other exercise of his office within that liberty.

By the guardian and C.

March 14. To William de Ayremynne, John de Buscy and Thomas de Meaux, Reading. appointed with other lieges in the parts of Kesteven in Lincolnshire to arm and array men at arms and archers. Order, on pain of forfeiture, that they, or two of them, be at Somerton before sunrise on Friday the feast of St. Cuthbert next in person, with twenty men at arms furnished with competent mounts and arms and twenty four mounted archers of their array, as secretly as possible, for the safe conduct of the king's adversary of France that day to the town of Grantham, and thence on the Tuesday following to Staunford; as the king has appointed the abode of the said adversary, now in Somerton castle, to be at another place for a set time until further order.

By the guardian and C.

[*Fœdera.*]

To the sheriff of Lincoln. Order, on pain of forfeiture, to be in person at Somerton castle with William de Ayremynne, John de Buscy and Thomas de Meaux before sunrise on Friday the feast of St. Cuthbert, to conduct the king's adversary of France to Grantham and thence on the Saturday following to Staunford, and to be aiding them or either of them.

By the guardian and C.

[*Ibid.*]

The like to the following :

John de Verdon, one of the arrayers of men at arms and archers in Northamptonshire, to be at Staunford with twenty men at arms and thirty archers before sunrise on Sunday 22 March, to conduct the said adversary to Heggam Ferrers, and thence on the Monday following to Woubourn abbey; and to the sheriff to be there aiding him.

John Pycot, Alexander Stoppesle and John Meperteshale, arrayers in Bedfordshire, or two of them, to be at Woubourn abbey with 10 men at arms and 12 archers before sunrise on Tuesday 24 March, to conduct the said adversary to the town of St. Albans, and thence on Wednesday to the city of London; and to the sheriff to be there aiding them.

John Giffard le Beof and Hugh Chastillon, arrayers in Buckinghamshire, to be at Woubourn abbey as aforesaid with 10 men at arms and 12 archers.

[*Ibid.*]

March 19. To the arrayers in Middlesex of men at arms and archers, and to Westminster. every of them. Order, under pain of forfeiture, to cause 10 mounted archers of the best in that county, over and above the 100 archers whom the king has ordered to be by them chosen, arrayed and brought to the city of London, to be chosen, arrayed, furnished with mounts, bows and arrows and other competent arms, and so delivered to Peter Faelore to march with him on the king's service at his wages to be by Peter paid, as he has been commanded by the king and council.

By the guardian and C.



1360.

Membrane 38d.—cont.

March 18. To the bailiffs of the town of Ipswich. Order, on sight of these
Westminster. presents, to charge and warn the master of the ship laden with wheat in that port under pain of forfeiture to cause his ship with the wheat to be brought without delay to the city of London, and to compel him to find security for so doing. By the guardian and C.

To the arrayers in Norfolk of men at arms and archers. Order, under pain of forfeiture, in regard to the present emergency, to be at a place to be named by Robert de Causton and John de Weseham with as many men at arms, armed men and archers, well furnished with arms, armour, bows and arrows, as they or one of them shall signify, ready to sail with them to destroy the king's enemies of France, any commands whatsoever to the contrary notwithstanding; as it is appointed by the council that one fleet of ships of the admiralty towards the west, and another of the admiralty towards the north shall put to sea to resist the said enemies, who have newly taken the town of Wynchelse, slain the men therein, and done other mischief, and thereupon the king has assigned the said Robert and John jointly and severally to take and arrest all great ships and barges fit for war in all ports and places from the mouth of the Thames northward, and to cause them to be equipped and furnished with men at arms, armed men, archers and provisions for one month, and assembled at a place to be named at their discretion, and therewith to sail against the said enemies at the accustomed wages of war. By the guardian and C.

The like to the arrayers in Suffolk, Lincolnshire, Northamptonshire, Roteland and Leicestershire.

March 16. To the arrayers in Essex. Order, upon their allegiance, under
Westminster. pain of forfeiture, to make ready for war to the best of their power, and to cause all men at arms and archers of that county to be assembled and furnished with competent arms and mounts, so that they may be well arrayed and so furnished at London on Saturday next at latest, to march against the king's enemies of France with other lieges ordered there to assemble; as the said enemies landed at Wynchelse on Sunday last in a great host of armed men with their horses, took the town, barbarously slew the men therein found, and are riding over the country slaying, burning, destroying and doing other mischief, and greater damage will shortly be done unless they be speedily and manfully opposed. By the guardian and C.

[*Fœdera.*]

The like to the arrayers in eleven other counties.

[*Ibid.*]

To the arrayers in Lincolnshire. Like order, in regard to this emergency, to make ready for war, and cause all men at arms and archers of that county to be assembled and furnished, and with them to draw with all speed towards London or the parts where they shall hear that the king's lieges are assembling with his army, to march against the said enemy.

[*Ibid.*]

The like to the arrayers in ten other counties.

[*Ibid.*]

By the guardian and C.

To the arrayers in Kent. Order, under pain of forfeiture, to cause all men at arms and archers of the county to be assembled without delay, furnished with armour and mounts, and kept in array in a

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Membrane 38d.—cont.

set place, where the arrayers shall see fit, until those lieges shall come thither whom the king has deputed to be their captains and leaders; as the arrayers are not unaware how the king's enemies of France landed on Sunday last, took Wynchelse etc. (*as above*), wherefore the king has ordered the arrayers in divers counties south of Trent, under pain of forfeiture, to be at London on Saturday next with all men at arms and archers of those counties, ready to march with other lieges against the said enemies. By the guardian and C.

MEMBRANE 37d.

Charter of Isabel de Esselynton, giving with warranty to Donald de Heselrygg, his heirs and assigns, a moiety of all the lands which were of Robert de Esselynton her father, or of George her brother, and came to her after their death, in the towns of Esselynton, Whityngeham, Thrompton, Barton and Lourbotell, with the fees, advowsons, services of free tenants, the neifs and all that goes with them, meadows, woods, moors, pastures, rents, waters, ponds, fisheries and appurtenances. Witnesses: Sir William de Emeldon, William del Strothre, Robert Wendoute, Roger de Foulthorp, William de Glendale. Dated Newcastle upon Tyne, 6 March 34 Edward III.

Charter of Isabel de Esselynton, giving to Donald de Heselrigg, his heirs and assigns, all her lands in Hilton, Ingleton, Wakerfeld, Berford Othemore with le Barthouss, Quernyngton, Osmunderoft, Bernardecastell, Midelton in Tesdale, with the reversion of the lands of John de Piburn in Cletlem and Evenwode, and all her lands in Heigley, to hold for term of her life. Witnesses (*as above*). Dated Durham, 6 March 34 Edward III.

Memorandum of acknowledgment of the foregoing charters in chancery in the church of St. Mary Southwerk, 19 March.

March 12. To the warden of the Flete prison or his representative. Order
Reading. to set free William de Walcote clerk, detained in that prison for debts due to Isabel the late queen mother, by the mainprise of Walter Dalby canon of Lichefeld, John Piel of London merchant, James Walshe clerk, Nicholas Bole of London peleter, Thomas Cheyner of London mercer, Alan Everard of London merchant and Henry Coue of London mercer, who have mainperned in chancery to have his body (if living) before the treasurer and the barons of the exchequer three weeks from Easter next to answer for the said debt, and grant that they will answer for such sum as he may be adjudged to owe, provided that in case he die they shall be discharged.

By the guardian and C.

March 16. To the mayor and bailiffs of Sandewich. Order, because of a
Reading. fresh emergency, to cause all ships great and small in the port of that town, and such as from time to time may touch there, to be arrested and kept under arrest until further order, suffering no men of religion, pilgrims or others, and no corn or victual in that port or neighbouring parts to pass to foreign parts at their peril.

[*Fœdera.*]

By the guardian and C.

The like to the mayor and bailiffs of Suthampton and of twelve other towns, the bailiffs of Hamelhok and of fourteen other towns.

[*Ibid.*]

1360.

Membrane 37d.—cont.

March 16. To the arrayers in Essex of men at arms and archers. Order, Westminster. upon their allegiance and under pain of forfeiture, in consideration of the imminent peril, to make themselves ready for war, and cause all men at arms and archers of the county to be assembled and furnished with arms and mounts, so as to be at London on Saturday next at latest to march against the enemies of France with other lieges ordered there to assemble; as the said enemies in a great host of armed men with horses landed at Wynchelse on Sunday last, took the town, barbarously slew all the men found therein, and are riding over the whole county slaying, burning, wasting and doing such other mischief as they may, and will cause greater damage if they be not speedily and manfully opposed.

By the guardian and C.

The like to the arrayers in the counties of Hertford, Middlesex, Surrey, Sussex, Bedford, Buckingham, Cambridge, Huntingdon, Oxford, Berkshire and Norhampton.

To the arrayers in Lincolnshire. Like order to draw with all speed towards London or other place where they shall hear that the king's lieges are assembling with his army, with the men at arms and archers of the county on horseback, to march etc.

By the guardian and C.

The like to the arrayers in the counties of Norfolk, Suffolk, Salop, Stafford, Gloucester, Hereford, Warwick, Leycester and Worcester.

March 28. To the sheriffs of London. Order, on sight of these presents, to Westminster. cause proclamation to be made in the city and suburbs that all men at arms, armed men and archers who have made ready, think or intend to sail for Normandy or Brittany shall, under pain of forfeiture of their horses, armour and all else, hasten to the said city and sail with other lieges in the ships of the king's fleet on his service at his wages of war for the defence of the realm, and likewise that no man, under like pain, shall pass to Brittany, Normandy, France or other foreign parts save in the king's said fleet without his special command and licence, and to cause all whom they shall find about so to pass after the proclamation to be arrested with their armour, horses and goods, and their lands, goods and chattels to be seized as forfeit, so that answer be made at the exchequer for their armour, horses and goods and for the issues of their lands, certifying from time to time in chancery the names of those so arrested, the horses, goods and lands and the value and price thereof; as the king has appointed the said fleet with men at arms, armed men and archers to put to sea against his enemies who are endeavouring to invade the realm, and for the furnishing thereof must speedily have great number of men.

[*Fœdera.*]

By the guardian and C.

March 30. To the prior of Newent. Order, under pain of forfeiture, to be Westminster. in person before the king in chancery on the morrow of the close of Easter next to speak with the council touching matters that shall be set forth on the king's behalf.

By the guardian and C.

[*Rep. on Dignity of a Peer*, iv, p. 622.]

The like to the priors of Derhirst and Bekford.

[*Ibid.*]

April 1. John de Nowers the younger to John Barkere of Olney merchant. Westminster. Recognisance for 20 marks; to be levied, in default of payment, of his lands and chattels in Buckinghamshire.

1360.

*Membrane 37d.—cont.*April 2.
Westminster.

To the sheriff of Wilts. Order, under pain of forfeiture, to repair to Robert de Burton, Oliver Russel, John atte Mersshnull and Edmund Husee, whom the king, by nomination of the commons of the county, has appointed there to levy and collect the tenth and fifteenth granted for the expenses of men at arms, armed men and archers marching for defence of the realm, and to command them on behalf of the king, under the like pain, to be attendant without delay or excuse upon the said levy and collection, to cause the levy to be made, and thereof to pay the said men in the king's service their wages, and if they refuse so to do, to cause them to be arrested and imprisoned, and their lands, goods and chattels to be seized into the king's hand and safe kept until further order; as the king has learned that the said Robert and others are not attendant thereupon, to the delay of the king's business affecting the defence aforesaid, and to the peril of the whole kingdom. By the guardian and C.

[*Fœdera.*]

The like to the sheriff of Somerset, to stir up Thomas Denebaud, Robert de Shippele, Edmund de Lyouns and Henry de Forde, collectors in that county.

[*Ibid.*]April 1.
Westminster.

To Adam de Clifton. Order, under pain of forfeiture, upon sight of these presents, in consideration of the emergency, to make ready for war and sail against the king's enemies with Robert de Causton and John de Wesenham, whom the king [has appointed] captains of the fleet towards the north, and to be aiding the said Robert and John in all matters affecting the advance, furnishing and array of their ships as often as he shall by them be notified on the king's behalf, so that their sailing be not delayed, whereby the king would have ground of complaint; as the king must speedily have great number of men at arms, armed men and archers for furnishing certain ships of the northern parts to put to sea for defence of the realm. By the guardian and C.

The like, severally, to Roger Gynneye, Thomas de Seint Omer, Ralph de Belhous, William Cailly, Ralph Lovel.

*MEMBRANE 36d.*April 2.
Westminster.

To Robert de Burton, Oliver Russell, John atte Mersshnull and Edmund Husee, collectors in Wilts of the tenth and fifteenth. Though the king lately ordered the said collectors, of the money arising from the said tenth and fifteenth, to pay wages to 20 men at arms, 50 armed men and 200 archers, and to their leaders, whom he ordered to be chosen and armed by the arrayers in that county, and to be led with all haste to the sea in the county of Suthampton, there to embark and sail upon his service in ships appointed for defence of the realm, namely to every knight 2s. a day, an esquire 12d., an armed man 6d., an archer 4d., the collectors, making frivolous answer to the said arrayers and leaders, have cared to do nothing at the king's command, to the delay of business affecting the safety of the realm, whereby the king is moved to anger: order therefore, under pain of forfeiture, to cease all delay and excuse, and of the said money to pay wages as aforesaid to the said men and their leaders for five weeks from the time they left the county, according to the command previously addressed to them, and in case they have not sufficient money in hand to borrow from others as

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Membrane 36d.—cont.

they shall see fit, for which money prompt payment and due allowance shall be made, so that the advance of the ships and this urgent business be not delayed for want of payment by their default, whereby the king would have ground for complaint.

By the guardian and C.

The like to Thomas Denebaud, Robert de Shippele, Edmund de Lyouns and Henry de Forde, collectors in Somerset, to pay wages to 20 men at arms, 40 armed men and 150 archers.

April 1. To the sheriff of Norfolk and Suffolk. Order to suffer John de Westminster. Wesenham to have the respite of all manner of debts and accounts demanded of him at the exchequer, which the king of his special favour has given him until the quinzaine of Trinity next, as he is, by appointment of the council, about to sail with other lieges upon the king's service.

By the guardian and C.

The like to the following :

The sheriff of Cambridge and Huntingdon.

The sheriff of Essex and Hertford.

March 28. To Henry de Motelowc and Richard de Birton, justices of assize Westminster. in the counties of Suthampton, Wilts, Dorset, Somerset, Devon and Cornwall. Order, for sure causes, to continue their sessions in the present vacation until days to be by them set, so that proceedings begun be not interrupted.

By the guardian and C.

March 30. To William de Notton, William de Nessefeld and their fellows, Reading. the justices of oyer and terminer within the lordships of Edmund de Langele the king's son in Yorkshire. Order, for sure causes, to stay the execution of their commission until further order.

By the guardian and C.

April 2. To the abbot of Wardon. Order to cause a strong house in his Westminster. abbey, secured with locks, with the keys thereof, to be delivered without delay to the collectors in Bedfordshire of the tenth and fifteenth granted by the commons of England for the expenses of men at arms and others in the king's service for defence of the realm, that the money thence arising may be stored and safe kept therein under the custody of the said collectors to pay such expenses as required, in accordance with the order of the king and council.

By the guardian and C.

April 20. To the treasurer and the barons of the exchequer. Order to suffer Reading. Roger Holme to have the respite for all debts and accounts in which he is bound to the king until the quinzaine of Midsummer next which the king has given him, as he has set out towards the parts of Scotland on the king's service; and to stay the demand for the same which they are making upon him by summons of the exchequer.

By the guardian and C.

April 11. To the treasurer and the barons of the exchequer. Order to admit Westminster. the attorney or attorneys whom Henry del Strother, sheriff of Northumberland, shall appoint to make his proffer for him at the morrow of this instant close of Easter, and to cause his account of the issues of the county to be respited to the octaves of Michaelmas ;

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Membrane 36d.—cont.

as by the king's command Henry is abiding with other lieges upon the safe keeping of the marches towards Scotland, wherefore he cannot be present at that day in person. By the guardian and C.

April 20. Brother Thomas abbot of Stonleye, for himself and the convent,
Westminster. to Lawrence Harecourt, Adam Stok, John Hockele, Thomas Hockele, William Wodestok, Henry Pype, Isabel Heynes and Eleanor Seymour. Recognisance for 100*l.*, to be levied, in default of payment, of their lands and chattels in Warwickshire.

April 20. To the sheriff of Nottingham and Derby. Order to stay the exi-
Westminster. gents against Nicholas de Goushull, bringing this writ on the quinzaine of Michaelmas; as it is testified before the king in chancery that Nicholas is abiding in the parts of Brittany on the king's service in the company of Robert Herle, and the king's will is that the process begun against him be continued in the state it now is until that day, although lately he ordered the sheriff to put the said Nicholas in exigents until outlawed, if he should not appear, and if he should appear to take and safe keep him, so that he should have his body before the king on a set day yet to come, to answer for divers felonies for which he is indicted.

April 16. To the arrayers in Kent of men at arms and to the guards of the sea-
Westminster. ward places. Order, to charge the prior of Rochester and his tenants of the hundred of Hoo to guard the place called Yenlete and other neighbouring places in the hundred where the enemy might land, and not to compel them to perform any coast guard without the hundred; upon the petition of the prior, shewing that the hundred of Hoo is impoverished and inhabited chiefly by poor men, and the place there called Yenlete, being deep and suited for mooring of ships, is a source of peril in these times of war, and that the lands of the prior and of his tenants in that hundred are adjacent to the said place, and praying that he and his tenants may be left free to attend upon the safe guard of that and other neighbouring places in the hundred where a landing may be made, without being compelled or distrained to go elsewhere in the county without the hundred for the like purpose. Proviso that, if there be imminent danger by invasion of the enemy elsewhere in the county, the prior and his said tenants shall advance with all their power to oppose them without the said hundred, and the arrayers with the lieges of the county shall with all their power bring aid to the prior and his tenants within the same hundred in a like emergency.

By the guardian and C.

April 20. To the treasurer and the barons of the exchequer. Order to stay until
Westminster. the quinzaine of Michaelmas next the distraint which by summons of the exchequer they are causing to be made upon the prior of Drax, to answer for the issues of 40 acres of land in Cramelesford called Gregoriland and 14 bovates of land in Waplyngton co. York, unless they receive other orders in the mean time; as on 20 October in the 32nd year of the reign the king by letters patent committed to the prior and convent of Drax the keeping of the lands aforesaid, which were taken into his hand by William de Nessefeld the escheator, to hold so long as they should remain in his hand, together with the issues thereof from the time they were so taken, so that they should

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Membrane 36d.—cont.

answer at the exchequer for those issues if it should be decided that those lands or issues ought to pertain to the king; and the plea in chancery between the king and the prior is yet pending without debate.

By C.

April 15.
Reading.

To the same. Order, of the king's favour, to cause John de Buttethorn, who is impeached at the exchequer, as the king has heard, for that he has not taken upon him the order of knighthood according to the proclamation, to have respite for so doing until Michaelmas next, not troubling him thereupon, and releasing any distraint for that reason made; as John is abiding with the king in his army over sea, and is about to receive knighthood of the king.

By the guardian and C.

MEMBRANE 35d.

April 3.
Westminster.

To S. archbishop of Canterbury. Summons to attend a parliament at Westminster on Friday the morrow of the Ascension next with the king, or with the guardian of the realm if the king be absent, warning the prior and chapter of Christ Church Canterbury, the archdeacons and clergy of his diocese.

By K. (*sic*).

[*Rep. on Dignity of a Peer*, iv, p. 622.]

The like summons to J. archbishop of York, W. bishop of Winchester, sixteen other bishops, and to the guardian of the spirituality of the bishopric of Coventry and Lychfield, void and in the king's hand.

[*Ibid.*]

The like summons to the abbot of St. Augustine Canterbury, 21 other abbots, and to the prior of the Hospital of St. John of Jerusalem in England.

By K.

[*Ibid.*, p. 623.]

The like summons, *mutatis mutandis*, to Humphrey de Bohun earl of Hereford and Essex and three other earls, James de Audele of Helegh and nineteen others.

[*Ibid.*]

To the sheriff of Kent. Order to cause two knights of the shire, two citizens of every city, and two burgesses of every borough therein to be elected and to attend as above.

By K.

[*Ibid.*]

The like to singular the sheriffs throughout England.

[*Ibid.*, p. 624.]

The like to Henry duke of Lancaster or to his representative in that duchy.

[*Ibid.*]

To the constable of Dovorre castle and warden of the Cinque Ports, or to his lieutenant. Like order to cause two barons of every port to be elected and attend.

By K.

[*Ibid.*]

March 26.
Westminster.

To the mayor and bailiffs of Bristol. Whereas the king has ordered the arrayers in Gloucestershire of men at arms and archers to cause 12 men at arms, 30 armed men and 100 archers of that county, and 40 armed men of the said town, of the best and strongest by them already arrayed, to be with all speed chosen, tried, furnished with arms, armour, bows and arrows, and brought to the town of Andevere, so that all the arrayers able to travail be there with them

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Membrane 35d.—cont.

on Easter eve next at latest, ready to march on Monday following towards the sea, and then to sail on the king's service for defence of the realm at the accustomed wages of war, as they shall be commanded on behalf of the king: order to cause 40 such men to be chosen, tried, furnished as aforesaid and delivered to the arrayers, or to be brought to the sea by one on whom they rely. Order has been given to the collectors of the tenth and fifteenth last granted for the expenses of men so sailing on the king's service to cause these men's wages and the arrayers' to be paid. By the guardian and C.

April 3. To the sheriff of Wilts. Order, for sure causes, to stay until the Westminster. octaves of Trinity the demand he is making by summons of the exchequer upon Robert de Sambourne chaplain, Henry de Tyngewyk chaplain and John de Coston chaplain for 40 marks of fines and issues by them lately made before the justices of the Bench for licence to agree with John the son of Richard earl of Arundell and with Eleanor his wife concerning the manors of Cotes, Hulle Deverel, Wynterbourne Stoke, Somerford Mautravers, Sharnton and Codeford, releasing any distraint thereupon made. By the guardian.

Writing of Philip de Bumstede, son and heir of Robert de Bumstede of Stoke, being a quitclaim with warranty to Adam Fraunceys citizen and mercer of London, Agnes his wife, Robert and Adam sons of Agnes, their heirs and assigns, of all present or future right in the manor of Rokholthalle in the parish of Leyton co. Essex. Witnesses: John Lovekyn, William de Welde, William de Tudenham, John de Chichestre, Simon de Benyngton. Dated London, 11 April 34 Edward III.

Memorandum of acknowledgment in chancery at London, 15 April.

Writing of John son of William de Melchebourne, confirming to Nicholas Ploket citizen of London his estate in all lands which he has in Essex by feoffment of William father of John, with warranty. Dated London, 19 April 34 Edward III.

Memorandum of acknowledgment in chancery at London, 10 April (*sic*).

April 23. William de Shareshull the elder to Thomas de Baddeby clerk. Recog- Westminster. nissance for 40*l.*, to be levied, in default of payment, of his lands and chattels in Oxfordshire.

April 27. William de Putton, Richard Scoteneye and Nicholas de Putton Westminster. of the county of Suthampton to Queen Philippa. Joint and several recognisance for 200*l.*, to be levied etc. in the said county.

Cancelled on payment, acknowledged by Richard de Ravenesere attorney of the queen.

MEMBRANE 34d.

April 27. To Thomas de Brewosa and his fellows, arrayers in Sussex of men Westminster. at arms, armed men and archers. Order to stay their demand upon John Bardolf of Wyrmegeye to find men at arms, armed men and archers for their array by reason of his lands in Sussex, and to leave him in peace so long as he shall abide in Norfolk upon the safe guard of the sea coast with all his power of such men; as the king has made him chief arrayer in Norfolk. By C.

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Membrane 34d.—cont.

The like to the following :

Roger Husee and his fellows, arrayers in Surrey.

Hugh fitz Simon and his fellows, arrayers in Hertfordshire.

April 30. William de Sekynton to Robert de Shardelowe. Recognisance
Westminster. for 100*l.*, to be levied, in default of payment, of his lands and chattels
in Derbyshire.

April 26. To the arrayers in Norhamptonshire of men at arms and archers.
Westminster. Order to stay altogether the execution of the king's late order to
cause 20 men at arms, 40 armed men and 200 archers of the county,
of the strongest men, to be chosen and arrayed, furnished with
arms, armour, bows and arrows, and brought to the town of Sandewich,
thence to sail with other lieges in ships appointed on the king's service
for defence of the realm against his enemies, so far as relates to arraying
40 armed men and 140 archers for that voyage and taking them to the said
town, as the king is aware that they have sent thither 20 men at arms
and 60 archers well equipped, who have already sailed on such service.
Proviso that all men of the county by them arrayed shall be kept in
array, ready at any time to march with the arrayers and other lieges
wherever peril may threaten from the attacks of the enemy. By C.

April 8. To the arrayers in Kent of men at arms and archers. Order not
Westminster. to compel Peter Fauelore to find any men at arms, armed men or
archers for their array by reason of his lands in that county, and to
restore any levy made upon him ; as Peter is charged by the king
and council to make ready with such men to the utmost of his power
to march with them on the king's service in the company of William
bishop of Winchester the chancellor and others of the council,
whenever he shall be warned. By C.

The like to the following :

The arrayers in Suffolk.

The arrayers in Essex.

The arrayers in Oxfordshire.

The arrayers in Middlesex.

Charter of Edmund de la Beche clerk, confirming and warranting
to William de Edyndon bishop of Winchester, his heirs and assigns,
the manor of Alvescote with the knights' fees and liberties, and all
lands which Edmund had of the gift of Lawrence de la Penne in
Alvescote and Burmescote. Witnesses : Thomas de la More knight,
John Laundell, William Goloffre, John Eliz of Thame, John de
Meaux. Dated Suthwerk, Friday before Midsummer 26 Edward III.

Writing of Edmund de la Beche clerk, being a quitclaim with
warranty to William de Edyndon bishop of Winchester, his heirs
and assigns, of the manor of Alvescote co. Oxford, and all other
lands which the bishop has of Edmund's gift in Alwoldesbury,
Burmescote and Puttes in that county. Witnesses : Thomas de
Langelee, Thomas de la More, Robert de Hildeslee knights, John
Laundeles, John de Alveton. Dated Bradefeld, 6 February 30
Edward III.

Memorandum of acknowledgment of the foregoing charter and
writing, 12 May this year.

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Membrane 34d.—cont.

May 13. Richard Hunter of Hirst to John de Trewyk. Recognisance for Westminster. 40*l.*, to be levied in default of payment, of his lands and chattels in Northumberland.

April 28. To the treasurer and the barons of the exchequer. Order to cause Berk-hampstead. Guy de Bryane, who is with the king on his service over seas, to have the respite which the king of his favour has given him until Michaelmas next for 10 marks which he is bound to render to the king for the farm of the manor of Westcote, and for 20*s.* running in demand against him for the tenth and fifteenth of his goods and chattels in that manor, also for 50*s.* likewise in demand for a messuage and 300 acres of land and pasture in the marsh of Pevenese called Godeleysond, releasing any distraint made.

By the guardian and C.

To the same. Order to cause Walter de Haywode sheriff of Suthampton to have the respite of his account which the king has given him until Michaelmas next, releasing any distraint made; as the sheriff is so occupied as well with guarding the sea coast as upon other the king's business that he cannot at present attend to rendering his account.

By the guardian and C.

May 16. John de Bedyngton citizen and mercer of London, executor of the Westminster. will of Nicholas de Bedyngton, to Christina who was wife of Nicholas de Bedyngton, coexecutrix of his will. Recognisance for 160*l.*, to be levied, in default of payment, of his lands and chattels in the said city.

May 18. John Chareman to Master William de Walton of Maydenstan. Westminster. Recognisance for 4*l.* 7*s.* 7*d.*, to be levied etc. in Essex.

MEMBRANE 33d.

May 2. Robert de Louthre and John de Preston in Kendale to John de Westminster. Clapham clerk. Recognisance for 4 marks, to be levied etc. in Northumberland.

May 4. To Thomas de Brewosa and his fellows, arrayers in Sussex of men Reading. at arms, armed men and archers. Order to stay altogether their [demand upon] Thomas de Chudyngfold, lardener of William bishop of Winchester the chancellor, for finding such men to guard the coast there or for payment of any sum of money for that reason, as the king is informed that Thomas is abiding continually in the company of the said chancellor, sufficiently arrayed for all his lands, and ready to march with him against the king's enemies, if they shall invade the realm. Proviso that he shall pay the share falling to him of the tenth and fifteenth granted by the commons of England for the expenses of such men.

By C.

April 16. To the treasurer and the barons of the exchequer. Order, for sure Reading. causes, to stay until further order their demand made by summons of the exchequer upon Francis cardinal of St. Mark and treasurer of Salisbury for 4*l.*, arrears (it is said) of a tenth heretofore granted to the king by the clergy of the province of Canterbury, releasing any distraint made upon him.

By the guardian and C.

May 11. John de Tiryngham of Hertfordshire to Stephen Carre. Recognisance for 100 marks, to be levied in default of payment, of his Westminster. lands and chattels in that county.

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Membrane 33d —cont.

Stephen Carre to John de Tiryngham of Hertfordshire. Recognisance for 20 marks, to be levied etc. in the same county.

MEMBRANE 32d.

- April 20.
Reading. To the sheriff of Nottingham and Derby. Order to stay the exigents against Nicholas de Goushull knight, continuing the process thereof in the state it now is until the quinzaine of Michaelmas next, and bringing this writ on that day, although lately the king commanded him to cause Nicholas to be put in exigents until outlawed if he should not appear, and if he should appear to cause him to be taken and safe kept so as to have his body before the justices at Westminster on a set day now past, to answer to John Bozoun knight concerning certain alleged trespasses committed against him; as it is sufficiently testified in chancery that Nicholas is abiding in the parts of Brittany on the king's service in the company of Robert Herle.
- April 29.
Reading. John de Grey of Rotherfeld knight to Ralph de Grey knight. Recognisance for 40*l.*, to be levied, in default of payment, of his lands and chattels in Oxfordshire.
- April 22.
Westminster. To the sheriff of Lincoln. Order to set free Robert de Wyk of Staunford from prison by the mainprise of John Knyvet and Nicholas de Staunford clerk of Northamptonshire, who have mainperned to have his body before the king at his command, to answer for a contempt; as Robert is attached and detained in custody by command of Ralph Spigournel and Thomas de Baddeby, lately assigned by the king to bring the king's adversaries of France from Somerton castle to the Tower of London, because of rebellion alleged against him. By C.
- May 2.
Reading. To the arrayers in Salop of men at arms and archers. Order not to compel William de Fililode, steward of Isabel the king's daughter in the parts of Holdernesse, to find any men at arms, armed men or archers for their array by reason of his lands in Salop, restoring any levy made upon him; as William is arrayed for the parts of Holdernesse, and the king is fully informed that he is continually abiding there with all his power upon the safe guard of those parts. By C.
- May 10.
Westminster. *MEMBRANE 31d.* To the treasurer and the barons of the exchequer. Order to stay until Michaelmas next or further order their demand made by summons of the exchequer upon Alan [de Leek, *margin*] son and heir of John de Parva Leek, Edmund Pirpount, the prior of Shelford and John Foucher, to answer to the king for the issues of the lands hereinafter specified, releasing any distraint on them made; as lately by an inquisition, taken by Philip de Luttele escheator in Nottinghamshire after the death of John de Parva Leek, it is found that the deceased at his death held in chief 6½ virgates of land, and one windmill in Kynston by the service of keeping the king's goshawk, and divers other lands of others than the king, wherefore all those lands were taken into the king's hand; and after by another inquisition, taken by the same escheator at the suit of the said Alan, it is found that the said deceased at his death held no lands in that county in chief, but held the premises in Kynston of Ralph Basset lord of Radecluf by the

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Membrane 31d.—cont.

service of 4s. a year for all service, and 14 bovates of land in Parva Leek of Geoffrey Bugg, 50s. of rent in Basyngfeld of Edmund Pirpount, two carucates of land and 20s. of rent in Saxendale of the said prior by homage and fealty, and that Alan, Edmund, the prior and John Foucher occupied all those lands from his death, and took the profits thereof until the escheator took them into the king's hand; and Alan, Edmund, the prior and John Foucher have petitioned the king to order the said demand to be stayed, as they are heavily distrained to answer for the issues of the said lands as aforesaid, and it is not yet debated whether those issues ought to pertain to the king, and the said Alan and the others have found Robert Martel, Simon de Makeseye, Thomas de Sutton and Thomas de Wylford their mainpernors in chancery, who have mainperned to answer to the king for the said issues, if it shall be determined that they belong to him.

By the guardian and C.

Writing of Walter de Westone, son and heir of Walter de Westone draper, being a quitclaim to Robert Payn citizen and 'fuistier' of London, his heirs and assigns, of 20s. yearly quit rent which Walter had by hereditary succession after the decease of Joan Campes his mother, and used to take of all that tenement or brewhouse with houses above and shops adjoining which Robert has on the corner of the high street of Whitecrouchestrete in the parish of St. Giles without Crepulgate London, and which was formerly of William Payn his father, situate in width between the street aforesaid on the east and a new tenement of the fraternity of St. Mary's light in the church of St. Giles on the west, and extending in length from Redecrouchestre[te] towards the south to the garden of the tenement of the said fraternity and the tenement of the heirs of John de Briggefurd goldsmith towards the north; Simon Dolsaly being mayor of the city of London, John de Chiehestre and Simon de Benyngton sheriffs, Simon de Worstede alderman of the ward. Witnesses: Master Hugh Peyntour, William Tomere, John Phippe, Gilbert Prince, Thomas Payn, Geoffrey de Haveryngg, Thomas atte Hale, Stephen Modi, William Ekepol. Dated London, 16 May 34 Edward III.

Memorandum of acknowledgment, 19 May.

Writing of Agnes daughter and heir of Mauger Vavasour, after a divorce between Bernard Brocas knight and herself, being a quitclaim with warranty to John de Syngelton parson of Torlaston of the manors of Denton in Querfdale, Scharneston by Pontefract, and two thirds of the manor of Askwyth, with the reversions, rents and services of tenants therein free and neifs, and 4s. of yearly rent arising from lands in Elslak held by Godfrey Dautri, all which premises John had of the gift of the said Bernard and Agnes before the divorce; also a grant that the manor of Wolston by Tadcastre, which Thomas Jeroun and Margaret his wife hold in name of dower for the life of Margaret, with reversion to Agnes, shall remain to John, his heirs or assigns. Dated Westminster, Wednesday after Ascension day, 20 May 34 Edward III.

Memorandum of acknowledgment, the same day.

MEMBRANE 30d.

Memorandum that on Monday 18 May the king, coming in a barge from France where he was abiding at his war, landed towards evening in the port of la Rye, and riding thence forthwith repaired to

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Membrane 30d—cont.

his palace of Westminster on the morrow towards afternoon (*quasi bassa hora nona*), and summoning thither the chancellor and treasurer in his new chamber in the said palace, delivered to the chancellor his great seal, which he caused to be taken with him to France, in a bag sealed with his privy seal, and the chancellor, taking it to his lodging, on the morrow brought it to Westminster hall, and caused the bag to be opened, and charters, letters patent and writs to be sealed with the said great seal in presence of the clerks of chancery, and after caused it to be put back in the bag under his seal and taken to his lodging; and the other great seal, used for sealing writs in the king's absence, he delivered in the council chamber by the exchequer to the treasurer and Richard de Piriton one of the king's chamberlains, to be kept in the treasury.

[*Fœdera.*]

May 22. To William de Sharesull and his fellows, justices appointed to hold Westminister. pleas before the king. Order, of the king's special favour towards Egidia who was wife of John de Molyns, imprisoned in Cambridge castle for certain felonies whereof she is indieted, to cause her to be set free from prison if she shall find sufficient mainpernors who will mainpern to have her body before the king to stand to right touching the same when the king shall choose the cause against her to be heard.

By K.

Order to William Muschet keeper of Cambridge castle to have Egidia before the king on the quinzaine of Trinity next, there to be delivered to the justices.

By K.

June 4. Thomas de Pagenho 'wollemongere' and William de Essex Westminister. girdler to William de Monte Acuto earl of Salisbury and Richard de Chaddesle. Joint and several recognisance for 40*l.*, to be levied, in default of payment, of their lands and chattels in the city of London.

Writing of Ellen daughter of Philip le Fisshere of Ayleston, being a quitclaim with warranty to John Crispyn of Knyghton, his heirs and assigns, of 4½ acres 1 rood of land in Knyghton, which Amice Ryvers had of the gift of Ellen sometime wife of Richard de Misterton with reversion to Ellen daughter of Philip, and John holds of the gift of Amice. Witnesses: Simon Plomer, Walter atte March, William atte Fen, John de Mockyng, Thomas de Kyngeston, John Jurdan of Knyghton, Richard de Evynton. Dated Suthwerk, Thursday the feast of Corpus Christi 34 Edward III.

Memorandum of acknowledgment, 10 June.

Memorandum of a release and quitclaim to Edmund son and heir of Roger de Mortuo Mari earl of March, a minor in the king's wardship, made in the king's presence at Westminster 11 June, and of a surrender into the king's hands in right of the said heir, by William bishop of Winchester, Ralph Spigurnel knight, John de Bisshopeston clerk, John Laundels and John Gour, to whom the said late earl, by his writing indented, gave for their lives the manors of Swannescompe and Herehith co. Kent, Drayton co. Sussex, Biseleye and Wynston co. Gloucester, Neubury, Stratfeld Mortymer and Wokefeld cos. Berkshire and Suthampton, Bruggewater, Mulverton and Odecombe co. Somerset, Wynferton, Mawardyn and Markle co.

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Membrane 30d.—cont

Hereford, Bremesgrave and Norton co. Worcester, the town and manors of Lodelowe, Cleobury, Huggeleye and Ernebury co. Salop, the manor of Arleye co. Stafford, and the lands and lordships of Nerberth and Blenleveny in Wales and the march of Wales, rendering to the earl and his heirs for eight years next ensuing one rose at Midsummer, and thereafter every year 1,000*l.* at Michaelmas and Easter by even portions.

June 10. To the abbot and convent of Battle. Request to admit to their Westminster. house Thomas Elys of Stanes, and to grant him such maintenance therein during his life as John de Coloigne deceased had at the king's request, making him letters patent under their common seal with mention of what he shall receive, and writing to the king of their action in the matter by the bearer hereof; as the king wishes to make suitable provision for Thomas, for his good service, and for that he has given back in chancery to be cancelled the king's letters patent granting him 100*s.* a year for life to be taken at the exchequer.

By K.

MEMBRANE 29d.

May 20. To the treasurer and the barons of the exchequer. Upon petition Westminster. made on behalf of William Pouche, shewing that for debts charged upon him by Master Paul de Monte Florum deceased he has been imprisoned in the Flete prison for eleven years and more, and has endured extreme privation so that he has no means of living, and that Master Paul at the point of death confessed that he was bound to acquit William towards the king of the said debts, and caused an acquittance to be made before a notary public and other true men: order to permit William to go at large, if he shall find mainpernors who will mainpern to have his body before the treasurer and barons at the exchequer upon notification from day to day and term to term to answer for debts which may be found due from him to the king.

By K.

May 22. Simon de Haye of Asshele to Andrew de Tyndale. Recognisance Westminster. for 40 marks, to be levied, in default of payment, of his lands and chattels in Kent.

John de Conyngton, parson of Mersham in the diocese of Canterbury, to Joan who was wife of Guy de Ferrers. Recognisance for 8*l.* 7*s.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Kent.

Cancelled on payment.

May 20. John de Gray of Rotherfeld to Michael de Ravendale clerk. Westminster. Recognisance for 20 marks, to be levied, in default of payment, of his lands and chattels in Bedfordshire.

Cancelled on payment.

May 24. John de Bildeston clerk to David de Wollore, Henry de Ingelby Westminster. Thomas de Neuby and Michael de Ravendale clerks. Recognisance for 80 marks, to be levied etc. in Yorkshire.

Memorandum of defeasance, on condition that John pay 20 marks at St. Peter's Chains next, and 20 marks at Michaelmas following.

Cancelled on payment, acknowledged by Michael.

1360.

Membrane 29d—cont.

Writing of Edmund de la Beche archdeacon of Berkshire, being an acquittance to William de Edyndon bishop of Winchester for 200*l.* in which he was bound to the archdeacon for the manor of Alvescote co. Oxford, and a release of all actions real and personal against the bishop. Dated Holborne, 22 May 34 Edward III.

Memorandum of acknowledgment, 25 May.

May 28.
Westminster.

To the sheriff of Kent. Whereas lately the nobles and commons of the counties, cities and boroughs of England, in consideration of the perils to be feared from attacks of the king's enemies while he was out of the realm, granted for the expenses of men at arms and archers and of ships to oppose the said enemy a fifteenth of the counties and a tenth of cities and boroughs to be levied in the same manner as the tenth and fifteenth heretofore granted, so that one moiety should be levied and collected at a set day now past, and the levy and collection of the other moiety should be suspended until like need should arise, and in case the peril should cease so that such expenses need not be made, all moneys so collected should be repaid by the collectors to those who paid them by the view of the arrayers of men at arms and archers in the counties and of other true men, and that the collectors, in presence of the said arrayers and true men or those whom they should depute, should thereof pay to the men at arms and archers chosen to march or sail against the said enemies the wages of war, by virtue whereof one great fleet of ships, as well of the western as of the northern parts, furnished with men at arms and archers chosen and arrayed in divers counties, was sent to sea; and though by divers writs the king ordered singular the collectors of the counties wherein those men were chosen to pay them their wages for the time they were at sea of the moneys arising as aforesaid, whereof the king believed the same were fully paid, several of those men are now demanding of him their wages for the voyage, whereat he is much astonished: order to warn as well the arrayers as the collectors in his bailiwick that one of each, under pain of 1,000*l.*, shall be at London on the morrow of St. John Baptist with one true man of the county having sufficient power from the commons thereof, who shall be warned by the sheriff, to account between them in a place to be by them fixed concerning the receipt of the tenth and fifteenth and the payment of such wages, or in case the arrayers and collectors cannot come they shall send two true men in whom they trust, with full information and sufficient power to render account, certify concerning the men who sailed, and do all that the arrayers and collectors should do if present, so that, account rendered, what is found due to the said men of their wages for the voyage may be paid, and the residue of the tenth and fifteenth repaid to the commons according to the form of the grant, and that the king may not be charged with the said wages contrary to the said grant, in which account the king's will is that none of his ministers shall intermeddle; and to certify the king in chancery of the names of those so warned and by whom, returning this writ.

By K. and C.

[*Fœdera.*]

The like to 22 other sheriffs, Henry duke of Lancastre or his representative in the duchy, and to John de Bello Campo constable of Dovorre castle and warden of the Cinque Ports or his lieutenant.

[*Ibid.*]

1360.

*Membrano 29d—cont.*May 28.
Westminster.

To the sheriff of Kent. Whereas lately upon the king's last passage, in consideration of perils to be feared during his absence, the nobles of England, by consent of merchants as well native as alien, granted a subsidy of 2s. on every tun of wine, 2s. on every sack of wool, and 6d. a pound of other merchandise whatsoever brought to England and taken thence until a set term yet to come, to be levied and collected by men to be by the mayor and bailiffs of singular the ports of the realm chosen and deputed, for finding a navy furnished with men at arms and archers to oppose the king's enemies at sea, so that the collectors should every six weeks send or bring all moneys arising from the subsidy to the mayor and sheriffs of London, who were deputed by the nobles and merchants aforesaid to receive the same from all the ports at the city of London, and to pay them to the masters and seamen of that navy for their expenses and the expenses of men at arms and archers sailing therein by advice of the council; and now many men at arms and archers of the said navy are demanding of the king wages for the time they were at sea, whereat he is much astonished: order to warn all the collectors in singular the ports within his bailiwick that they, or one of them from every port, shall under pain of 100*l.* be at the city of London on the morrow of Midsummer next to render account to the mayor and sheriffs of all moneys by them received of the said subsidy according to the form of the grant, so that, account rendered, what shall be found due to those men may be paid and the residue (if any) be dealt with by advice of the council. By K. and C.

[*Fœdera.*]

The like to 12 other sheriffs, and to John de Bello Campo constable of Dovorre castle and warden of the Cinque Ports or to his lieutenant.

[*Ibid.*]*MEMBRANE 28d.*

Writing of Walter son of John de Burlee, being a quitclaim with warranty to Reynold de Ferers, the king's serjeant at arms, his heirs and assigns, of all the lands of Walter in the parishes of Mallebergh and Milton co. Devon, recovered by Reynold by virtue of a writ addressed to Richard Chambernoun late sheriff of Devon touching a statute merchant for 40*l.* to Reynold made by the said Walter before the mayor of the city of London. Witnesses: Matthew de Torkeseye clerk, William Turk, William de Chirchegate. Dated London, Friday the eve of St. Bartholomew 33 Edward III.

Memorandum of acknowledgment, 5 June this year; and *memorandum* that the chancellor received that acknowledgment.

June 4.
Westminster.

To the treasurer and the barons of the exchequer. Order to suffer Leo de Perton the king's yeoman to have the respite until Michaelmas next which, for good service as well this side the sea as beyond, the king has given him for all debts demanded of him by summons of the exchequer, certifying the king in chancery under the exchequer seal of the said debts, which are clear and which not; and to cause any lands of his taken into the king's hand by reason of such debts to be restored to him. By K.

Writing of William son of Robert Seint Manyfe, granting and surrendering to John son of John Bernard of Woubourn and his heirs all the lands, meadows, pastures, rents and services which John

1360.

Membrane 28d—cont.

de Hoyvyle had in the towns of Bensynton, Fifhide, Ewelme and Berewyk by Dorchestre co. Oxford, and let to William for his life, the reversion whereof the said John de Hoyvyle by fine granted to John son of John. Witnesses: John de Stonore knight, Gilbert Wace knight, Ralph Restewold, William de Ryburgh, Thomas Doylly. Dated Bensynton, Wednesday before St. Barnabas 34 Edward III.

*French.**Memorandum of acknowledgment, 10 June.*

June 12. John Martyn of Fifhide to James prior of Blakemore. Recognition for 20*l.*, to be levied, in default of payment, of his lands and chattels in Essex.

June 13. William de Hockelee citizen of London to Nicholas son of John de Horewode and Henry Picard. Recognition for 60*l.*, to be levied etc. in the city of London.

June 16. Peter de Horseye of Norfolk and Richard Lombe citizen and mercer of London to Roger de Chestrefeld clerk. Joint and several recognition for 200*l.*, to be levied etc. in Norfolk.

June 16. William de Morle knight to Roger de Wolferston. Recognition for 30*l.*, to be levied etc. in Norfolk.

June 17. Philip de Weston, prebendary of Longestowe in the church of St. Mary Lincoln, to Bartholomew Fristlyng citizen and grocer of London. Recognition for 50*l.* payable on the morrow of St. Denis, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Lincolnshire.

The same Philip to the said Bartholomew. Recognition for 50*l.* payable on the second day after St. Denis, to be levied etc. as before.

The same to the same. Recognition for 50*l.* payable on the third day after St. Denis, to be levied etc. as before.

The same to the same. Recognition for 50*l.* payable on the fourth day after St. Denis, to be levied etc. as before.

These four recognisances cancelled on payment.

July 1. Thomas Ughtred the elder knight to Adam Pund of Kyngeston upon Hull. Recognition for 20 marks, to be levied, in default of payment, of his lands and chattels in Yorkshire.

*Cancelled on payment.**MEMBRANE 27d.*

June 21. John de Emeldon of Migeham, son of Nicholas de Emeldon, to William de Emeldon clerk. Recognition for 20*l.*, to be levied etc. in Berkshire.

June 23. Edmund de Chelreye to William Brun knight. Recognition for 20 marks, to be levied etc. in Berkshire.

Cancelled on payment.

Charter indented of William son of Maurice le Bruyn knight, giving and warranting to Edmund de Chelreye and to Margaret sister of Edmund all lands, rents, services and reversions whatsoever, with all the villeins, their chattels and issue, which William has in Spersholte and in West Chaulowe, with all appurtenances, to

1360.

Membrane 27d—cont.

hold to Edmund and Margaret for their lives, and to their executors or assigns for one year after, of the grantor and his heirs, by the service of one rose a year at Midsummer for all services, with remainder after their decease to Thomas son of Edmund for his life, and to his executors or assigns for one year after, by the service aforesaid. Dated Westminster, Tuesday before Midsummer 34 Edward III.

*French.**Memorandum of acknowledgment, 23 June.*

June 22. To William de Nessefeld escheator in Yorkshire, Northumberland, Westminister. Cumberland and Westmorland. Order, for sure causes, to stay until the quinzaine of Michaelmas next the taking of inquisitions of forfeitures and escheats alleged to pertain to the king within the liberty of the bishopric of Durham according to the order formerly addressed to him, or the exercise of other matters belonging to his office within that liberty. By K. and C.

June 25. To the treasurer and the barons of the exchequer. Order to stay Westminister. until the quinzaine of Michaelmas next the demand for all sums of money by reason of the ninth of sheaves, fleeces and lambs granted to the king by the commons of England, which they are making upon the men of the parishes of the churches of the towns of Bedelyngton, the Isle of Halieland and Norham co. Northumberland, and of Crayk co. York, which Thomas bishop of Durham claims to be from old time of his liberty of Durham and quit of contributions and other charges whatsoever; as the king has given the said bishop respite until that time of all processes between them pending before the king and council. By K. and C.

June 27. John de Meperteshale knight to Thomas de Neuby and Michael Westminister. de Ravendale clerks. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels in Bedfordshire. *Cancelled on payment, acknowledged by Michael.*

June 12. To the collectors of customs and subsidies in the port of Boston. Westminister. Order, under pain of 100*l.*, that they, or one of them, shall be before the council at Westminster on the morrow of Midsummer next, with the view of their account of receipts and liveries and expenses to date to show before the council, and to do and receive further what shall there be ordered. By K.

The like to the collectors in the following ports:

Kyngeston upon Hull.	Sandewich,
Newcastle upon Tyne,	Suthampton,
Great Jernemuth,	Exeter,
London,	Bristol.
Cicestre,	

June 29. John de Beuchaump of Somersete knight to John de Podenhale Westminister. citizen and 'wodemongere' of London. Recognisance for 400 marks, to be levied, in default of payment, of his lands and chattels in Somersset.

June 29. John de Podenhale citizen and 'wodemongere' of London to John Westminister. de Beuehaump of Somersete knight. Recognisance for 200 marks, to be levied etc. in the city of London.

1360.

Membrane 27d—cont.

John de Beuchaump makes Thomas Fraunceis and Nicholas de Carreue or either of them his attorneys to prosecute the execution of this recognisance, receive the money, give acquittance thereof, and cause the same to be cancelled.

Cancelled on payment, acknowledged by Thomas Franceys attorney of [John] de Beauchamp.

June 30. William de Shareshull to Richard earl of Arundell. Recognisance
Westminster. for 40*l.*, to be levied etc. in Oxfordshire.

Cancelled on payment.

Writing of John son of Agnes Hereberd of Thorp by Daventre, being a quitclaim to Richard de Neubold of Daventre clerk and Joan de Neubold, and to the heirs and assigns of Richard, of all tenements, rents, homages and services sometime of Nicholas Hereberd of Thorp by Daventre in Daventre. Witnesses: William de Haukesworth parson of Everdon, John de Newenham clerk, Richard Porter of Daventre chaplain, William del Bakhous, William Baudewyne, John West of Daventre. Dated London, Monday the feast of St. Peter and St. Paul 34 Edward III.

Memorandum of acknowledgment, 30 June.

June 27. To brother John de Couton, prior provincial of the Carmelites in
Westminster. England, and to singular the friars of the order. Whereas, among other liberties and privileges granted by charter of the king and his forefathers to the chancellor and university of Oxford, it is granted that the chancellor for the time being may take cognisance of all pleas of trespass and contract arising within the university, one party being a scholar, so that if any being lawfully cited before him on such pleas shall neglect to come, the chancellor may banish them from the university, and otherwise proceed against them by ecclesiastical censures, as in such cases is accustomed; and now the king has learned that, though Master Nicholas de Aston, chancellor of the said university, caused brother John de Norton, a friar of that order, to be summoned before him to answer touching certain trespasses therein committed against the king's peace, according to the king's power to him assigned as aforesaid for keeping the peace and for repose of the scholars studying therein, the said friar refused so to come before him though lawfully warned, whereupon the chancellor because of his open rebellion decreed that he should be punished, but he and others of his order, scheming to hinder the execution of that decree, and to impugn the liberties and privileges aforesaid, have caused the chancellor for this his lawful action to be summoned before the court of christianity, within the kingdom or without, in contempt of the king, to the injury of the laws and of the crown, and to the manifest avoidance of the said liberties and privileges, wherewith the king is moved to anger: prohibition therefore of any attempt against the said chancellor or otherwise to the prejudice of the king or of the laws, which may impair the rights, liberties and privileges above recited, and order to revoke any attempt already made to the contrary.

Et erat patens.

[*Fœdera.*]

1360.

MEMBRANE 26d.

June 22. To the sheriff of Devon. Order, for sure causes, under pain of Westminster. 1,000*l.*, upon sight of these presents, liberties whatsoever notwithstanding, to warn William Smale, William de Asshelden, Richard de London, Thomas Fisshacre and all other owners, masters and pursers of the ships of Dertmuth and Plummuth which about the feast of St. Barnabas in the 33rd year of the reign took a certain cog, laden with money and divers other goods at Nautes in Brittany to be taken to Flanders, that every of them, under a pain of 1,000*l.*, be before the king in chancery on the quinzaine of Midsummer next to inform him concerning the capture thereof and all matters affecting the same, and to do and receive what shall be by the king and council ordered; and to take all of them so warned who shall not come on that day, and shall be thereafter found in his bailiwick, and keep them in prison until the king shall signify his will concerning them, causing the king on that day to have knowledge of the names of those so warned, and by whom, and returning this writ.

The like to the following:

To the sheriff of Cornwall, to warn the owners, masters and pursers of Fowy.

To the mayor and bailiffs of Dertemuth, to warn William Smale, William de Asshelden and Richard de London, the owners, masters and pursers of that town.

To the bailiffs of Plumuth, to warn Thomas Fisshacre, the owners, masters and pursers of that town.

To the bailiffs of Fowy, to warn the owners, masters and pursers of that town.

June 22. To William Smale. Order, under pain of 1,000*l.*, to be before the Westminster. king in chancery on the quinzaine of Midsummer, to inform the king concerning the capture of the great cog above mentioned, bringing this writ; as the king, for sure causes, would have speech with him and other the owners, masters and pursers of the ships of Dertemuth, Plumuth and Fowy by which the same was so taken.

The like to the following, *mutatis mutandis*:

William de Asshelden,
Richard de London,
Thomas Fisshacre.

July 1. To the treasurer and the barons of the exchequer. Order to stay Westminster. the demand which they are making upon John son and heir of Edward de Sancto Johanne for that he has not heretofore taken upon him the order of knighthood, or to make fine for the same; as for his good service the king of his favour has given him respite thereof until Michaelmas next, and thenceforward until Michaelmas following.
By K.

July 1. To the chancellor of Ireland for the time being. Whereas the Westminster. king has heard that a plea is pending in the chancery of Ireland, by writ under the king's seal used in Ireland, between the king and Nicholas Power, now tenant of the manor of Kilmydan, that he should show cause wherefore a rent of 80*l.* arising from that manor (sometime of Robert de Ufford deceased, who by charter gave the same to Walter del Hay and his heirs with the king's licence, rendering 80*l.* a year to Robert and his heirs, which rent after the death of Robert came to the hands of Robert his son and heir, likewise

1360.

Membrane 26d—cont.

deceased, tenant in chief at his death of the late king, father of Robert de Ufford now earl of Suffolk, whose heir he is (*sic*), and was taken into the late king's hand by reason of the then nonage of the said earl, and was and is, it is said, by Nicholas unlawfully withheld from the late king and after during the said nonage and the wardship,) should not be taken into the king's hand, and answer be made for the same for the whole time of the earl's nonage, and the rent restored to the earl by the king; and that plea has proceeded to the rendering of judgment, whereby if it should proceed further without deliberation prejudice might happen to the crown, damage to the king, and peril of disherison to the earl by the allegations made on behalf of Nicholas: order to view the process before him and, if found to be as above rehearsed, to continue the business in the state it now is until the quinzaine of Michaelmas next, that the king may deliberate with those learned in the law and others of the council and certify the chancellor thereof, to do further what shall be ordered in that behalf. By C.

July 6. Roger de Beltoft to Richard de Ravensere clerk. Recognisance Westminster. for 20 marks, to be levied, in default of payment, of his lands and chattels in Yorkshire.

Cancelled on payment.

Writing of Nicholas de Charnels knight, being a quitclaim with warranty to brother John Pavely prior of the Hospital of St. John of Jerusalem in England, his fellows the brethren and their successors, of the manor of Merewe co. Surrey. Witnesses: William de Ferariis lord of Groby, Geoffrey de la Launde, Simon Pakeman, Richard de Leycestre, Peter de Taleworth, Lionel de Bradenham, Edmund de Northtoft, John Elgier. Dated the manor aforesaid, 1 May 34 Edward III.

Memorandum of acknowledgment, 6 July.

July 7. To the justies of the Bench. Order to stay the proecess begun Westminster. before them, that the abbot of Thorneye should suffer the king to present to the church of Stanground; as upon examination before the council of the title whereby the king presented his clerk John de Neubury thereto, and upon hearing the reasons of the opposite party, it seems to the council that the cognisance thereof should belong to the ecclesiastical court, and not to the king. By K. and C.

Writing of William Swalclive, being a quitclaim with warranty to Peter Fauelore, his heirs and assigns, of a messuage and 60 acres of land in the towns of Knygthbrigg, Kensyngton and Brompton co. Middlesex, whereof 10 acres lie in the Homeroft by the said messuage, 6 acres in the field called Oldefeld, 10 acres by Gunggesgore, 10 acres in the field called Hullilond, 12 acres in the field called Sebilifeld and 12 acres in Balattes Shott, which he has recovered against William to hold until he has levied 100*l.* Dated London, 26 June 34 Edward III. *French.*

Memorandum of acknowledgment, 9 July.

MEMBRANE 25d.

General release by Tillot Theckere to John Lyndraper of Bisshopes-gatestrete citizen of London. Dated London, Friday the feast of St. Kenelm 34 Edward III.

Memorandum of acknowledgment, 17 July.

1360.

Membrane 26d—cont.

Memorandum that, on 5 July, before the council, Guy de Bryan mainperned to have the body of William fitz Rauf of the county of Pembroke before the council when warned, to answer to the king for money and goods which he has acknowledged to be in his keeping, if they ought to pertain to the king.

July 20. To Robert de Thorp and his fellows, justices of assize in Hunting-
Westminster. donshire. It is shown the king on behalf of the abbot of Rameseye that, whereas he and his predecessors have and used to have time out of mind by charters of the king's forefathers the liberty of pleading all writs of assize of novel disseisin and of *mort d'ancestor* concerning tenements within the precincts of the lowy (*banleuca*) of Rameseye by their bailiffs within that jurisdiction, to be to the said bailiffs delivered by the justices of assize, and though that liberty has been allowed to the abbot's predecessors as well by justices in eyre as by justices of assize, and the writs above specified have been delivered by justices of assize to the bailiffs for the time being to be before them pleaded, as by record and processes exemplified may appear, the said justices have unlawfully deferred the delivery thereof to the damage of the abbot and disherison of the church of St. Mary of Rameseye, whereupon the abbot has prayed the king for remedy: order to view the exemplification of records and processes, and if they shall find that the abbot ought to have such liberty by virtue of the said charters and allowances, that it has been allowed the abbots in the form aforesaid, that the original writs above specified have been by virtue thereof delivered by the justices to the bailiffs, and that the abbot and his predecessors have had possession thereof by such delivery, to cause the said liberty to be allowed to the abbot, and the original writs above mentioned pending before them to be delivered to the bailiff of the abbot's liberty as was used aforetime, and so to be enrolled upon their rolls.

MEMBRANE 24d.

July 10. The abbot of Basyngwerk to Richard de Ravensere clerk. Recog-
Westminster. nissance for 8*l.*, to be levied, in default of payment, of his lands and chattels in Derbyshire.

July 11. Thomas Vyntier of Maydestane to William Lynch. Recognisance
Westminster. for 24*l.*, to be levied etc. in Kent.

July 12. Adam de Karliolo of London draper to John de Codyngton parson
Westminster. of Botelesford. Recognisance for 40*l.*, to be levied etc. in the city of London.

Cancelled on payment.

July 12. William le Ferriers of Groby to John de Bukyngham archdeacon
Westminster. of Norhampton, John de Maydenbury chaplain and Thomas atte Lathe, executors of the will of Guy de Warrewyk. Recognisance for 253*l.* 4*s.* 6*d.* payable by instalments; to be levied etc. in Leycestershire.

Cancelled on payment, acknowledged by John de Bukyngham.

July 14. Master Robert de Wykford clerk to Thomas de Newenham clerk.
Westminster. Recognisance for 40 marks, to be levied etc. in Surrey.

Cancelled on payment.

1360.

Membrane 24d—cont.

July 16. Master John Blaunchard and Thomas de Eston to the king.
Westminster. Joint and several recognisance for 40*l.*, to be levied etc. in Bedfordshire.

*Memorandum that this recognisance was made as security for payment of 40*l.* which Warin Bassyngbourn and Mary his wife, (alleging that John, son and heir of John Avenell deceased, died in Normandy, and that Mary was daughter and next heir of John Avenell,) granted that they would pay the king to have the lands of John Avenell, taken into the king's hand for debts of his, as by the writ of livery to Warin and Mary made may appear; which Warin and Mary after delivered those lands as his right and heritage to the said John the son, who returned to England from parts over sea where he was a prisoner of war; and because Warin and Mary could not by that grant charge the said lands or John the son, nor is it found that John Avenell ought to be charged with any debts to the king, as is declared by a writ of the treasurer and the barons of the exchequer dated 6 May in the 25th year of the reign, the recognisance is cancelled by command of the king and council.*

Cancelled by command of the king and council, as in the above memorandum is expressed.

Memorandum that at Westminster, on 13 July, Peter de Salford sheriff of Bukyngham, being examined before the council for that, being by the king's command charged on oath before the council to return before the justices of the Bench on the octaves of Trinity last twelve lawful and true men of the county of affinity neither with the prior of the Hospital of St. John of Jerusalem in England nor with John de Grey of Rotherfeld, between whom is to be taken an attaint or jury of 24 knights which the prior has arraigned against John before those justices concerning the manor of Shobyndon, without that that Richard Gregory the younger his under sheriff (reputed suspect therein) should meddle in the return, the said sheriff made that return, and upon a fresh oath before the council said that he, being himself (as he alleged) occupied about the king's business elsewhere, delivered to the said under sheriff twelve good and true men of the county specified in a schedule indented (whereof one part remained with him, the other with the under sheriff) to be returned before the justices, and produced the part remaining with him; and for that Robert de Thorp chief justice of the Bench and Henry Grene another justice (being there present) said that the names therein specified were not returned before them, speech was had with the said under sheriff (being also present) whether the sheriff delivered them to him to be returned or no, who said upon oath and acknowledged that the sheriff did so, and that he, having in his keeping the seal of the sheriff's office, for that it seemed to him that the persons in the indenture contained were insufficient in so great a business, for the honour of his master and for no other cause by his own discretion returned a panel of knights and others more sufficient. And because the sheriff contrary to his oath delivered the panel for return to the under sheriff, who for the cause aforesaid ought to have known nothing thereof, he was committed to the Flete prison, there to abide until the king should command his will of him, and thereupon dismissed until the quinzaine of Michaelmas next by mainprise of William de Wykeham clerk and John de Bray usher of the exchequer. And Richard, for his false return in deceit of the king's court, was committed to the same prison, and dismissed by mainprise of William Croiser of Bedfordshire, Richard Gregory the elder, Geoffrey de Aston

1360.

Membrane 24d—cont.

of Buckinghamshire and William de Lambhithe of Surrey, which mainpernors mainperned to have the bodies of the said Peter and Richard respectively before the justices on the quinzaine aforesaid; and on behalf of the king the sheriff was commanded, under a pain of 500*l.*, to be at Westminster on that day in person before the justices, and to have the under sheriff with him, to do and receive what the court should decide.

MEMBRANE 23d.

July 3. John Clouvill and John Rous of Norton to William de Askeby
Westminster. chancellor in the cathedral church of St. Paul London. Joint and several recognisance for 30*l.*, to be levied, in default of payment, of their lands and chattels in Essex.

July 6. Thomas Blount knight, Thomas Hakeluyt clerk and Edmund
Westminster. fitz Herbert to Guy de Brian knight and John Seys parson of Henneye. Joint and several recognisance for 280*l.*, to be levied etc. in Dorset.

Cancelled on payment, acknowledged by John Seys.

July 7. John Trompe, son and heir of Gilbert Trompe of Steeple Bumstede
Westminster. (*ad Turrim*), to the dean and chapter of St. Paul London. Recognisance for 40*l.*, to be levied etc. in the city of London.

June 25. To the treasurer and barons of the exchequer. Order to stay their
Westminster. demand upon the men of Bedelyngton, the Isle of Halieland and Norham co. Northumberland and of Crayk co. York (*as above*, p. 118). By K. and C.

Writing of William la Zouche lord of Haryngworth, being a quitclaim to John atte Street of Little Milton co. Oxford and Robert de Woubourne and the heirs and assigns of Robert, of all the lands, rents, services, bondmen and their issue which they hold to farm of Dame Isolda who was wife of Sir William Inge in the towns of Great and Little Milton for term of her life, with reversion after her death to William la Zouche, and his heirs as cousin and heir of the said Sir William, and warranty after the death of Dame Isolda. Witnesses: Sir Richard la Zouche knight, William la Zouche the son, Sir Adam de Arderne, Robert de Luffenham, William de Louches of Milton co. Oxford. Dated Ketyngdon 'in my livery near Sandwyecz,' (*en mon liveree iouste*) Friday after St. Edward, 33 Edward III. *French.*

Memorandum of acknowledgment, 15 July this year.

July 13. William Whithors, for good service, is sent to the abbot and convent
Westminster. of Wynchecombe, to receive such maintenance of that house during his life as John de Brooke deceased had there at the king's command. By p.s. [24741.]

July 10. Henry de Stafford, for good service, is sent to the prior and
Westminster. convent of Trenteham, to receive such maintenance of that house during his life as William de Lychefeld deceased had there at the king's command. By p.s.

July 13. William Morton, for good service, is sent to the prior and convent
Westminster. of Pontefract, to have such maintenance of that house during his life as John Broke deceased had there at the king's command. By p.s. [24749.]

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Membrane 23d—cont.

July 18. John de Gestnyngthorp to Michael bishop of London. Recog-
Westminster. nissance for 100s., to be levied, in default of payment, of his lands
and chattels in Essex.

Henry de Creystok clerk to Richard de Ravenser clerk. Recog-
nissance for 40 marks, to be levied etc. in Yorkshire.

William Walkelate the king's serjeant at arms to Michael Ude
merchant of Bristol. Recognisance for 100l., to be levied etc. in
Cornwall.

July 20. Brother Thomas abbot of St. Stephen of Caen in Normandy and
Westminster. brother Lawrence prior of Frompton to Guy de Brian knight.
Joint and several recognisance, for themselves and their convent,
for 300l., to be levied, in default of payment, of their lands and
chattels and ecclesiastical goods in Dorset.

To John de Bray, warden of the Flete prison. Order to cause
Richard Hericrd to be set free from that prison, where he is detained
for 1,000 florins *de l'écu* called 'Johanes' and for one horse price
70 like florins, wherein he is for sure causes bound to the king (as
the king has learned), by the mainprise of William Croyser knight of
Bedfordshire, who has mainperned in chancery to have his body
before the king in chancery at the Assumption next to answer
concerning the same and further do and receive what the court may
decide, or else to content the king for the said florins and horse in
case he shall not have Richard there. By C.

To the same. Order to cause Richard Catour to be set free from
that prison, where he is detained for arrears of his account for the
time that he was appointed to take corn for the king's use in divers
counties, by the mainprise of Ralph Pledour and Ralph Bakere of
Bredstrete London, who have mainperned in chancery to have him
before the barons of the exchequer on the morrow of Michaelmas next
to answer concerning matters which shall be set forth on the king's
behalf, having their writ before the said barons. By C.

MEMBRANE 22d.

July 23. To the sheriffs of London. Order to stay altogether the taking
Westminster. of William de Oysterle draper by virtue of the king's writ, and if
taken to cause him to be at once set free, and not to trouble him by
virtue thereof, by whatever name he be called, though lately by the
said writ the king ordered the sheriffs that, if William Crosse gold-
smith should give security for prosecuting his claim, they should
attach William de Oysterle, so as to have him before the king on
the octaves of Michaelmas, to show cause wherefore by force and arms
he seized Beatrice wife of William Crosse at London, abducted her
with goods and chattels of her said husband, and is withholding them
contrary to the king's peace and to the statute; as William de
Eyston, John de Oysterle, John Simound and John de Upton of Mid-
dlesex have mainperned in chancery to have William de Oysterle
before the king on that day to answer William Crosse concerning
the premises.

July 24. To the treasurer and the barons of the exchequer, Dublin. Order to
Westminster. suffer Bartholomew de Burgherssh, who is abiding over seas on the
king's service, to have the respite which the king of his favour has given
him until Easter next for all debts and accounts demanded of him

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Membrane 22d—cont.

for the king's use by summons of that exchequer, and to stay meanwhile their demand for levying the same. By K.

Writing of John Donet, granting to Sir John de Bello Campo, brother of the earl of Warrewyk, a yearly rent of 40*l.* to be taken for term of his life of the manor of Silham and of all other lands of the grantor in the towns of Renham, Upchurch, Hertlepe, Newenton, Halghsto, Menstre in the Isle of Shepeye, Elmele and Middleton at Christmas and Midsummer by even portions, with remainder to Roger cousin of Sir John and son of the said earl for his life, and power of distraint if the same be in arrear. Dated Renham, Saturday the feast of St. James the Apostle 34 Edward III.

Memorandum of acknowledgment in the chancery at London, 2 August.

MEMBRANE 18*d.**

July 12. To the treasurer and the barons of the exchequer. Order to suffer Westminster. the prior of Lenton to have the respite which the king of his favour has given him until Michaelmas next and thenceforward until Michaelmas following for 52*l.* 10*s.* demanded of him by summons of the exchequer. By K.

July 26. Ralph Basset of Drayton knight to Richard earl of Arundell, Westminster. John de Newenham clerk and John Knyvet. Recognisance for 600*l.*, to be levied, in default of payment, of his lands and chattels in Leycestershire.

Ralph Basset of Drayton knight to William de Burton knight, William de Wolaston clerk and William de Burgh clerk. Recognisance for 400*l.*, to be levied etc. in Leycestershire.

July 29. Hugh la Zousche knight to Nicholas Dammory knight. Recognisance for 243*l.* 4*s.* payable by instalments; to be levied etc. in Westminster. Cambridgeshire.

Indenture made between Sir Hugh la Zousche and Sir Nicholas Dammory, being a defeasance of the foregoing recognisance, which was as well for corn bought of Nicholas being upon the manors of Swaveseye and Fulburn co. Cambridge, sown by Nicholas, part in the time of his late wife the mother of Sir Hugh, who had a life estate in those manors, and part since her death while he had the same in ward by grant of the king until the full age of Hugh her heir, as for divers beasts and other stock for husbandry thereof, such as ploughs, wains with harness and beasts for the same, upon condition that Sir Hugh pay or cause to be paid to Sir Nicholas 40*l.* at Easter next, 41*l.* 12*s.* at Michaelmas following, and 40*l.* at Easter following; and covenant that before the date of the first payment either party shall take of his counsel good men and sufficient in law, and shall show the estate he claims in the premises, and those men shall adjudge the right of all claims, and in case it be agreed that Sir Hugh shall have the said corn, beasts and stock wholly as of right without purchase the recognisance shall be void, or if part be so adjudged to him, so much shall be abated in proportion of the sum contained in the recognisance out of the purchase money agreed, and if nothing be adjudged to him save by purchase as the right of Sir Nicholas, and

* Membranes 21*d.*—19*d.* are blank.

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Membrane 18d—cont.

Sir Hugh make default in the payments aforesaid at any of the terms, the recognisance shall be in force. Dated Westminster, 31 July 34 Edward III. *French.*

Memorandum of acknowledgment by the parties at London, 31 July.

Aug. 1. Edward Sauvage to the dean and college of the free chapel of St. Westminister. Stephen within the king's palace of Westminster. Recognisance for 9*l.* 19*s.* 10½*d.* payable by instalments; to be levied, in default of payment, of his lands and chattels in Buckinghamshire.

MEMBRANE 17d.

Writing of Ralph Basset lord of Drayton, being a quitclaim to Sir Richard earl of Arundell, Sir Richard de Wylughby, John Knyvet, William de Burgh, John de Newenham and William de Wolaston clerks of the manors of Colston, Rakedale, Whatton, Donton, Exton, Upmelcombe, Newenton Blosomeville, the inn which he had in London at Aldermannesbury, the reversion of the manors of Gretwelle, Radelyve on Wrekne and Pakynton, and all other his lands, rents and services, wards, marriages, fees, advowsons and reversions which the earl and others above named had of his gift before his journey to France in October in the 33rd year of the reign. Witnesses: Nicholas de Vielston, Andrew Landwath, Walter Parles, John de Craneslegh, William Harughdon. Dated his manor of Molton, 20 July 34 Edward III. *French.*

Memorandum of acknowledgment, 29 July.

MEMBRANE 16d.

July 20. To John de Verdon and his fellows, arrayers in Norhamptonshire Westminister. of the armed men and archers lately ordered to sail on the king's service. Order to compel the armed men and archers who received arms and wages for the voyage and withdrew from the king's service before going to sea to restore those arms and a portion of the money so delivered to them; as the king is informed that great numbers of men, being chosen, arrayed and armed, after receiving their wages, when they had come to the sea withdrew and returned to their own parts, and refuse such restitution. By K. and C.

Aug. 11. To the mayor and bailiffs of Suthampton. Order, under pain of Westminister. forfeiture, to cause proclamation to be made that no man, under pain of forfeiture, shall pass out of the realm to Normandy or Brittany with arms or armour, horses or harness, without the king's licence or special order under the privy seal; and if they shall find any so doing after the proclamation, to cause them to be arrested with their horses, armour, harness and goods, and to be safe kept until further order, certifying the king in chancery of the names of such persons, of the horses and goods and the value thereof.

[*Fœdera.*]

By K. and C.

The like to the bailiffs of Hamelhoke and of eight other towns, and to the mayor and bailiffs of six cities and towns.

[*Ibid.*]

Aug. 21. To the warden of the Flete prison or his representative. Order Westminister. to cause William de Walcote to be set free from prison, and to suffer him to go where he will; as William and certain others are bound

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Membrane 16d.—cont.

to the king to content him of the 324*l.* wherein William was bound to Isabel the late queen mother, and for that cause William is imprisoned by process against him in the exchequer.

Aug. 10. To the treasurer and the barons of the exchequer of Dublin.
Westminster. Order to cause Thomas de Roos and Beatrice his wife, late the wife of Maurice Fitz Moris earl of Dessemound, to have the respite which, at the request of Ralph earl of Stafford, the king has given them until Easter next for all debts for the lands which were of the said earl of Dessemound in Ireland, as well those which they hold in dower of Beatrice of that earl's heritage, as those which she held jointly with her said late husband, releasing any distrains upon them made.

By K.

To the justiciary of Ireland for the time being, or to his representative. Like order to cause Thomas de Roos and Beatrice to have respite until Easter.

By K.

Aug. 20. To the sheriff of Leycester. Order, upon the petition of John de
Westminster. Newenham clerk, parson of Eketon, showing that he is ready to stand to right in this matter, to stay, by the mainprise of Richard de Somerford and Henry Dymmok of Staffordshire, John Fitz Richard and John de Rodbourne of Buckinghamshire, the execution of a writ of exigents against the said parson, whereby the king lately ordered the sheriff to put him in exigents until outlawed if he should not appear, and if he should appear to take and safe keep him, so as to have his body before the justices at Westminster on the octaves of St. Hilary next, to answer to Thomas de Bello Campo earl of Warrewyk for a debt of 66*l.* 8*d.* which he demands of him, bringing this writ on that day; as the said mainperners have mainperned to have the said parson's body before the justices on the day named under a pain of the sum demanded, and have made recognisance in chancery for the same, to be levied of their lands in case of default.

By C.

Aug. 20. To the keeper of the Marshalsea prison before the king. Order
Westminster. to cause Arnold Pelegrini clerk to be set free from that prison, where he is detained for a pretended contempt, by the mainprise of Master Raymund Pelegrini, who has mainperned in chancery to have his body before the king or his justices or before others of the council when warned, to answer for that contempt and for other matters that shall be laid against him, and further to do and receive what the court shall decide.

By K.

Aug. 16. Richard de Lancastre, for good service, is sent to the abbot and
Westminster. convent of Kirkestall to receive such maintenance of that house as John atte Brok deceased had there at the king's request.

By p.s. [24824.]

Aug. 30. John son of Alan le Norreys of Speke to John de Branketre clerk
Westminster. and Thomas de Thelwall. Recognisance for 10*l.*, to be levied, in default of payment, of his lands and chattels in the duchy of Lancastre.

Cancelled on payment, acknowledged by Thomas.

Sept. 1. William Kermerdyn chaplain, John Hamond of Bristol 'webbe'
Westminster. and Richard Hopere of Bristol to John de Brampton clerk. Joint and several recognisance for 20*l.*, to be levied etc. in Gloucestershire.

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Membrane 16d—cont.

Sept. 3. Rhys son of Rhys ap Griffith knight of Staffordshire to John
Westminster. Fairher of London goldsmith. Recognisance for 400*l.*, to be levied
etc. in Staffordshire.

MEMBRANE 15d.

Aug. 20. To the bailiffs of the Cinque Ports and the bailiffs of Great
Westminster. Jernemuth, wardens of the fair of that town. Order to cause an
agreement [*French text follows*] made by the king and council,
which the king is sending them to be executed as his will is that
it be observed at the next fair, to be proclaimed in the town of
Great Jernemuth and observed so long as the fair shall last under
the pains therein mentioned; and to arrest all whom they shall find
rebellious thereto and safe keep them in prison until further order
concerning their punishment, certifying the king under seal of the
persons so arrested and for what cause. The agreement is that,
whereas the price of herring at Jernemuth fair is become much
dearer than aforetime, it is agreed by the king and council, by assent
of the fishmongers of London and Jernemuth, that the herring
fishers who come with their herring to Jernemuth haven at fair time
may not sell their herring until they have come to moorings in the
said haven, and may then sell it on land openly to whom they will, that
the merchants repairing thither shall be free as their hosts to buy
herring of the fishers without impeachment of any man, and no
runner nor other may go to meet the fishers by land or sea to buy
herring by way of forestalling or otherwise on pain of imprisonment
and of being rendered to the king's will, that the fishers or their hosts
may not by evil device absent themselves at the tide when their
ships come to moorings in the haven, but shall there and then be
ready on the same pain to sell their herring to merchants who will
buy, as well strangers as inhabitants; that no herring may be de-
livered out of the ship before it be sold, and the sale shall take place
by daylight, provided always that after sale made the fishers may
discharge their herring so sold by night as by day; that the ships
called pikers may not, on the pain aforesaid, buy herring at sea nor on
the sea coast nor elsewhere save only in the said haven and in
Kirkele Rode, provided always that the said fair or the price of
herring in Kirkele Rode be not made dearer by their buying; that
in case any man would complain of any who have trespassed against
these provisions, the trespasser shall be attached by his chattels by
the wardens of the fair, and if he have none sufficient he shall be
arrested by his body, and they shall have a day according to the
law merchant, and if the plea shall go to issue of the country,
the inquest shall be one moiety of natives and the other of aliens
if it concern a native and an alien; the wardens of the fair shall,
on the pain aforesaid, be attendant at every tide to keep the pro-
visions aforesaid, and to do right and speedy execution to all who
may make complaint, and that none may go to meet the fishers, by
boat or punt (*pont*) at sea or in Kirkeleye Rode, to compel or procure
them to sell their herring in the Rode, to the disturbance of the
fair, but if the fishers be of free will to sell it there after they be
anchored, it shall be lawful for the merchants of Louystoft and Wyn-
terton to buy of ships so anchored in the said Rode and in
Wynterton as freely as the pikers, to serve the carts and horses that
shall come there from divers countries, provided always that they
sell no herring fresh towards the sea on the pain aforesaid; and

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Membrane 15d—cont.

that in case any fishing boat laden with a last and a half of herring or less come to St. Nicholas Rode and will not enter the haven for so small a load, and will sell the herring in the Rode, it shall be lawful to hoist her signal and there sell to merchants who will buy. By K.
Et erat patens.

Aug. 21. John Avenell to Roger de Bello Campo knight. Recognisance
Westminster. for 500*l.*, to be levied, in default of payment, of his lands and chattels in Cambridgeshire.
Cancelled on payment.

William de Walcote clerk to the king. Recognisance for 600*l.*, to be levied etc. in Yorkshire.

Aug. 23. Margery who was wife of Thomas Broun of London to William
Westminster. de Newenham clerk and Thomas de Lodelowe. Recognisance for 400*l.*, to be levied etc. in the city of London.
Cancelled on payment, acknowledged by Thomas.

Writing of John de Cobeham knight, son and heir of Sir Ralph de Cobeham knight, being a quitclaim with warranty to John Michel citizen and vintner of London, his heirs and assigns, of all right, present or future, in all the lands, rents and tenements which he has of the gift and feoffment of John de Cobeham in the towns of Derteford, Wilmynton and Bixele by Derteford co. Kent, and which came by inheritance to John de Cobeham after the decease of his said father; also of all his estate and all actions real and personal against John Michel by reason of a manor called le Temple which he has of the gift of John de Cobeham in the town of Derteford for the life of Mary the countess marshal his mother. Witnesses: Simon Dolsaly, John de Stodeye, Thomas Cornewaleys citizens of London, Robert de Bikenore, Robert de Luda, Richard de Stone, Richard Sonee of Derteford. Dated London, Sunday the morrow of the Assumption 34 Edward III.

Memorandum of acknowledgment at London, 25 August.

Aug. 27. To Robert de Thorp, John Pycot, John Knyvet, Peter de Salford,
Westminster. John Mareschal of Wotton and John Crevequer, guardians of the peace and justices of oyer and terminer in Bedfordshire. Order to stay, and to order to be stayed, the taking of the body of Hugh Pikard (by whatever name he may be named) according to the tenor of a mainprise in chancery by Thomas de Eston and William le Rede of Bedfordshire, bringing this writ on the day herein named; as on behalf of Hugh it is shown the king that he is indicted by certain his enemies concerning an alleged trespass committed at Lyttelyngton upon Thomas Lycy of Lyttelyngton, and at the command of the said justices is to be taken and imprisoned, and prayer is made that the king would order a stay thereof, as Hugh is ready to answer upon the premises before the king or his justices at his command, and to stand to right thereupon; and the said mainperners have mainperned under a pain of 40*l.* to have Hugh before the said justices, five, four, three or two of them (of whom Robert and John Knyvet shall be one) at their next session in those parts.

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MEMBRANE 14d.

Memorandum that, on 17 August, in the chancery at Westminster, Edmund Fulshagh of Lancashire, appearing in person, mainperned to have the bodies of Thomas de Molyneux of Sefton and John Nowell of Cliderhowe, arrested for sure causes, before the king and council at Westminster within fifteen days after warning received, to answer the king concerning matters which shall be laid against them.

Bond of Denys de Morbek knight to Sir Roger Mortemer earl of la Marche and Sir Ralph Spigurnell in 9*l.* 9*s.* 5*d.* in hand from them received, to be paid at the earl's lodging at London at Whitsuntide next. Dated London, 23 December 32 Edward III. *French.*

Memorandum of acknowledgment, 22 August this year.

Aug. 23. To the treasurer and the barons of the exchequer. Order to cause the
Westminster. warden of the Flete prison to be discharged of the custody of William de Walcote; as William and others are bound to the king to content him of debts due to Isabel the late queen mother, for which he is detained in that prison, wherefore the king has ordered the said warden to set William free and suffer him to go where he will. By K.

Aug. 22. To John de Ratlesden sheriff of Norfolk and Suffolk, Thomas de
Westminster. Elsham clerk and Henry Rose. Order, for sure causes, to stay altogether the further execution of the king's commission to them to make inquisition what corn and how many quarters John Pledour took of the men of the hundreds of Blithyng and Wayneford co. Norfolk (*sic*), and of whom, by colour of a commission to him to purvey a certain quantity of corn in that county, and to do other things in the said commission contained. By K.

Sept. 3. Rhys son of Rhys ap Griffith knight of Staffordshire, Henry Coue
Westminster. of London mercer, John Fairher of London goldsmith, John de Wyehyngham mercer, Robert Maunsel mercer and William Cromere draper of London to Mary de Sancto Paulo countess of Pembroke. Recognisance for 400*l.*, to be levied, in default of payment, of their lands and chattels in Staffordshire and the city of London.
Cancelled on payment.

Sept 6. Robert Flemyng is sent to the abbot and convent of Bynnyngton,*
Rushenden, to receive such maintenance of that house for life as Geoffrey Hakkyng
I. of Sheppey. deceased had there at the king's request. By p.s. [24864.]

Aug. 23. To John de Pembrok escheator in Ireland. Whereas the king is
Westminster. given to understand that great numbers of mere Irish are admitted to dwell in divers cities, boroughs and towns of Ireland by colour of liberties and privileges which the citizens, burgesses and others allege that they have by charters of former kings, to the king's prejudice and peril of the loss of those places: order, for the safety thereof, to inform himself by the oath of true and lawful men of Ireland what mere Irish and how many are admitted as aforesaid, by what authority or privilege, since what time and in what manner, to examine the said charters, and to certify the king in the chancery of England of the result and of their action. By K.
[*Fædera.*]

* Bynnyngton co. Dorset in the warrant.

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Membrane 14d—cont.

Oct. 2. To the sheriff of Surrey. Order to stay until St. Hilary next the demand which he is making upon John Brocas, keeper of Guldeford castle, for the issues or farms of his bailiwick; as on 27 June in the 33rd year of the reign, by writ of privy seal, the king ordered John to cause the houses and paling of the castle and the paling and bridges of his park there to be of those issues repaired, and that allowance should be made him of the cost by view and testimony of Peter Semer and Thomas de Hornyngton surveyors of the king's works there. By K.

MEMBRANE 13d.

Assignment of dower to Joan who was wife of Thomas de Leversete, made by John atte Wode escheator in Salop at Bridewyk on Wednesday the feast of St. Mary Magdalen 34 Edward III. One house within the messuage of Bridewyk called the new hall with solars, cellars and kitchen annexed, as limited in presence of the guardian of the two thirds; three other houses within the same, one called the white chamber, another the grange nearest the hall, the third the 'couhous,' with a piece of land between the 'couhous' and the petty pavement, a small garden extending towards a field called le Barude from a pear tree standing towards the said field to a corner towards the great fish pond (*servour*); that part of Bridewyk wood as enclosed towards le Barude; the lower part of the field of le Barude, from a corner of the said wood to the high way of Priors Leye and Ideshale as limited, with that part of Blithebury field nearest the wood; one messuage in ruins at le Castel with lands and gardens adjoining, with three meadows, one called Radesegh, a second le Closmedewe and the third le Castelmedewe as enclosed, in recompense for one third of the lands and meadows of Brydewyk; at Stonton one house called the new hall with a croft called le Neweorchard and a piece of land in a field called Caldewallefeld from an oak standing between le Boggeresfeld and the messuage of Stonton to a brook by le Chircheway, with that part of the garden towards the said field as far as the three ashes standing in the garden, two houses of which one is called the new grange and the other le shepecote. Sealed by the escheator.

Indenture made at Westminster between the king on the one part and Bartholomew Guidonis de Castilon merchant of London and Adam de Seint Ive of London on the other part, witnessing that the king has granted and to farm let to Bartholomew and Adam, from Michaelmas last during pleasure, all his exchanges as well of his and all other moneys, gold and silver plate, as of broken silver, to hold in the king's name by them and their deputies in all suitable places where they please as well in the king's mints as elsewhere in England without impeachment, rendering to the king at his exchequer for all profits therefrom arising 400 marks a year, if they shall hold them a year, at Christmas, Easter, Midsummer and Michaelmas by even portions, and at the same rate if for a less time; the king grants that during that time none shall make change to take merchantable profit thereof save Bartholomew and Adam and their deputies, to the end that none may damage or defraud the exchanges; that no sterlings nor old gold of his own moneys shall be received in his mints to be molten but by them and their deputies, saving always that if any of the king's allegiance by them or their deputies send or bring to

1360.

Membrane 13d—cont.

the mints money of gold or silver to be changed or molten, and will prove lawfully by oath that it is their masters' or their own, received of their treasure or of their revenues or otherwise without purchase and without fraud, damage or deceit of the exchanges, the same shall be received in the mints without impeachment or disturbance of Bartholomew and Adam and their deputies; that no alien shall bring molten gold or silver to the warden of the money to make money thereof unless he prove by oath or other lawful means that it was not old gold nor sterlings of England, and no denizen unless he likewise prove that it was not a purchase to the damage or fraud of the exchanges; and that Bartholomew and Adam may have at the mint a man on their behalf at their cost to view the receipt as well of gold as of silver and to take the proof as aforesaid, and warrant shall be made thereupon to the wardens and masters of the mint, and they shall be sworn so to do; Bartholomew and Adam shall have at the mint in the Tower of London suitable houses to hold exchanges there for benefit of the people without gift, and where the other mints are held the king shall not be bound to find them houses. Dated Westminster, 30 September 34 Edward III.

French.

Memorandum that John Wroth and Thomas de Notyngnam of London have mainperned for Bartholomew and Adam to answer to the king for their farm.

[*Fœdera.*]

Oct. 4. John William citizen and spicer of London and Elizabeth his
Westminster. wife to Francis John merchant of Florence. Recognisance for 22*l.* to be levied, in default of payment, of their lands and chattels in the city of London.

Oct. 5. John de Eston parson of Ilford and Thomas Helder of Ilford
Westminster. to John de Bedford citizen and skinner of London and John son of Alina de Northtoft. Recognisance for 25*l.*, to be levied etc. in Northamptonshire.

Sept. 30. Richard Crowe the king's serjeant is sent to the master of
Thorne, Osprynge hospital, to receive such maintenance therein for life as
I. of Thanet. John Wayte deceased had at the king's request. By p.s. [24890.]

Writing of William le Barbour of Wylmeleghton, being a release to Walter de Plouden and Alice his wife and to their heirs of all actions concerning a messuage and half a virgate of land in Herburburi, and warranty thereof to them. Witnesses: Geoffrey de Aston called Geoffrey Oede, Geoffrey Tomkyns, John Yve, William de Lodbrok, John Togod of Herburbury, Adam le Spenser, William Hogges of Overychynton. Dated London, 10 October 34 Edward III.

Memorandum of acknowledgment at London, 11 October.

Indenture of covenant between Stephen Wydeslade, cousin and heir of Thomas son of Andrew Braunehe, of the one part, and Mary who was wife of the said Thomas of the other part, namely that Mary shall have for her dower of the manors of Frome co. Somerset, Barsham co. Norfolk and Piperarghe co. Surrey and of the hundred of Frome co. Somerset, which were of her said husband, the manors of Barsham and

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Membrane 13d—cont.

Piperarghe together with the fees and advowsons thereto belonging, quit of all charges thereupon save the services due to the lords of the fee, and shall have further 12 marks of yearly rent of the manor of Frome; and Stephen shall make security for payment of that rent, as her counsel shall appoint, before he shall have livery of the lands of Thomas out of the king's hands. Dated Westminster, 12 October 34 Edward III. *French.*

Memorandum of acknowledgment, October 14.

Oct. 14. Stephen Wydeslade to Walter Whitehors. Recognisance for 100*l.*, Westminster. to be levied, in default of payment, of his lands and chattels in Somerset.

Writing of Walter Whytehors, being a defeasance of the foregoing recognisance, on condition that Stephen de Wydeslade, his heirs and assigns, pay yearly at Frome to Mary daughter of Walter (late wife of Thomas Branche) for her life of the manor and hundred of Frome co. Somerset 6 marks at Easter and other 6 at Michaelmas or within one month of those feasts, which 12 marks are assigned to her as parcel of her dower, as appears by an indenture between them made in chancery. Dated Westminster, 16 October 34 Edward III.

Memorandum of acknowledgment, 16 October.

MEMBRANE 12d.

Sept. 28. John de Brailles clerk is nominated to Robert bishop of Coventre Westminster. and Lichfield for a pension which by reason of his new creation the bishop is bound to pay to one of the king's clerks at the king's nomination. By p.s.

Oct. 1. William de Sengelton and Elizabeth his wife to Richard de Westminster. Sengelton. Recognisance for 800*l.*, to be levied, in default of payment, of their lands and chattels in Sussex.

Writing of John, bishop of Rochester, being a surrender into the king's hands and quitclaim, with the assent of the chapter, of 2 acres of meadow, 47 acres of pasture, 10 acres of wood, 27*s.* 10³/₄*d.* of rent and a rent of two plough shares and one hen in Cuklestan, Hallyng and Rochester, which the king lately had of the gift and feoffment of Roger Bavent, and gave by letters patent to the bishop for life, with wards, marriages, services and warrens, with remainder after the bishop's death to his successors in almain, to find a chaplain to celebrate divine service for the health of the king and of the bishop during their lives and for their souls after, and for the souls of Walter de Fynchynfeld and of the faithful departed, for fear the chantry, if so ordered, might be said to tend to a charge upon the church of St. Andrew Rochester, and therefore easily be brought to nought. Dated Lamheth, 5 October 34 Edward III.

Memorandum of acknowledgment in the bishop's lodging at Lamheth, 5 October, before David de Wollore keeper of the rolls of chancery.

Writing of brother Robert de Suthflete prior of the cathedral church of St. Andrew Rochester and the chapter, being a confirmation of the foregoing surrender, and a quitclaim of the premises on behalf

1360.

Membrane 12d—cont.

of themselves and their church, saving always the services due for the said lands and rents which are held of them. Dated Rochester, in chapter, 5 October 34 Edward III.

Memorandum of acknowledgment by the prior, for himself and the convent, 8 October.

Indenture of John Bullok citizen of London, granting that, whereas the king by charter has given him the lands and rents specified in the foregoing surrender, to hold to him and his heirs, rendering to the prior and convent of the cathedral church of St. Andrew Rochester at fee farm 100s. every year at Easter and Michaelmas by even portions, in aid of the maintenance of a chaplain to be by them found to celebrate every day in the said cathedral church as therein rehearsed; and whereas it is in the king's charter contained that the said prior and convent and their successors may distrain therein whenever the said fee farm or rent shall be in arrear, the statute of mortmain notwithstanding; for greater security, whenever the same shall be in arrear the prior and convent and their successors may distrain in the premises, being in seisin and possession of John by virtue of the king's said grant, and also in a messuage and 80 acres of arable land and pasture which John holds by right of inheritance in the town of Hallyng, without impeachment, hindrance or gainsaying of him, his heirs or assigns, or of any other to whose hands the same or any parcel thereof shall hereafter come. Dated Rochester, 19 October 34 Edward III. Witnesses: Sir John de Cobeham, Sir Thomas de Pympe, Sir Robert Cheyne knights, Henry Frenyngham, John Fynchynghfeld, Nicholas Faversham and Nicholas Heryng.

Memorandum of acknowledgment by John Bullok, 20 October.

MEMBRANE 11d.

Oct. 12. To Philippa who was wife of Roger de Mortuo Mari earl of Westminster. March. Whereas, among other lands which were of Roger and were taken into the king's hand by his death and by reason of the nonage of his heir, the king assigned to Philippa in dower the land and lordship of Montegomery to the value of 20 marks a year, and after, for sure causes shown before him and the council, to preserve the right of his kingdom, the king granted that the same should remain in the wardship of Edward prince of Wales during that nonage, and that he would content Philippa of lands in other places being in his hands to the same value, and thereon discourse being had between the council and certain of her counsel at her instant prayer a day was given her, as well by warning to her counsel as by writs, to be before the king and council in chancery on the octaves of Michaelmas last to agree concerning that business, so that all things thereto relating should in the mean time remain as they were, which day at the request of certain lieges was postponed, as the king has heard, to the morrow of All Souls next; and now by divers complaints of some of that land and lordship the king has heard that, whereas they are immediately subject to the said prince, have done fealty to him by virtue of the king's letters to them addressed, and were and are attendant on him and none other with their services, Philippa and her ministers have made and daily are making distrains, extortions, excesses and grievances upon them for that they gainsay to do to her homages and other services not accustomed which she craves of them, imprisoning some, taking

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Membrane 11d—cont.

from some heavy ransoms, their horses and oxen from their ploughs, impounding the same and their other cattle, seizing their goods and chattels and otherwise disturbing them so that they must leave that land if remedy be not speedily applied: order, at her peril, to desist from bringing such distrains and other grievances upon the men of that lordship, to suffer them to be as they were at the time of the assignment aforesaid, to cause the men imprisoned, the horses, cattle and goods impounded or taken to be at once delivered, attempting nothing against them by virtue of that assignment before the day above named, save only for payment and reasonable levy of rents thereof due, and to be before the king and council in chancery on that day to answer to the king and to those men touching the premises and other things which shall be then set forth.

Writing of Henry Burdeaux of Woxebrugg, being a quitclaim with warranty to John Brokhampton rector of Ikenham, and John Neweman vicar of Hilyngdon of the lands, meadows, pastures and feedings sometime of John Burdeaux late citizen and fishmonger of London in Colham, Woxebrugg and Couele Pecche. Witnesses: Walter Rabbe, Roger Leget, Walter Lambard, Richard Mareschal, Walter de Thoresby, Simon de Rysby, John Gromet, Ralph Freston, Robert de Assh. Dated Woxebrugg, 16 October 34 Edward III.

Memorandum of acknowledgment, 16 October.

Oct. 19. Thomas de la Ryvere to the prior of the Hospital of St. John of Westminster. Jerusalem in England and Joan who was wife of John de Grymstede knight. Recognisance for 700*l.*, payable at Christmas 1362; to be levied, in default of payment, of his lands and chattels in Wilts.

Oct. 20. John de Herdewyk by Bannebury to the abbot of Evesham. Westminster. Recognisance for 20*l.* payable by instalments, to be levied, etc., in Oxfordshire.

Oct. 21. Lawrence de Lymford to Thomas de Sancto Omero knight. Westminster. Recognisance for 100*l.*, payable at Michaelmas 1363; to be levied etc. in Buckinghamshire.

Cancelled on payment.

John de Eure knight to Henry de Wakefeld parson of Sharneford in the diocese of Lincoln. Recognisance for 120*l.*, to be levied etc. in Northumberland.

Cancelled on payment.

Oct. 22. Edward de Monte Acuto knight to Robert de Ufford earl of Suffolk. Westminster. Recognisance for 500*l.*, to be levied etc. in Suffolk.

MEMBRANE 10d.

Oct. 2. To the mayor and sheriffs of London. Order to view the record Thorne, and process before them of a plea in the king's court of London upon I. of Thanet. a writ of right between John de Gayton and the abbot of Bec Herlewini, and if they find that the same is deferred upon the allegation hereafter mentioned, to proceed therein and cause justice to be done to the parties, such allegation notwithstanding, but so that they do not proceed to render judgment without advising the

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Membrane 10d—cont.

king; upon the petition of John, showing that he is suing as afore-said in that court for a messuage and three shops in the suburb of London as his right and heritage, and that the abbot in his pleading has alleged that the king has caused all lands belonging to the priory of Okeburn to be seized into his hand by reason of the war with France, and committed the same to brother Peter de Falco prior of Okeburn, proctor general of the abbot in England during the said war, for a set yearly farm, and that the premises are parcel of that priory, and so without the king he ought not to answer, on which pretence proceedings are deferred, and praying a remedy. By p.s. [24892.]

Writing of Edmund Bauns of Beriattelle, son and heir of Thomas Bauns, being a quitclaim with warranty to John Derewyn of Sippenham, his heirs or assigns, of all lands which Edmund had in the towns of Beriattelle, Wrastlingworthe and Potton. Dated Westminster, Wednesday after St. Luke 34 Edward III.

Memorandum of acknowledgment in chancery, 22 October.

Writing of John de Wysbech vicar of Sellyng, granting and warranting to William del Strothre, his heirs and assigns, the reversion of the manor of Hengsalgh and forest of Lowes in Tyndale, which manor and forest Katherine de Beaumont countess of Attholl holds for life, and the said vicar has the reversion of the grant of David de Strabolgi earl of Attholl. Dated London, 1 July 34 Edward III.

Memorandum of acknowledgment, 30 October.

Writing of Katherine de Beaumont countess of Athell, being an attornment to Sir John de Wysebech vicar of Sellyng for the manor of Hengsalagh and forest of Lowes in Tyndale, which she holds for life by grant of her son David Strabolgy earl of Athell, with reversion to the said vicar. Dated at her manor of Braborne in Kent, 1 June 34 Edward III. Witnesses: John Pound, John Kanteys, John Lesson, John Tanner, Stephen Andreu, Stephen Carpenter, John Bisshop. *French.*

Writing of Katherine de Beaumont countess of Athell, being an attornment to William del Strothre for the manor of Hengsalgh and forest of Lowes in Tyndale, which she holds for life by grant of Sir John de Wysbech vicar of Sellyng, with reversion to William. Dated at her manor of Braburne, 5 July 34 Edward III. *French.*

Memorandum of acknowledgment of the foregoing writings, 5 November.

MEMBRANE 9d.

Writing of Simon son of Walter de Wodeham of Surrey, being a quitclaim with warranty to Nicholas de Loveyne knight and Margarèt his wife, their heirs and assigns, of the manors of Staunton St. John, Barton, Lageham and Muryden, and of all other lands in Oxfordshire and Surrey which were of Roger de Sancto Johanne of Lageham knight and of Katherine who was wife of John de Sancto Johanne of Lageham knight, father of Roger. Dated Westminster, 26 November 34 Edward III.

Memorandum of acknowledgment in chancery, 1 December.

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Membrane 9d—cont.

Writing of Simon son of Walter de Wodeham of Surrey, being a quitclaim with warranty to Peter de Hoo, Richard de Chuderlegh and William de Madele chaplains of the manor of Lageham and all lands in the parish of Wolkestede. Dated Westminster, 26 November 34 Edward III.

Memorandum of acknowledgment, 1 December.

Writing of Henry son of Henry de la Felde, being a quitclaim with warranty to William de Sengelton and Elizabeth his wife, the heirs and assigns of William, of the manors, lands, rents and services sometime of Rose de la Felde in Sussex, namely the manors of la Felde and Hene, and all lands rents and services which were hers in Goryng, Terryng, Duryngton, Bradewatre, Whassyngton and Asshyngton, Rotyngdon and Hekyngton, all which are parcel of the manor of la Felde. Witnesses: John Aubrey, John Pecche, William Essex, John de la Pantrie, Robert atte Strode citizens of London, Richard atte See, John de Clothale, John Mundham, John atte Hame of Sussex. Dated London, Monday the feast of St. Clement 34 Edward III.

Memorandum of acknowledgment, 2 December.

Nov. 8. Hamelin Matham to Alan Everard citizen and mercer of London.
Westminster. Recognisance for 2*l.*, to be levied in default of payment, of his lands and chattels in Surrey.

Richard de Stafford knight the elder to Thomas Foges knight. Recognisance for 500 marks, to be levied etc. in Staffordshire.

Charter of John de Grey of Rotherfeld knight, giving to Master Robert de Stokes and Richard de Mitford clerks, their heirs and assigns, the advowson of the church of Oxeburgh co. Norfolk, with warranty of the patronage thereof. Witnesses: Sir John Giffard, Sir Ralph de Grey, Sir Hugh de Berewyke knights, Ralph Restwold, John de Dyngley. Dated London, 2 November 34 Edward III.

Memorandum of acknowledgment, 5 November.

Nov. 14. To the sheriffs of London. Order, upon sight of these presents,
Westminster. to cause proclamation to be made that no merchant, native or alien, or other whatsoever, on pain of forfeiture thereof, shall take corn or malt out of England without the king's special order, and to cause all corn or malt which they may find after the proclamation laded in ships, boats or other vessels fit to cross the sea to be arrested as forfeit, and answer to be made for it to the king, certifying him under seal in chancery from time to time as well of the owners' names, the description and value of such corn and malt, as of the ships in which it is laded; as there is great and increasing dearness of corn in the realm as well because of the export thereof as of the bad season and the scanty crop of last year. By K. and C.

[*Fœdera.*]

The like to the sheriff of Northumberland and ten other sheriffs, the mayor and bailiffs of Newcastle upon Tyne and of eleven other places, the bailiffs of Hertipole and of 29 other towns, and to the constable of Dovorre castle and warden of the Cinque Ports or his lieutenant.

[*Ibid.*]

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MEMBRANE 8d.

Nov. 10. Thomas Draper of Maydestone to Richard de Daventre clerk.
Westminster. Recognisance for 10*l.*, to be levied, in default of payment, of his lands and chattels in Kent.

Oct. 29. William Beaufilz the king's watchman, for good service, is sent to
Westminster. the prior of Dovre, to receive such maintenance of that house for life as John le Graunt deceased had there. By p.s. [24933.]

Writing of brother John Pavely, prior of the Hospital of St. John of Jerusalem in England, and his fellows the brethren of that house, being a quitclaim, by consent of their whole chapter, to Sir John de Grey of Rotherfeld knight and his heirs of the manor of Shobynton co. Bucks. Witnesses: Sir Fulk de Burmyncham, Sir Ralph de Grey, Sir John Giffard of Twyford and William Croyser knights, Ralph Restwolde, John de Dyngele. Dated Clerkenwell (*apud Fontem clericorum*) by London, in the chapter house, 4 November 34 Edward III.

Memorandum of acknowledgment in chancery by the prior, 5 November.

Nov. 5. John de Grey of Rutherford knight to the prior of the Hospital of
Westminster. St. John of Jerusalem in England. Recognisance for 400 marks, payable at Easter 1362; to be levied, in default of payment, of his lands and chattels in Yorkshire.

Cancelled on payment.

Indenture made between John Pavely, prior of the Hospital of St. John of Jerusalem in England, and Sir John Grey of Rutherford knight, being a defeasance by the prior, by assent of his brethren, of the foregoing recognisance, upon condition that, after the appropriation by Sir John, his heirs or his friends, of the church of Oxeburgh in the diocese of Norwich to the prior or his successors, according to indentures made between the parties, the prior shall not within one year show evidence whereby it may appear without fraud to the counsel of the parties that the advowson of Oxeburgh was entailed or impeachable before the date hereof whereby it might be by true action recovered, or the appropriation thereof avoided by *quare impedit* or other action against the prior or his successors, the claim of William Rotour or his heirs, assured by other covenants between the parties, and the dower of Maud wife of Sir John excepted; and covenant that if after the death of Sir John, notwithstanding the fine whereby Sir John and Maud render the said advowson to the prior and his successors, which fine shall by them be pleaded in bar, Maud shall recover her dower thereof by judgment, the recognisance shall remain in force. Dated London, 6 November 34 Edward III.
French.

Memorandum of acknowledgment by the parties, 6 November.

Nov. 5. John de Grey of Rutherford knight to the prior of the Hospital
Westminster. of St. John of Jerusalem in England. Recognisance for 1,000 marks, to be levied, in default of payment, of his lands and chattels in Buckinghamshire.

Brother John Pavely prior of the Hospital of St. John of Jerusalem in England to John de Grey of Rutherford knight. Recog-

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Membrane 8d—cont.

nissance for 1,000 marks, to be levied etc. in Buckinghamshire.
Cancelled on payment.

Indenture made between John Pavely prior of the Hospital of St. John of Jerusalem in England, by assent of his brethren, and Sir John de Grey of Rutherford, witnessing that, whereas the parties are severally bound by the two last recognisances, the prior grants that, if Sir John at his own cost between this date and Martinmas in the year ensuing, or within one quarter of a year after, shall appropriate to the prior and his brethren and to their church of St. John the church of Oxeburgh in the diocese of Norwich of the patronage and heritage of Sir John, the advowson whereof Sir John and Maud his wife, by fine levied in the king's court by his licence and that of all other overlords, shall give to the prior and his successors with a clause of warranty, to hold of Sir John and his heirs for ever, and between this and Easter next shall cause William Rotour to give and release to Sir John and his wife all his claim in the advowson or patronage of the said church, the recognisance to the prior made by Sir John shall be void; and Sir John grants that if the prior at Sir John's cost within one year and a half shall, upon one month's warning at Clerkenwelle, make to him and his heirs for ever such assurance as they shall appoint of the manor of Shobyndon co. Bucks, to hold of the prior and his successors, so that they be not bound to warranty and no issue arise whereby the prior may be imprisoned, the recognisance to Sir John made by the prior shall be likewise void; and moreover as well the prior for himself and his successors as Sir John for himself and his heirs grant that, so soon as the premises shall be performed on either side, the recognisances on either side shall be withdrawn and cancelled. Dated London, 6 November 34 Edward III. *French.*

Memorandum of acknowledgment by the parties, 6 November.

Nov. 12. William de Chircheshull parson of Eselyngg in the diocese of Canterbury to Richard de Ravenser clerk. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Kent.

Writing of Richard Rotour vicar of Bryneston, being a quitclaim to John de Pokelyngton clerk of all actions for 100*l.* in which John was bound to him. Dated London, 12 November 34 Edward III.

Memorandum of acknowledgment, 17 November.

Nov. 18. Ralph de Walsham to Robert de Geddyngge knight. Recognisance Westminister. for 100*l.*, to be levied, in default of payment, of his lands and chattels in Suffolk.

Cancelled on payment.

Writing of Lawrence de Pabenharn knight giving to Master Richard de Plessys clerk, Sir Robert Druel parson of Retyngdon and Sir Roger de Barnburgh parson of Smalbergh, their heirs and assigns, a yearly rent of 20 marks to be taken at Michaelmas of all his lands in Offord Daneyns co. Huntyngdon, binding himself, his heirs, executors and all his lands for payment thereof, with power of distraint if the same shall be in arrear; Simon Dolsely being mayor of London, Simon de Benynton and John de Chichestre sheriffs, and John Malewayn

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Membrane 8d—cont.

alderman of the ward. Witnesses: Thomas Morice, William de Iford, John Deynes, John de Cantebrigge, Ralph de Cantebrigge, John de Herrewardestoke, Henry de Ware, Thomas Avereye and John de Elmeswell. Dated London, Monday after the Assumption 34 Edward III.

Memorandum of acknowledgment, 19 November.

Nov. 21. William de Metham of Yorkshire to Richard de Whitbrig. Recognisance for 50*l.*, to be levied, in default of payment, of his lands and chattels in the said county.

Cancelled on payment.

MEMBRANE 7d.

Nov. 30. John Raleigh of Nettelcombe knight to Guy de Bryen knight. Westminster. Recognisance for 400*l.* payable by instalments, to be levied etc. in Somerset.

Nicholas de Loveyne knight to Simon son of Walter de Wodeham. Recognisance for 100*l.*, to be levied etc. in Surrey.

Cancelled on payment.

Indenture made between Nicholas de Loveyne knight and Simon son of Walter de Wodeham of Surrey, being a defeasance of the foregoing recognisance, upon condition that Sir Nicholas and his heirs give to Simon the ward and marriage of an heir female whose heritage shall not exceed the value of 20 marks a year, whensoever such ward shall next fall of right to Sir Nicholas by reason of his lordship, in case Simon be then living and will demand the said heir and take her to wife; that Sir Nicholas and his heirs shall in their lodging find Simon food, drink and clothing during his life as a servant in the estate of gentleman for the time he shall be there in person or in their service elsewhere in suitable manner as shall be found for one of his best esquires being, dwelling and serving therein, the children of Sir Nicholas and of his heirs excepted, for his service to be done in manner following. Grant by Simon that he will well and truly serve Sir Nicholas and his heirs all his life to his power and knowledge in the office of esquire in their lodging and elsewhere in England at their pleasure, doing their commandments at their costs in all things permissible and honourable to be done by an esquire; he will sue at their costs against any other persons whatsoever at their pleasure to recover all lands, rents and services, of the possession whereof he and they are ousted, if it shall seem to them that the same may be by him recovered by the law, and will not release his right therein to any man without their assent, and whensoever the same shall be recovered, he will grant them to Sir Nicholas and his heirs, who has the remainder of the heritage of Sir John de Lagham (*sic*), by all such assurance as their counsel shall appoint; he will cause Sir Nicholas to have true letters of any bishop and notarial instruments testifying that the mother of the said Simon was the legitimate daughter (*fille mulier*) begotten between Thomas Seint John and his wife; and if he fail in the service aforesaid, provided it be not by sickness, by engagement in his own business from which he may no wise be excused, or other reasonable cause, or if he fail to sue as aforesaid upon warning of Sir Nicholas, make a release or other estate without the assent of Sir Nicholas, or fail to

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Membrane 7d—cont.

assure an estate to Sir Nicholas, or to cause him to have such letter or instrument touching the person of his mother as aforesaid, the recognisance shall be void. Dated Southwerk, 1 December 34 Edward III. *French.*

Memorandum of acknowledgment by the parties, 1 December.

Writing of William Brun knight, granting to Richard atte Seler and John Maryns citizens of London and to their assigns a yearly rent of 20*l.* to be taken of his whole manor of Bekenham co. Kent and of all other his lands there at Easter and Michaelmas by even portions, with power of distraint if the same be in arrear; and William has paid 6*d.* down in name of seisin. Dated London, 28 November 34 Edward III.

Writing of William Brun knight, granting similarly to Richard atte Seler and John Maryns and to their assigns a yearly rent of 40*l.* to be taken of his whole manor of Southwokynon co. Essex and of all other his lands there. Dated (*as above*).

Memorandum of acknowledgment of the foregoing writings, 30 November.

Indenture, made at London 1 December 34 Edward III, between Sir William de Brun knight and Dame Alice his wife of the one part and Richard atte Seler and John Maryns citizens of London of the other part, witnessing that Sir William and Dame Alice have granted and to farm let to Richard and John and to their assigns the manor of Southwokynon and all other their lands in Southwokynon co. Essex for fifteen years, rendering 60 marks a year in the church of Southwokynon within the quinzaine of Michaelmas and the quinzaine of Easter by even portions, and at the end of that term Richard and John shall leave the houses within the close of the said manor in good repair against wind and rain; and William grants that Richard and John and their assigns may cut, lop and carry timber, wood and brushwood as much as they please in all his woods in Bekenham co. Kent when they please during all that term for all expenses to be made in regard to houses, mills, palings, bridges, hays, dikes and enclosures whatsoever in the manor and lands aforesaid and for fuel therein, and shall have ingress and egress in the said woods for that purpose, and that all costs incurred by them thereupon from Michaelmas next for one whole year shall be allowed them in their payments; William and Alice will warrant them the premises during the term aforesaid; they will not sell, alien nor charge the same or any parcel thereof to any person during that term, and if Richard and John suffer distraint by reason of any annuity or charge or for any service in arrear Sir William will within six weeks return the same and make full restitution for their damages and costs; he will not oust, impeach, damage or disturb them of their bargain; and whereas by his writing he has granted them a yearly rent of 40*l.* in the said manor and an annuity of 20*l.* in his manor of Bekenham, Richard and John grant that, if Sir William perform the covenants in this indentured contained, those annuities shall be void. *French.*

Memorandum of acknowledgment by the parties, 1 December.

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MEMBRANE 6d.

Nov. 19. John Longeham of Derham by Shipedham to William de Tyryngton
Westminster. clerk. Recognisance for 10*l.*, to be levied, in default of payment, of
his lands and chattels in Norfolk.

————— John de Grey of Retherfeld knight appoints William de Shiltwode
————— clerk and Thomas de Duffeld clerk his attorneys to sue the execution
of a recognisance for 1,000 marks made by Richard Rotier vicar of
Brinyston, to receive the money, give acquittance, and cause the
recognisance to be cancelled.

Nov. 20. John Colepeper to Alee who was wife of Simon de Aechingham.
Westminster. Recognisance for 100*l.*, to be levied, in default of payment, of his
lands and chattels in Kent.

Charter of John Polkyn of London, giving and warranting to Hugh
de Wychingham citizen and merchant of that city, his heirs and
assigns, his tenement with two shops situate in the parish of All Hallows
Berkyngcherche London, between the tenement of Robert Schirwode
(late of William Malewayn) on the south and that of Richard Turk
on the north, and between Syuethenlane on the east and the high
street on the west; John Wroth being mayor of London, Walter de
Berneye and John Deynes sheriffs, Thomas Perle alderman of the
ward. Witnesses: Sir Thomas de Cokfeld knight, Henry de Briselee,
John Druet, Thomas de Cressyngham, Robert de York, William de
Asshford. Dated London, Wednesday the feast of St. Martin
34 Edward III.

Memorandum of acknowledgment in chancery, 22 November.

Charter indented of John Polkyn of London, giving and warranting
to Thomas de Cokfeld knight and Alice his wife his tenement with
garden adjoining situate in the parish of All Hallows Berkyngcherche
London, between the tenement of Robert de Schirwode (sometime of
William Malewayn) on the north, that of John Druet barber on the
south and the street called Marcelane on the west, also all his tene-
ments of the holding of the dean and chapter of St. Paul's church
situate and built in the said parish between the tenement of John de
Schirborne on the north, that of John Wynchecombe (late of Adam
Gille butcher) on the south and Seuethenlane on the west, to hold
for their lives and to their heirs and assigns for two years after the
decease of the longest liver, rendering yearly one rose at Midsummer
and performing the rents and services to the chief lords due and accus-
tomed; John Wroth being mayor of London, John Deynes and Walter
Berneye sheriffs, Thomas Perle alderman of the ward. Witnesses: Henry
de Bruselee, John de Bedeford, Thomas de Cressyngham, Robert de
York, John Druet, William de Assheford. Dated London, 18 Novem-
ber 34 Edward III.

Memorandum of acknowledgment by John Polkyn, 22 November.

Writing of Henry Smelte of Carleton, being a quitclaim with
warranty to Margaret Smelte of Carleton, her heirs and assigns, of
all lands which were of Robert Talbot chaplain in the towns of Hethull,
Carleton and Brakene. Dated London, Friday in Easter week 34
Edward III.

Writing of Henry Smelte of Est Carleton, being a quitclaim with
warranty to John de Carleton and his heirs of all lands which were

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sometime of John son of John de Thweyt in the towns of Hethull, Carleton, Brakene, Swerdeston, Mulkeberton, Flordon, Nelond and Wrenyngham. Dated London, Friday in Easter week 34 Edward III.

Memorandum of acknowledgment of the two foregoing writings, 23 November.

Writing of William Howes chaplain, executor of John de Drayton citizen and tailor of London, being a release to Nicholas de Morewode of Rutland and William de Morewode of all actions he might have against them for debt, account, trespass or contract made between them and the testator or himself. Dated London, the parish of St. Sepulchre within Newegate, Tuesday before St. Martin 34 Edward III.

Memorandum of acknowledgment, 24 November.

Nov. 23. Robert Smyth of Shodyngton to William Roger, John Coumbe Westminster. and Edmund Gisseburn. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels in Kent.

William Roger, John Coumbe and Edmund Gisseburn to William de Hatton. Recognisance for 20*l.*, to be levied etc. in Kent.

Nov. 24. John Aylmer to John de Carleton. Recognisance for 30*l.*, to be Westminster. levied, etc. in Norfolk.

John de Carleton to Richard de Ravensere clerk. Recognisance for 24*l.* 16*s.*, to be levied etc. in Norfolk.

Cancelled on payment.

Nov. 26. Roger Gerveys and Richard de Belelond to John de Moresfunte. Westminster. Recognisance for 80*l.*, to be levied etc. in the county of Suthampton.

Cancelled on payment.

Nov. 12. To the sheriff of Lincoln. Order to stay until further order the Westminster. taking of the body of Ralph Paynel by reason of his entertaining John Courcy and John de Scotton indicted concerning the death of Roger de Keleby, or of his indictment touching that offence before the sheriff in his Michaelmas turn ; as Ralph has surrendered himself to the king's prison in the king's own presence, offering to stand to right concerning the same, and the king has admitted him thereto.

By K., on the information of John de Buk[yngham].

Nov. 27. Thomas de Daneby to William bishop of Winchester the chan- Westminster. cellor and Richard de Ravensere clerk. Recognisance for 40*l.* payable by instalments ; to be levied, in default of payment, of his lands and chattels in Yorkshire.

Memorandum that this recognisance was made as security for payment of 20*l.* in which Thomas is bound to the king for lands in Yafford and elsewhere in Yorkshire to him forfeit, which the king has given to Thomas and Geoffrey de Hamby.

Cancelled on payment, acknowledged by Richard.

John de Londe to William bishop of Winchester the chancellor and Richard de Ravensere clerk. Recognisance for 16*l.*, to be levied etc. in Yorkshire.

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Memorandum that this recognisance was made as security for payment of 8*l.* in which the said John de Lound is bound to the king for lands in Thorneton in the Benes and elsewhere in Yorkshire to him forfeit, which the king has given to John.

Cancelled on payment, acknowledged by Richard.

Roger de Wyderyngton to William bishop of Winchester the chancellor and Richard de Ravensere clerk. Recognisance for 40*l.*, to be levied etc. in Northumberland.

Memorandum that this recognisance was made as security for payment of 20*l.*, of which William de Heselrig is bound to pay 10*l.* for lands in Weteslade South, and Robert de Herle 10*l.* for other lands in Westherle and elsewhere in Northumberland forfeit to the king, and by him given to William and Robert.

Cancelled on payment, acknowledged by Richard.

Nov. 10. William de Talemache knight to Richard de Ravensere clerk
Westminster. Recognisance for 10 marks, to be levied etc. in Essex.

MEMBRANE 5d.

Dec. 2. William de Sengleton and Elizabeth his wife to Henry atte Feld
Westminster. of Slyndefold. Recognisance for 20*l.*, to be levied etc. in Sussex.

Bond of Nicholas de Loveyne knight to Simon son of Walter de Wodeham of Surrey in 200 marks, payable in the church of St. Lawrence by Candelwykstret in London at the Purification next. Dated London, 28 November 34 Edward III.

Memorandum of acknowledgment in chancery, 1 December.

Indenture of defeasance of the foregoing bond, upon condition that Sir Nicholas de Loveyne, his heirs or executors, shall pay to Simon son of Walter de Wodeham or his attorney, his assigns or executors, in the church named at Candlemas next 50 marks, and at Whitsuntide following 50 marks. Dated London, 29 November 34 Edward III. *French.*

Memorandum of acknowledgment by the parties, 2 December.

Nov. 30. To the justices of the Bench. Whereas lately, at the suit of Philippa
Westminster. who was wife of Roger de Mortuo Mari earl of March, showing that by divers writs before them in the king's court she had craved in the name of her dower a third part of the manors of Clifford and Glasebury co. Hereford against Ralph Spigurnel knight, a third part of the manors of Henton and Neucastell in the same county against Roger de Mortuo Mari of Henton knight, a third part of 6 messuages, 6 carucates of land, 100 acres of meadow, 40 acres of wood and 10 marks of rent in Bradewardyn, Little Noke, Cowern, Colyngton and Hope in that county against Richard de la Bere knight, and a third part of the manors of Worthi Mortimer and Hamelhoke co. Suthampton against Thomas Spigurnel and Katherine his wife, and that the said defendants in their pleading had alleged that they severally held those tenements for their lives by gift of the said late earl, of the heritage of Edmund his son and heir a minor in the king's wardship, and vouched the heir to warranty, wherefore the justices

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Membrane 5d—cont.

deferred to proceed in those pleas, the king many times ordered them by divers writs to proceed and do justice to the parties, or to show cause to the contrary; and the justices certified in chancery that the said tenants had vouched the heir as aforesaid, and that they could not proceed by virtue of those writs for that in them no mention is made save that the body of the heir is in the king's wardship, nor are they assured whether the said warranty is tried before the king, nor whether the heir be bound to warrant or no; and because upon examination of the business it seems to the council that the heir is bound to warrant the said Ralph, and for sure causes them moving they are in doubt whether the licence produced concerning the said lands, being held of the king, which the said Thomas and Katherine acquired of the said earl, ought to be valid or no, and action of dower against them ought not therefore to be delayed, but Philippa ought to recover and Thomas and Katherine sue thereupon before the king, and Philippa confessed before the council that she would not at that time sue against Roger de Mortuo Mari of Henton and Richard de la Bere, saving her right when she would sue, and the king is assured that as well the body of the heir as the lands of his heritage are in the king's wardship: order to proceed in the pleas pending against the said Ralph, Thomas and Katherine, their said certificate or the allegations above recited notwithstanding.

Writing of William de Sengleton of Midhurst co. Sussex and Elizabeth his wife giving and warranting to Henry de la Felde of the parish of Slindefelde 10 marks yearly free and quit rent for his life, to be taken at Easter and Michaelmas by even portions of all the lands they have in the towns of Hene and Goringg co. Sussex, binding for payment thereof themselves, their heirs and executors, and their goods moveable and immovable, with power of distraint if the rent be in arrear. Witnesses: John Aubrey, William de Essex, Nicholas Chaucer, Roger de Balton, John Pentrie, Robert de Strode. Dated London, 2 December 34 Edward III.

Memorandum of acknowledgment in chancery by William and Elizabeth, 2 December.

Dec. 4. Thomas la Zouche to Edmund de Arundell knight. Recognisance Westminster. for 64 marks payable by instalments; to be levied, in default of payment, of his lands and chattels in Gloucestershire.

Nov. 28. To the treasurer and the barons of the exchequer. Order to cause Westminster. Thomas Gobioun of Leyndon to have the respite which the king, of his favour, has given him until Michaelmas next, for the 10*l.* at which for certain alleged excesses he was lately amerced before the justices in Essex appointed to inquire concerning craftsmen and servants, and which are current in demand against him by summons of the exchequer, releasing any distraint made. By C.

Dec. 5. Richard de Spayne, parson of Asshe in the diocese of London, to Windsor. Cicely who was wife of Ralph de Spaigne and Nicholas de Thornehull clerk. Recognisance for 40*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Essex.

Dec. 9. Simon Seintlys to Nicholas Dammory knight. Recognisance for Windsor. 100*l.*, to be levied, in default of payment, of his lands and chattels in Buckinghamshire.

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Membrane 5d—cont.

William de Ferrariis of Groby knight to Nicholas Dammory knight, John de Lenne, Henry Motelot, Peter de Ereswell, William de Manton, Robert Mareschal and John Bataille, executors of Elizabeth de Burgo lady of Clare. Recognisance for 133*l.* 6*s.* 8*d.*, to be levied etc. in Essex.
Cancelled on payment, acknowledged by Robert and John Bataille.

Dec. 11. Robert Vynter of Maydenstan to David de Wolloure and Michael
Woodstock. de Ravendale clerks. Recognisance for 40*l.*, to be levied etc. in Kent.

Cancelled on payment, acknowledged by David.

Dec. 13. John Bardolf of Wormegeye knight to Nicholas Dammory knight,
Windsor. John de Lenne, Henry Motelot, Peter de Ereswell, William de Manton clerk, Robert Mareschal and John Bataille, executors of Elizabeth de Burgo lady of Clare. Recognisance for 66*l.* 13*s.* 4*d.*, to be levied etc. in Norfolk.

MEMBRANE 4d.

Dec. 3. Agnes countess of Pembroke and Thomas Hakelut clerk to Ralph
Westminster. Spigurnel knight, John de Bisshopeston clerk, John Laundels and John Gour, executors of Roger de Mortuo Mari late earl of Mareh. Joint and several recognisance for 1,066*l.* 13*s.* 4*d.*, to be levied etc. in Herefordshire.

Cancelled on payment, acknowledged by John de Bisshopeston.

Nov. 20. To S. archbishop of Canterbury. Summons to attend a parliament
Westminster. at Westminster on Sunday before the Conversion of St. Paul next, warning the prior and chapter of Christ Church Canterbury, the archdeacons and clergy of the diocese to attend, the prior and archdeacons in person, the chapter and clergy by proctors. By K. and C.
[*Rep. on Dignity of a Peer*, iv., p. 624.]

The like to J. archbishop of York and to singular the bishops of England.

[*Ibid.*]

To the abbot of Westminster. The like summons. By K. and C.

[*Ibid.*]

The like to 23 other abbots, and to the prior of the Hospital of St. John of Jerusalem in England.

[*Ibid.*]

To Edward prince of Wales. The like summons.

[*Ibid.* p. 625.]

The like to Henry duke of Lancaster, 11 earls, and 44 others.

[*Ibid.*]

To William de Shareshull. The like summons. By K. and C.

[*Ibid.* p. 626.]

The like to 12 others.

[*Ibid.*]

To the sheriff of Kent. Order to cause two knights of the shire, two citizens of every city thereof, and two burgesses of every borough to be elected and attend the said parliament. By K. and C.

[*Ibid.*]

The like to singular the sheriffs of England.

[*Ibid.*]

The like to Henry duke of Lancastre or his representative.

[*Ibid.*]

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Membrane 4d—cont.

To John de Bello Campo of Warrewyk knight, constable of Dovorre castle and warden of the Cinque Ports, or to his lieutenant. Order to cause two barons of every port to be elected and attend.

[Ibid.]

By K. and C.

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MEMBRANE 3d.

Charter of Nicholas de Drokenesford clerk, giving and warranting to William de Edyndon bishop of Winchester, his heirs and assigns, all the lands, rents and services which Nicholas had in the town of Odestoke. Witnesses: Robert Gereberd, John de Harnham, John Duyn, Thomas Trenchard, John Dounton. Dated Odestoke, 8 January 34 Edward III.

Memorandum of acknowledgment in the chancery at Farnham, 8 January.

Jan. 13.
Woodstock.

Thomas de Breouse and John his son knights to Edward Mountagu. Joint and several recognisance for 2,000 marks, to be levied, in default of payment, of their lands and chattels in Sussex.

Cancelled on payment, acknowledged by Robert de Notingham one of the executors of the said Edward.

Indenture made between Sir Edward Mountagu of the one part and Sir Thomas Breouse and Sir John his son of the other part, being a defeasance of the foregoing recognisance, upon condition that before the octaves of the Purification next Sir Thomas and his wife assure by fine to Sir John and to Dame Elizabeth daughter of Sir Edward and to the heirs male of their bodies an estate according to law in the manors of Tottebire co. Gloucester, Wyrthorp co. York and Imeworth with the half hundred of Emilbrigge co. Surrey by the king's licence at the costs of Sir Thomas, which manors Sir Thomas has undertaken to be of the value of 200 marks a year; also that Sir Thomas or Sir John, their heirs or executors, shall pay at Bungaye to Sir Edward or his executors 200*l.* the day that Sir John shall take the said Elizabeth to wife, which shall be before the quinzaine of St. Hilary next, 200 marks at Christmas then next ensuing, 200 marks at the Christmas following, and 100*l.* at the Christmas following; and if for any cause the marriage shall not take place before the date above mentioned, the recognisance shall be of none effect. Sir Thomas and Sir John grant that all matters and covenants spoken or treated of between the countess marshal and them in regard to the marriage shall be discharged. Dated Bungaye, 15 January 34 Edward III. *French.*

Memorandum of acknowledgment in chancery by Thomas Breouse and John, 15 January.

Writing of John son of Simon atte Holmes of the parish of la Rugge co. Hertford, being a quitclaim with warranty to Joan who was wife of Andrew Aubrey citizen and pepperer of London, and to John Aubrey son of Andrew and Joan, their heirs and assigns, of the lands and rents, woods, meadows, pastures, feedings etc. which Joan and John hold in the parishes of la Rugge and Shenlee, sometime of John atte Holmes the elder, brother of Simon. Witnesses: Henry de Frowyk, John de Duresme, John de Someresham, Thomas de Frowyk, John Somery. Dated la Rugge, Wednesday the feast of St. Hilary 34 Edward III.

Memorandum of acknowledgment, 14 January.

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Membrane 3d—cont.

Jan. 15. Thomas de Brewes knight to William bishop of Winchester.
Westminster. Recognisance for 200*l.*, to be levied, in default of payment, of his lands and chattels in Surrey.

Cancelled on payment.

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MEMBRANE 2d.

Indenture of acquittance by William de Meleheborne to Nicholas Ploket citizen and mercer of London for all debts to him due, 40*l.* excepted, to be paid at Easter next; and grant that, in case William shall not give Nicholas sufficient acquittance to discharge the lands which he has in Essex of the feoffment of William of all rent charges, other charges, recognisances and statutes merchant made before the date of that feoffment, Nicholas may retain the said 40*l.* until such acquittance be delivered him, and that if the same be not delivered him before Easter next, he will pay to Nicholas 8*l.* within the quinzaine of Easter, which sum he has received of Nicholas for the delivery thereof; also release of all right of action in the premises, and of all action for debt, the said 40*l.* excepted. Dated London, 18 December 34 Edward III.
French.

Memorandum of acknowledgment by the parties, 18 December.

Writing of Richard Salyng 'masoun' and citizen of London, granting that Sir William de Mirfeld, Sir William de Sutton and Sir Roger de Bromleye, who have contented him for the residue of a debt for which Thomas de Sutton 'dighere,' citizen of London, is bound to him in 60*l.* by a recognisance lately made before John Pyel mayor of the staple of Westminster, deputed to receive recognisances of debts therein, and for his damages and costs, may have and hold to them and their assigns, according to the ordinance of the said staple, in the same manner as Richard has and holds them, one house, brewhouse and two shops which were of Thomas in the parish of St. Benet by Pouleswarf in the ward of Castle Baynard London (value 60*s.* beyond reprise), one messuage there which Thomas held for a term of 50 years of the demise of the prior and convent of the hospital of St. Mary without Bisshopesgate in the suburb of London (value 6*s.* 8*d.*), five shops with gardens adjoining and one tenter for tenting woollen cloths with one garden adjoining in Sholane in the parish of St. Bride Fletstrete in the suburb of London which were of Thomas (value 26*s.* 8*d.*), which premises, together with goods and chattels to the value of 106*s.* as by an appraisement and extents thereof made and returned into chancery appears, are by a process in chancery delivered to Richard for the sum aforesaid to hold, the goods and chattels in part payment, and the tenements above mentioned until he be contented of the residue together with his damages and costs; granting also to William, William and Roger the same estate which he has in the premises until they be so contented of 54*l.* 14*s.* the said residue, damages and costs. Dated London, 8 December 34 Edward III.

Memorandum of acknowledgment, 11 December.

Dec. 23. Hugh de Malgrave to Robert de Brampton clerk. Recognisance
Woodstock. for 20*l.*, to be levied, in default of payment, of his lands and chattels in Essex.

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Membrane 2d—cont.

Brother John prior of St. Bartholomew Smethefeld London, for himself and convent, to Thomas Fraunceis citizen of London. Recognisance for 493*l.* 6*s.* 8*d.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Middlesex.

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Jan. 4.
Woodstock.

Thomas de Uvedale knight to John Mayu the king's serjeant at arms. Recognisance for 100*l.*, to be levied, in default of payment, of his lands and chattels in Surrey.

Cancelled on payment, acknowledged by Cicely late wife and executrix of John.

Jan. 18.
Westminster.

To the treasurer and the barons of the exchequer. Order to stay until Michaelmas next the demand they are making by summons of the exchequer upon Robert de Burton clerk for all sums of money whatsoever current in demand against him, as of prests and receipts by reason of foreign accounts, for the time that he was receiver of the issues of lands reserved to the king's chamber, that the king may meanwhile be informed touching the particulars of allowances claimed by the said Robert. By C.

Jan. 16.
Westminster.

To John son of John de Cobham knight, John son of Ralph de Cobham knight, Richard de Burton, Thomas de Lodelowe, Thomas Moryce Simon de Kegworth and Robert de Bykenore. Order to stay altogether the execution of letters patent appointing them, six, five, four, three and two of them, to survey the breach of a bank or wall of the river Thames near Stone co. Kent, and to fulfil other matters therein contained, and likewise the execution of any process taken by virtue thereof; as for sure causes the king has revoked the same. By C.*

* Membrance 1*d.* is blank.

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MEMBRANE 46.

Feb. 18. To Henry duke of Lancaster. Writ *de intendendo* for the services
Westminster. due for his lands in the town of Shepeleye to Henry, son and heir
of Henry de Percy deceased, to whom the king on 19 February in the
9th year of the reign by letters patent gave the homage and service of
Henry earl of Lancaster, the duke's father, for the tenements aforesaid,
among other fees in Northumberland which were of Patrick de Dunbar
earl of March, an enemy and rebel, and came to the king's hands by
his forfeiture, to hold to Henry de Percy and to his heirs.
Et erat patens.

Feb. 8. To the collectors in the port of London of the custom as well of
Westminster. woollen cloth as of cloths and beds of 'worstede' and of 3*d.* in the
pound. Whereas, for certain liberties and quittances granted to the
merchants of the realm of Almain by charter of Edward I, confirmed
by the king, those merchants granted the said king and his heirs 2*s.*
of every scarlet and cloth dyed in grain, 18*d.* of every cloth wherein
part was of grain intermingled, 12*d.* of every other without grain, and
of *avoirdupois* and other merchandise which could not easily be set
at a fixed custom 3*d.* of every pound silver of estimated value upon
entry, and likewise 3*d.* a pound upon export, over and above the ancient
customs theretofore given, and the said king granted that no demand,
prise, prest or charge should be laid upon the persons or goods of
those merchants contrary to the charter, and likewise made order
that they should not lose these liberties or any of them for any liberty
whatsoever that he or his heirs should thereafter grant; and whereas
Edward II. by charter, likewise confirmed by the king, granted to
the said merchants, to wit those who have a house in the city of London
commonly called the Guildhall of the Teutons, that they and their
successors should be maintained and preserved in all liberties and
free customs which they enjoyed in their own or their forefathers'
time, and that no new custom should be laid upon them and their
goods; and whereas by complaint of the said merchants the king has
heard that the collectors, by virtue of an order newly made by the
king and council touching the levy of a new custom from aliens,
and of the king's commission to them addressed thereupon, are demand-
ing of the said merchants the new custom over and above the old
customs in the said charters expressed and by them heretofore used,
namely 3*s.* 6*d.* of every cloth of scarlet and of other cloth of whole
grain, a moiety of that custom of every cloth of half grain or wherein
part was of grain intermingled, 21*d.* of every other cloth of assize,
and of every cloth greater or less than a cloth of assize at the same
rate, 1½*d.* of one whole cloth of 'worstede,' 7½*d.* of one single bed of
'worstede,' and 13½*d.* of one double bed of 'worstede,' and are causing
them to be distrained and disturbed in manifold ways, contrary to
the said charters, whereupon they have prayed the king for remedy;
because by inspection of certificates by the treasurer and the barons
of the exchequer made and sent into chancery by the king's com-
mand it is found that the said merchants, as well in the times of the
said kings as in his own, have paid and used to pay for cloths of
England exported 3*d.* in the pound, and it is not found that they

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Membrane 46—cont.

were charged with other customs for such cloths: order, in consideration of services by them rendered in the king's wars and elsewhere, of aids oftentimes granted in time of his need, and of the readiness found in them beyond other alien merchants in the king's business, to take of the said merchants of Almain upon export or import the customs in the charters above specified and 3*d.* in the pound of strait cloths, pieces of cloth which are not whole cloths of assize, cloths and beds of 'worstede,' *avoirdupois* and other small wares over and above the ancient customs paid before the making of the said charters, and to suffer their cloths, pieces of cloth and beds aforesaid to be imported and exported quit of the said new customs, the said order and commission to the contrary notwithstanding.

By K. and C.

The like to the collectors in the following ports:

Newcastle upon Tyne,	Sandwich,
Boston,	Suthampton,
Great Jernemuth,	Lenne.
Kyngeston upon Hull,	

Jan. 30. To Philip de Lutteleye escheator in Notynghamshire. Order to
Westminster. cause John son and heir of Thomas de Bekeryng tenant in chief to have seisin of the lands whereof his father was seised at his death in his demesne as of fee; as John has proved his age before the escheator, and the king has taken his homage and fealty for the lands which his father held in chief.

To William de Nessefeld escheator in Northumberland. Like order, as the said John has proved his aged before Philip de Lutteleye.

The like to William de Otteford escheator in Cambridgeshire.

MEMBRANE 45.

Feb. 10. To Roger de Wolfreton escheator in Essex and Suffolk. Order
Westminster. to deliver in dower to Maud who was wife of John de Veer earl of Oxford tenant in chief so many of the fees and parts of fees of her late husband to her assigned by the king, by assent of Thomas de Veer son and heir of the said earl, as are in his bailiwick, namely of one knight's fee in Hengham Sibill co. Essex now held by the heirs of John de Graveshale (extended at 100*s.*), one knight's fee in Mapiltrested held by John Hundrecombe (at 100*s.*), three quarters of one knight's fee in Hengham Sibill and Topesfeld held by Bartholomew Burgherssh (at 75*s.*), one knight's fee in Yerdele held by John Benge and the heirs of John de Yerdele (at 100*s.*), one knight's fee in Thunderle held by the abbot of Walden and William Dale (at 100*s.*), one knight's fee in Aldham and Feryngg held by Robert de Teye (at 100*s.*), the fourth part of one knight's fee in Pebenerssh held by John Fitz Rauf (at 25*s.*), the moiety of one knight's fee in Hersham held by James Lacy (at 50*s.*), the fourth part of one knight's fee in Bumsted held by the heirs of Walter son of Alan (at 50*s.*), one knight's fee in Raynes held by John Oxeneye, John Naylyngherst, the prior of Dunmowe and William atte Park (at 100*s.*), one fee and the moiety of one knight's fee in Finchingfeld held by Simon de Snetelerle (at 7*l.* 10*s.*), one knight's fee in Wylyngdale held by Thomas de Grey knight (at 100*s.*), one knight's fee in Finchingfeld held by Richard Clovyll (at 100*s.*), two knights' fees in Hemsted held by William Langham at (10*l.*), the fourth part of one knight's fee in Brithlyngesbregg held by Peter Perpound (at 25*s.*), the moiety of one knight's fee in Radewynter

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Membrane 45—cont.

held by Andrew de Bures (at 50s.), one knight's fee in Rameseye held by Walter de Reydon (at 100s.), the fourth part of one knight's fee in Gosfeld held by William de Lyston (at 25s.), the fourth part of one knight's fee in the same town held by Thomas Hodyng (at 25s.), the fourth part of one knight's fee in Coppewold held by Thomas Lamborne (at 50s.), one knight's fee in Feryngg held by Humphrey de Parsted (at 100s.), one knight's fee in Podesethe held by the heirs of Hugh de Chaunseeux (at 100s.), all in the same county, two knights' fees in Burgate co. Suffolk held by the lady of Burgate (at 10*l.*), one fee and the moiety of one knight's fee in Waldyngfeld held by Thomas Boteler (at 150s.), the moiety of one knight's fee in Little Waldyngfeld held by John Chiverston (at 50s.), the moiety of one knight's fee in Rede held by Thomas de Saxham (at 50s.), the moiety of one knight's fee in the same town held by Nicholas Pycard (at 50s.), one knight's fee in Lyvermere held by John de Thelwetham (at 100s.), one knight's fee in the same town held by Robert de Lyvermere (at 100s.), the moiety of one knight's fee in Somerton held by John de Bourgh (at 50s.), the moiety of one knight's fee in Dounham held by John de Shardelowe (at 50s.), the moiety of one knight's fee in the same town held by Nicholas de Merseye (at 50s.), the fourth part of one knight's fee in Truttonethorp held by John atte Castel (at 50s.), two knights' fees in Denham held by the heirs of John de Say (at 10*l.*), all in Suffolk, one knight's fee in Hildersham co. Cambridge held by Robert de Bustelere (at 40s.), one fee and the moiety of one knight's fee in Little Wilbram held in dower by Dame Chaumbreleyn (at 100s.), the moiety of one knight's fee in Horseth held by Philip de Lymbury knight (at 40s.), the fourth part of one knight's fee in Westhoo by Campes held by John de Sauston (at 10s.), one fee and the moiety of one knight's fee in Landebech held by Hugh de Bray (at 100s.), two knights' fees in Wykham held by Thomas Sewale (at 100s.), one knight's fee in Borewelle held by Thomas de Mussynden (at 100s.), one knight's fee in Landewath held by John de Landewath (at 100s.), one fee and the fourth part of one knight's fee in Asshedon held by Robert Palmere and parceners (at 100s.), and two knights' fees in Wykham held by Thomas del Hay (extended at 100s.), all in Cambridgeshire.

To William de Otteford escheator in Cambridgeshire. Like order in regard to one knight's fee in Hildersham held by Robert de Bustelere knight, and the other fees in that county specified above.

To Roger de Wolfreton escheator in Essex. Like order in regard to the advowsons of churches and priories assigned in dower to the said Maud of those which were of the said late earl of Oxford, namely the advowsons of the priory of Hatfeld co. Essex (extended at 40 marks), of the priory of Colne in the said county (at 20*l.*), of the church of Dodyngherst in the same county (at 10 marks), and of the church of Wykham co. Cambridge (at 15s.).

To William de Otteford escheator in Cambridgeshire. Like order in regard to the advowson of the church of Wykham.

April 15. To Roger de Wolfreton escheator in Suffolk. Order not to inter-Westminster. meddle further with the purparty of the manor of Great Thrillowe

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Membrane 45—cont.

falling to Elizabeth, sister of Roger son and heir of Gilbert Pecche, delivering up the issues thereof from the time of Roger's death, and suffering that purparty to be at the disposal of the executors of John de Insula of Rougemont deceased, or others to whom the wardship thereof pertains by virtue of the king's commission to the said John, by letters patent of 24 August in the 23rd year of the reign, granting him the wardship of all the lands of Gilbert Pecche tenant in chief, in the king's hand by reason of the nonage of the heir, together with the marriage of the heir, and that if the heir should die before he should come to age and not be by him married, John should have the same wardship and the marriage of his heir, and so from heir to heir until one of them should come to lawful age and he should obtain the advantage of his marriage; as on the finding of an inquisition, taken by the escheator, that Roger died within age in the king's wardship, that the said manor, held of the king as of the honour of Boulogne by knight service, came to the king's hands by the death of Gilbert and by reason of the nonage of Roger, that Katherine and Elizabeth sisters of Roger are his next heirs, and that Katherine is of full age and Elizabeth within age, the king ordered the escheator to make a partition of the same manor, and to cause Katherine, whose homage he has for sure causes respited to a set time, to have seisin of her purparty as the elder sister.

MEMBRANE 44.

Feb. 19. To William de Fililode escheator in Northamptonshire. Order
Westminster. to take security of John de Stretton, cousin and heir of Thomas Byfle deceased, for payment of his relief at the exchequer, and to deliver to him one messuage and three quarters of a messuage, and one carucate and three quarters of a carucate of land in Houghton, taken into the king's hand by the death of Thomas; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief, but held the premises of the heir of Lawrence de Hastyngges earl of Pembroke tenant in chief, a minor in the king's wardship, by the service of the twentieth part of one knight's fee, and that John is his next heir and of full age; and the king has taken the fealty of John.

Vacated because on the Fine Roll.

Feb. 3. To John de Estbury, steward and representative in the Isle of
Westminster. Wight of Isabel the king's daughter. Whereas lately at the suit of the abbot of Quarr, showing that Robert son of Robert de Sorewell, sometime lord of the manor of Sorewell, by charter (produced in chancery) gave to the church of St. Mary Quarr and to the monks there and to their successors all the land which lay at pasture in his then lordship of Rugerigge, extending from the dike of Brian (*fossato Brieni*) towards the east along the road leading to Carisbrook (*Burgum*) to the great dike which is the division between the land of Rugerigge and the then earl's land of Bouecombe descending towards Sloucumbe, that all and singular his predecessors abbots of that place from the date thereof, time out of mind, by virtue of that gift, were peaceably seised of that pasture as of the right of their church, until Philip de Weston late steward of the king's chamber, claiming that the pasture belonged to the king as to his late manor of Bouecombe, without answer or process ousted the abbot his immediate predecessor, and

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Membrane 44—cont.

that John, by colour of the king's grant to the said lady of all his lands in the island, alleging that the same ought to belong to her by reason of the manor so being in her hand, has hindered the abbot from having that pasture and making his profit thereof as he used aforetime, and has withheld it to the use of the said lady, and praying the king's aid thereupon, the king commanded John to make inquisition touching the circumstances; and by inquisition by him so taken it is found that the said Robert gave the pasture of la Rigge, bounded as aforesaid, to the said church to hold to the monks and their successors for ever, and that the abbots were thereof seised until the men and tenants of the manor aforesaid and Philip de Weston ousted the last abbot, claiming as above rehearsed, that the same does not pertain to the manor of Bouecombe, and no men or tenants of that manor have pasture therein common or several, and that the said John by colour of the king's said grant to his lady is hindering the abbot and withholding the pasture as aforesaid: order altogether to desist henceforth and to cause his ministers to desist from such hindrance, intermeddling no further in the said pasture, and suffering the abbot peaceably to have the same and the advantage thereof according to the said gift as he was used to have.

By C., with assent of the said lady's council.

Feb. 15. To the treasurer and the barons of the exchequer. Order, upon Westminster. the petition of Richard de Turbervill late sheriff of Somerset and Dorset, to take of him a sufficient mainprise for answering to the king concerning 300*l.* for which the king has given him respite for a set time to come, namely for 50*l.* to Michaelmas next, for 25*l.* to Easter following, for 25*l.* to Michaelmas following, and so on from year to year until all be paid, suffering him to have that respite, and to cause the demand made upon Richard for the remaining 55*l.* [9*s.* 7½*d.*, which the king of his sure knowledge has pardoned him, to be altogether stayed and Richard to be thereof discharged; as Richard has shown that he is in arrear for 355*l.* 9*s.* 7½*d.* upon his account for the time that he was sheriff, for that he could not attend to the business by reason of infirmity, praying the king to pardon a part thereof and respite the residue, and the king, in consideration as well of his good service as of his manifest weakness, has of his favour and sure knowledge granted that prayer.

By K.

Feb. 15. To the collectors of customs in the port of Newcastle upon Tyne. Westminster. Order to pay of the issues of the customs to John son of John de Denton 12*l.* 18*s.* 2*d.* of the 25*l.* 16*s.* 4*d.* for Michaelmas term in the 33rd year of the reign, and 25*l.* 16*s.* 4*d.* for Easter and Michaelmas terms last, if not yet thereof contented, taking his acquittance, according to the king's late letters patent granting to John de Denton deceased 25*l.* 16*s.* 4*d.* to be taken by him and his executors every year of the issues aforesaid at Easter and Michaelmas by even portions, until John should obtain possession of the manor of Wodhorn, now held for life by Mary countess of Pembroke by the king's grant with reversion to John and his heirs after her death; as after, upon the petition of Elizabeth who was wife of John, showing that John was slain by certain his enemies without making a will, and his goods taken and eloigned, and that she had nothing wherewith to support herself and her children, out of compassion for her and in consideration of the costly services to him oftentimes rendered by John in his life time, the king of his favour

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granted by letters patent to Elizabeth and her children the same rent with the arrears (if any) to be taken as aforesaid during the life of the said countess; and now petition is made to the king on behalf of John de Denton, son of the said John and Elizabeth, showing that they are both dead and that John the son has no means of livelihood, and praying the king to order payment of the said yearly sum to be made to him in aid of his maintenance.

Jan. 26. To William Fililode escheator in Northamptonshire. Order to
Westminster. cause Philip son of Nicholas le Porter, cousin and heir of Thomas de Leycestre tenant in chief, to have seisin of two messuages and two virgates of land in Horpoll taken into the king's hand by the death of Thomas; as by inquisition, taken by the escheator, it is found that Thomas at his death held the premises in his demesne as of fee in chief as of the honour of Peverell by the service of making two attendances a year at the court of the honour at Duston, that he died about Easter in the 23rd year of the reign, that Philip is his next heir and aged 21 and more, and that Richard Blundel late escheator by reason of his office, and after John Sauce of Norhampton by virtue of the king's commission of the wardship thereof, have occupied the premises from the death of Thomas; and because by inspection of the rolls of chancery the king is assured that by letters patent on 3 June in the 25th year of the reign he committed to Richard (*sic*) the wardship of all the lands which were of Thomas in Horpoll for a set farm to be rendered yearly in the wardrobe, he has taken the fealty of Philip.

MEMBRANE 43.

Feb. 20. To John de Estebury escheator in the county of Suthampton. Order
Westminster. not to intermeddle further with the manor of Southtodeworth, taken into the king's hand by the death of John de Bello Campo of Warewyk, delivering up any issues thereof taken since his death; as the king has learned by inquisition, taken by the escheator, that John at his death held the said manor by demise of Roger son of Roger Normaunde for a term of seven years, beginning at Michaelmas in the 31st year of the reign, and that it is held of another than the king.

Feb. 15. To William de Estbury steward in the Isle of Wight of Isabel the
Westminster. king's daughter. Whereas late y, at the suit of the abbess of Lacok, showing that upon debate long since arising between Isabel de Fortibus sometime lady of the Isle of Wight and the then abbess of Lacok touching certain liberties claimed by the abbess as pertaining to her manor of Shorwell, it was agreed between the parties that the abbess should quitclaim those liberties to Isabel, that Isabel by colour thereof granted to the abbess and convent and to their successors all ameracements of their men of that manor in Isabel's court of Neuport by their bailiffs, to be levied and delivered to the said bailiffs by estreats of that court, that the said abbess and her successors were peaceably seised of such ameracements by virtue of that grant until John Scot clerk, who had to farm of the king the bailiwick of the hundreds of Estmedeine and Westmedeine in the said isle, levied and took the same by extortion to his own use, showing further that Sibyl de Sancta Cruce late abbess and all her predecessors time out of mind were seised of 300 acres of pasture in their said manor as of the right of their

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church, until Philip de Weston late steward of the king's chamber wrongfully without answer and process ousted her therefrom, claiming that the pasture pertained to the king as to his manor of Bouecombe, and so William, by colour of the king's commission to his said lady concerning all the king's lands in the isle, has withheld as well the said ameracements as the pasture to his lady's use, and has hindered the abbess from having free warren in her said manor granted by charter of Henry III, the king ordered William to make inquisition touching the premises; and whereas by inquisition, by him so made, it is found that Isabel de Fortibus in manner rehearsed granted the said ameracements to the then abbess and convent and to their successors, that they were thereof seised until John Scot took the same, that the said Sibyl and her predecessors were seised of the said pasture until Philip de Weston ousted her as alleged, that the same does not pertain to the manor of Bouecombe, nor have the men or tenants of that manor any pasture therein common or several, that the said abbess and her predecessors had warren in their manor of Shorewell by the said charter, and were thereof seised from the date of that charter, taking conies there, until John Counteville and Henry atte Doune the king's warreners of Westrigg by extortions hindered and forbade the abbess and convent so that they could not take their profit as they used to do, and that William, by colour of the grant aforesaid to his lady, is withholding the said pasture, ameracements and conies to her use: order to desist and cause his ministers to desist henceforth from such extortions and hindrances, and not to intermeddle further with the pasture, ameracements and warren, suffering the abbess to have the same according to the said agreement, as she ought to have and her predecessors used to have from the date thereof before the time of such hindrance.

Feb. 18. To Roger de Wolfreton escheator in Essex. Order to take an
Westminster. oath of Margaret who was wife of Richard de Plaice tenant in chief that she will not marry without the king's licence, and to cause her to have for dower the manor of Great Okele extended at 19*l.* 13*s.* 9*d.*, and 63*s.* 0 $\frac{3}{4}$ *d.* yearly of the manor of Bentefeldbury in the town of Stanstede, which the king has assigned her of the lands which were of her said husband and are in the king's hand by his death and by reason of the nonage of his heir.

————— To the abbot and convent of Sautre. [*Entry blank.*]

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Feb. 26. To the treasurer and the chamberlains of the exchequer Dublin.
Westminster. Order to cause the king's clerk John de Burnham, chief baron of the said exchequer, to have his fee for all the time he withdrew from Ireland until his return thither as if he had stayed there attendant on his office, any command or order to the contrary notwithstanding, upon the petition of John, showing that he came to the king in England by the council in Ireland with licence of the justiciary, as well for furtherance of certain business affecting the estate of Ireland as for his own, and there abode long time for furtherance thereof, and that his fee for that time is withheld. By K.

To the same. Like order in favour of the king's clerk Thomas Mynot one of the barons of the said exchequer. By K.

James de Wottenhull chancellor of the said exchequer has the like writ for his fee.

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Feb. 24. To Thomas Austyn. Order to pay to Isabel the king's daughter a
Westminster. farm of 25 marks a year, and to be attendant and answer to her, although the king by letters patent on 28 January last committed to him the wardship of two thirds of the manor of Fymmere which were of Roger de Mortuo Mari earl of March tenant in chief deceased, and of one third thereof which William de Bohun earl of Norhampton deceased held for life of the heritage of Edmund son and heir of the said earl of March, until the lawful age of Edmund, together with the issues of the said two thirds from the morrow of Michaelmas in the 34th year of the reign and of the third from the death of the earl of Norhampton, rendering to the king the sum aforesaid yearly for the whole manor: as after by other letters patent the king granted to his said daughter in aid of her maintenance the wardship of that manor among other manors and lands, as appears by inspection of the rolls of chancery. By K.

MEMBRANE 42.

Feb. 16. To Thomas de Monyton escheator in Herefordshire and Gloucester-
Westminster. shire and the march of Wales adjoining. Order to deliver in dower to Philippa who was wife of Roger de Mortuo Mari earl of March, tenant in chief deceased, the fees and parts of knights' fees in his bailiwick of those which the king has assigned to her of the fees of her said husband, in the king's hand by reason of his death and of the nonage of his heir, namely two thirds of one knight's fee in Borton, Berthynghop and Wymaston now held by Alice de Sancto Audoeno (extended at 66s. 8d.), one third of one knight's fee in Berchynghope and Wymaston held by John de Sancto Audoeno (at 33s. 4d.), the moiety of one knight's fee in Newelond held by Parnell de Penebrugge (at 40s.), the moiety of one knight's fee in Tulynton held by Thomas lord of Berkleye (at 50s.), the moiety of one knight's fee in Brunsoppe held by John de Bromwych and Elizabeth his wife, John ap Riez and the prior of Wormesleye (at 40s.), the tenth part of one knight's fee in Longeford held by Emma who was wife of Edmund Hakelut (at 10s.), the moiety of one knight's fee in Stokebleez held by Henry Turbulvyle (at 40s.), the moiety of one knight's fee in Yarkhull held by Humphrey de Bohun (at 50s.), the moiety of one knight's fee in Waltereston held by John Ragon (at 40s.) all in Herefordshire; four knights' fees in Krykhowel held by Grumbald Paunsevot (at 20l.), three knights' fees in Stradewy held by Ralph Bluet (at 15l.), the fourth part of one knight's fee in Mihelchirche held by Maud who was wife of Robert Clement (at 20s.), the fourth part of one knight's fee in the same town held by John de Clanevowe (at 20s.), the fourth part of one knight's fee in Trenek held by Thomas son of Reynold (at 10s.), all in the march of Wales; one knight's fee in Stokesende and Byslee co. Gloucester held by William de Radebrugge (at 100s.), two knights' fees in Gosturne and Habeley held by Baldwin Frevyle (at 40s.), two knights' fees in Shraueleye held by Thomas [earl of] Warr[ewyk](at 4l.), both in Worcestershire; the moiety of one knight's fee in Frome and Fowechirche held by Geoffrey de Barez (at 40s.), the moiety of one knight's fee in Stokkyngweye held by John Hanyndon (at 40s.), the third part of one knight's fee in Galton held by Roger Benet (at 20s.), the moiety of one knight's fee in Milborne held by the prior of Okeborne (at 60s.), the moiety of one knight's fee in Elworthe held by Nicholas de Poyntz (at 50s.), the moiety of one knight's fee in Little Whaddon held by Robert

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Martyn (at 40s.), all in Dorset; two knights' fees in Boklond and Chilton held by the prior of St. John of Jerusalem in England (at 100s.), one knight's fee in Cherlton late held by John Poulet (at 50s.), one knight's fee in the same town now held by Humphrey de Keyl (at 50s.), all in Somerset; two knights' fees in Pilton Priors by Barstaple co. Devon held by the abbot of Malmesbury (at 10*l.*), the moiety of one knight's fee in Byfeld held by the heir of William de Verney (at 50s.), the moiety of one knight's fee in the same town held by the heir of Roger Constantine (at 50s.), one knight's fee in Great Billyng held by the heir of Peter Barre (at 100s.), one knight's fee in Sulveston held by the heir of Alan de Sulveston and parceners (at 100s.), all in Northamptonshire; two knights' fees in Danebury and Lyston held by Hugh son of Simon (at 10*l.*), one knight's fee in Ardeleye called Bovyles held by Richard de Sutton (at 100s.), the moiety of one knight's fee in Borham called Walkefares held by Nicholas Burnel (at 50s.), one knight's fee in Little Thurrok called Berewes held by John Squiri (at 100s.), the third part of one knight's fee in Westhorndon held by John Noil (at 33*s.* 4*d.*), the moiety of one knight's fee in Yonge Rauf held by Robert Goselin (at 50s.), the fourth part of one knight's fee called Berhall held by Geoffrey Darsam (at 25*s.*), the moiety of one knight's fee in Barstaple held by Humphrey de Walden (at 50s.), the moiety of one knight's fee in the same town held by Sabina de Barstaple (at 50s.), two knights' fees in Wydeford held by the earl of Suffork (at 10*l.*), all in Essex; one fee and the moiety of one knight's fee in Wyntryngbury (Wytryngbury) held by Juliana de Leyborne countess of Huntyngdon (at 5 marks), one fee and the fourth part of one knight's fee in Lodesdom (Lodesdon) held by John de Boklond (at 40s.), the moiety of one knight's fee in Eillesford held by Nicholas Baude (at 20s.), one knight's fee in Meston held by Hugh son of Simon (at 40s.), the moiety of one knight's fee in Gravesende and Melton held by Thomas Gravesende (at 30s.), the fourth part of one knight's fee in Swanescombe held by John Combe (at 10s.), three knights' fees in Adynton held by the countess of Pembroke (at 6*l.*), three quarters of one knight's fee in Eselyngham held by the said countess (at 40s.), three quarters of one knight's fee in Boketon Monchesy held by the said countess (at 30s.), the fourth part of one knight's fee in Estreston held by John de Rondale (at 13*s.* 4*d.*), all in Kent; one knight's fee in Brompton held by Brian de Harleye (at 12 marks), one knight's fee in Cheilmerssh (Cheulmerssh) held by Hugh de Mortuo Mari (at 4*l.*), one knight's fee in Prestweston, Middleton and Mariton (Martton) held by Nicholas Aurnel (*sic*) (at 4*l.*), one knight's fee in Hodenit held by John de Lodelowe (at 4*l.*), one knight's fee in Hopeboulers held by William la Zouche (at 4*l.*), and the moiety of one knight's fee in Smethecote held by the said William (extended at 20s.), all in Salop.

To Leo de Perton escheator in Worcestershire. Like order in regard to the fees above mentioned in Gosturne and Habeley, and in Shraueleye held by Thomas earl of Warr[wyk].

The like to the following, in regard to the fees above mentioned in their several bailiwicks:

John de Bekynton escheator in Dorset.

John de Bekynton escheator in Somerset.

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Thomas Cheyny escheator in Devonshire.

William de Filode escheator in Northamptonshire.

Roger de Wolfreton escheator in Essex.

William de Hatton escheator in Kent; *the tenant of Eillesford being here called William Baude, and the holding of the countess in Adynton the third part of one knight's fee.**MEMBRANE 41.*

John atte Wode escheator in Salop.

Feb. 16. To Thomas de Monyton escheator in Herefordshire. Like order
Westminster. in regard to the advowsons of the churches of Old Radenore (extended at 40 marks), New Radenore (at 100s.), Thornbury (at 5 marks), Kethedyn (at 100s.), and Thlandewy (at 5 marks), which the king has likewise assigned in dower to Philippa, with the advowsons of the churches of Swanescombe co. Kent (extended at 20*l.*), the third part of the church of Haugrug co. Somerset (at 10*l.*), and the chapel of Lodelowe castle co. Salop (at 40s.).

To William de Hatton escheator in Kent. Like order with regard to the advowson of Swanescombe church.

The like to the following escheators with regard to the advowsons above mentioned in their respective bailiwicks:

John de Bekynton escheator in Somerset.

John atte Wode escheator in Salop.

Feb. 15. To John de Bekynton escheator in Somerset. Order to deliver
Westminster. to William son and heir of William de Botreaux one messuage and 20 acres of land in Northcadebury which were of Henry Trente together with the issues thereof from the time he did homage to the king, saving to the king the issues from the death of Margaret who was wife of Nicholas de Moeles to that date; as the king lately ordered the escheator to certify in chancery the cause wherefore the premises were by him taken into the king's hand, and he certified that he so took them by reason of alienation as in right of the said William, a minor in the king's wardship, for that by inquisition, before him taken of his office, he found that Margaret, who held in dower the manor of Northcadebury in chief by knight service with reversion to the heirs of Nicholas, demised the premises to Henry Trente for his life without obtaining the king's licence, and that the same yet remain in the king's hand for that Henry and Margaret are dead, and William de Botreaux, son and heir of Isabel de Moeles daughter of John Moeles brother of Nicholas, and cousin and heir of Nicholas, has not sued his right therein after their death; and on 27 September in the 33rd year of the reign William proved his age, and the king took his homage for all the lands which William his father at his death held in chief, as well of his own heritage as by the courtesy of England after the death of Isabel his wife, mother of William the son whose heir he is, as appears by inspection of the rolls of chancery.

Feb. 5. To John de Bekyngton escheator in Dorset. Order to cause John
Westminster. Bardolf and Elizabeth his wife to have seisin of all the lands which Elizabeth de Burgo at her death held in chief for her life of the heritage of Elizabeth wife of John, and which were taken into the king's hand by reason of her death; as the king has taken the homage and fealty

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of John for the same by reason of issue begotten between him and his said wife, daughter and heir of Roger Daumory tenant in chief, and has commanded Roger de Wolfreton, escheator in Norfolk, to take security of John and Elizabeth for payment of their relief at the exchequer, and to cause them to have the like seisin.

Feb. 26. To the collectors of customs in the port of Newcastle upon Tyne.
Westminster. Order, if the facts alleged in a complaint of Roger Hogg merchant of Scotland be true, to cause three sacks of wool, by them arrested in name of distraint for custom demanded by them, to be dearested and delivered to Roger or to his attorney; as by the said complaint the king has learned that whereas Roger laded certain his wool of the growth of Scotland in a ship in Scotland to be taken to Flanders, and the ship on its voyage thither was by stress of weather driven for refuge to the said port, although during the whole time the ship stayed there the wool remained without any portion thereof being unladed or exposed for sale, the collectors demanded custom thereupon and at the departure of the ship arrested and are detaining three sacks as aforesaid, whereupon Roger has prayed for remedy. By C.

March 10. To the sheriff of Kent. Order to cause 30 quarters of wheat, 124
Westminster. quarters of oats and 4,000 billets to be bought and purveyed, the wheat to be ground, and the flour thereof put in casks and brought, as also the oats and billets, to the port of Sandwich, and there laded in ships and delivered by indenture, stating the price of every quarter of grain and every thousand billets, to John Parker and John Knottyngle, whom the king has charged to take those provisions to Calais, at his cost to be by the sheriff paid, for the use of John duke of Brittany; as the duke is about to sail for foreign parts on the king's service. By K.
[*Fœdera.*]

March 1. To Roger de Wolfreton escheator in Hertfordshire. Order to deliver
Westminster. in dower to Parnell who was wife of John de Benstede tenant in chief the moiety of one knight's fee in Chesfeld held by John de Blomvyle (extended at 50s.), and the third part of the moiety of one knight's fee in Watton held by Philip Pelitot (extended at 50s. a year), which the king has assigned to her of the knights' fees which were her husband's and came to the king's hand by his death and by reason of the nonage of his heir.

To Roger de Wolfreton escheator in Essex and Hertfordshire. Like order to deliver in dower to the said Parnell the advowson of the church of Little Perndon co. Essex (extended at 10s.), and the third presentation to the church of Benyngton co. Hertford (extended at 20*l.* a year), which were of John de Benstede.

MEMBRANE 40.

March 1. To the justiciary and chancery of Ireland, or to the representative
Westminster. of the justiciary. Whereas lately at the suit of Thomas son of John de Cusak knight, Walter de Exceestre, Nicholas son of Nicholas de Castro Martini, Stephen de Castro Martini, Walter son of Walter de Exceestre, William Veolesse, Stephen White chaplain and John son of Nicholas de Cusak, showing that they held for their lives the manor of Killen co. Meath of the demise of John de Cusak knight with

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reversion to the said John de Cusak, that Thomas Mynyot late escheator in Ireland, by colour of an inquisition taken of office, whereby he found (it is said) that Henry Maemolys the king's Irishman sometime held the said manor, seized the same into the king's hand, and that they the said Thomas de Cusak and others were ousted therefrom without an answer contrary to the statutes, and praying that the manor might be restored to them, the king ordered the justiciary and chancellor, if the said Thomas de Cusak and others should find security to answer to the king for the true value thereof for the time they should hold it in case it should be adjudged to the king, to commit the said manor to them in his name to hold as aforesaid, any commission or demise by the justiciary and chancellor or other minister of the king, or any writ not to intermeddle with lands in the king's hand to them addressed notwithstanding, commanding nevertheless those who should be so commanded to notify Thomas de Cusak and the others to be before the justiciary or in chancery at set days to show cause wherefore the manor ought not to remain in the king's hand; and after, the said Thomas de Cusak and others being in possession thereof by virtue of the said grant and demise, and the plea between the king and them pending without debate, at the untrue suggestion of certain who alleged that the said manor had not been demised to the said Thomas de Cusak and others at its true value, the king ordered the justiciary and chancellor and the treasurer and the barons of the exchequer of Dublin, if James le Botiller earl of Ormond and William Petit would render to the king the true value thereof in excess of the farm which the said Thomas and others rendered, to cause the wardship thereof to be delivered to the said earl and William Petit to hold so long as it should remain in the king's hand rendering such true value, any previous commission to Thomas de Cusak and the others under the king's seal of Ireland and the king's command above mentioned notwithstanding, by colour whereof the said Thomas and others were without warning a second time ousted from that wardship, whereupon by their petition before the king and council presented in parliament they have prayed for remedy: order to call the parties before them, and the escheator and others who should be summoned, to view and examine the king's commissions and commands and the record and process of the said plea, and after hearing reasons on either side to cause speedy justice to be done, any commands to the contrary notwithstanding. By K. and pet. of parl.

Feb. 6. To the treasurer and the barons of the exchequer. Philip de Nevill knight and the men and tenants of the town of Enderby by their petition to the king and council in the present parliament presented have shown that, whereas William Rowelle of Enderby was outlawed, and his goods and chattels appraised at 20*l.*, for that he did not come before Simon Pakeman and Richard de Gaddesby and their fellows justices appointed to keep the peace and justices of *oyer* and *terminer* in Leycestershire, to answer touching certain felonies whereof he was indicted (it is said), and although William was the neif of Philip, and long before the said felony Philip had seized his goods and chattels into his hand, the treasurer and barons are proposing to levy 20*l.* of Philip and the said township for that in the estreats of those justices sent to the king it is contained that the goods and chattels of William were so appraised and that Philip and the township aforesaid ought to answer to the king for the same, whereupon they have prayed the

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Membrane 40—cont.

king for remedy : order, if it may appear that William was the neif of Philip, that Philip having no knowledge of the felony without fraud and covin to defraud the king thereof seized the goods as aforesaid, and that William had none other on the day of the felony, to stay the demand they are making by summons of the exchequer as well against Philip as the said township for the 20*l.* or the chattels aforesaid, and to discharge them thereof, the said estreats notwithstanding, releasing any distraint made.

By K. and pet. of parl.

[*Ancient Petitions* 8485.]Feb. 16.
Westminster.

To the treasurer and the barons of the exchequer, and to the chamberlains. Order, upon the petition of Thomas de Heton, to view the tallies made to him by Master Robert Monk, one of the purveyors of victuals for the king's household, containing 247 quarters of wheat and 48 quarters of beans and peas taken of him for the king's use, which Thomas holds as he alleges, and that, if it may appear that Robert so took the corn and accounted for the same, the treasurer and chamberlains shall cause Thomas to have payment of the price thereof, taking of him the tallies.

By K.

March 4.
Westminster.

To the justiciary and chancellor of Ireland. Whereas lately, learning by frequent information that damage has come to himself and his lieges of Ireland since mere Irishmen, his enemies, as well clerks as laymen, are appointed and promoted to be ministers and officers in cities, boroughs, towns and castles in Ireland, and to canonries and prebends in cathedral churches in the king's lordship and other benefices among the English, the king commanded proclamation to be made in cities, boroughs, market towns and other places that no mere Irishman of the Irish nation be made mayor, bailiff, warder, officer or minister in any place subject to the king, and no archbishop, bishop, abbot, prior or other at the king's allegiance should, under pain of forfeiture, by reason of consanguinity, affinity or otherwise, receive, promote or admit any such to be canon or to any benefice among the English, but that all benefices in Ireland when vacant should be conferred upon English or other clerks at the king's allegiance ; and now on behalf of clerks of the Irish nation abiding among the English at the king's peace and allegiance prayer is made, by their petition before the king and council in the present parliament presented, that whereas by virtue of that proclamation they are debarred from promotion within Ireland in the king's lordship as mere Irish and the king's enemies, though they are not, in consideration of their constancy in standing firm in his allegiance, the king would provide a remedy ; and because it is not right, nor of his intention, that such clerks who have so stood firm as other of the English nation, and of whose good behaviour the justiciary and chancellor have knowledge, should be reputed to be of his Irish enemies or debarred from promotion : order not to molest or suffer to be by their ministers molested any such Irish clerks by reason of their acceptance of benefices within the king's lordship of Ireland, so long as they behave well towards the king and his people, or any prelates or patrons by reason of presenting or admitting them, the said proclamations or any commands to the contrary notwithstanding.

By K. and pet. of parl.

[*Fœdera.*]

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March 10. To the treasurer and the barons of the exchequer of Dublin. Order,
Westminster. upon the petition of Thomas de Badby late treasurer of Ireland, to account at the exchequer with Thomas and other the guardians of the liberty of Meath, which was of Roger de Mortuo Mari earl of March tenant in chief deceased, and is in the king's hand by reason of the nonage of his heir, concerning the issues thereof and divers wages and expenses by them paid to men at arms and others for the defence as well of the said liberty as of other parts of Ireland and for other business, to allow them reasonable expenses and do further what they shall find to belong to the final issue of the account ; as Thomas has shown that he with other lieges was assigned to the guardianship of the said liberty, so that answer should be made to the king at the exchequer of England for the issues thence arising, and when he saw that war was raging, that the king's Irish enemies were wasting the king's lands and lieges, and that there was nothing in the treasury of Ireland whereof he could pay expenses to resist them, he caused all issues taken from the said liberty to be delivered in the treasury, whereof he paid the said wages and expenses. By K.

Feb. 10. To Roger de Wolfreton escheator in Norfolk. Order not to inter-
Westminster. meddle further with the manor of Grymeston taken into the king's hand by the death of Robert de Morle, delivering up any issues thereof taken since his death ; as the king has learned by divers inquisitions, taken by the escheator, that Robert at his death held no lands in that county in chief in his demesne as of fee, but held that manor for life of the gift of Roger de Hales late parson of North Walsham and of John de Bolyngton parson of Watfeld, with remainder after his death to Thomas his son and to his heirs, and that the same is held of another than the king.

MEMBRANE 39.

Feb. 1. To Thomas Saundres of Neubolt escheator in Gloucestershire and
Westminster. Herefordshire and the march of Wales adjoining. Order to cause Lionel the king's son and Elizabeth his wife, daughter and heir of William de Burgo sometime earl of Ulster and cousin and heir of Elizabeth de Burgo tenant in chief deceased, being of full age, to have seisin of all the lands, knights' fees and advowsons of churches, abbeys, priories, hospitals and chapels which the said deceased at her death held in chief as well in her demesne as of fee as in dower or for life of the heritage of Elizabeth wife of Lionel, the reversion whereof pertains to Lionel and Elizabeth, and which by her death were taken into the king's hand, delivering to them of the king's gift any issues thereof taken since the decease of the said Elizabeth de Burgo, although the inquisitions taken by the escheator after her death are not according to custom in the chancery ; as the king of his favour has rendered to Lionel and Elizabeth the lands, fees and advowsons aforesaid together with the said issues, has remitted their relief, and respited the homage of Lionel due by reason of issue between him and his said wife begotten. Nevertheless it is the king's will that the said inquisitions be by the escheator taken and returned in chancery according to the command to him heretofore addressed, as is used to be done. By K.

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Membrane 39—cont.

The like to the following escheators :

Roger de Wolfreton in Essex, Hertfordshire, Norfolk and Suffolk.

William de Otteford in Cambridgeshire.

William de Hatton in Kent.

John de Bekynton in Dorset.

William de Nessefeld in Yorkshire.

Feb. 3. To Stephen de Derby, receiver of the issues of the lands in Wales
Westminster. and the march of Wales which were of Elizabeth de Burgo tenant in chief deceased. Order to deliver to Lionel the king's son and Elizabeth his wife (*as above described*) all issues and profits by him taken from the death of Elizabeth de Burgo of the lands and fees which at her death she held in chief, as well in her demesne as of fee as in dower or for life of the heritage of Elizabeth wife of Lionel ; as the king of his favour has rendered those lands to Lionel and Elizabeth his wife, together with the knight's fees and advowsons and with the said issues, and has commanded that they shall have livery of the same.

Feb. 1. To the justiciary, chancellor and treasurer of Ireland. Order to
Westminster. cause Lionel the king's son and Elizabeth his wife (*as above described*) to have seisin of all the lands, knights' fees, advowsons and liberties in Ireland which Elizabeth de Burgo tenant in chief at her death held in chief as well in her demesne as of fee as in dower or for life of the heritage of Elizabeth wife of Lionel whereof the reversion pertains to Lionel and Elizabeth, and which were taken into the king's hand by her death, who died on 4 November last as is found by divers inquisitions returned in the chancery of England, delivering of the king's gift to Lionel and Elizabeth any issues thereof levied since that date, and discharging them at the exchequer of Dublin as well of those issues as of their relief ; as the king of his favour has rendered to them the said lands, fees, advowsons and liberties together with the issues aforesaid, has remitted their relief, and respited the homage of Lionel due by reason of issue between them begotten. By K.

Et erat patens.

Feb. 18. To the collectors and controllers of the custom and subsidy of
Westminster. wool, hides and woollens, and to the troner of wool in the port of London. Order, upon petition of the merchants of the realm before the king and council presented in the present parliament, to cause the said merchants, as well native as alien, at the weighing of their wool to have allowance for the canvas in which the wool is packed and for the corners thereof, namely for every sarplar larger than a sack two cloves, and for a sarplar containing a sack or less one clove, not compelling them further to pay custom or subsidy thereon ; as they have shown by their petition that, by an evil custom newly arisen since the ordinance of the staple in England, they are compelled to pay for the said canvas and corners, and after advice had upon the premises with the council in the said parliament the king's will is that such allowance be made them. By pet. of parl.

The like to the collectors, etc., in the following ports :

Newcastle upon Tyne.

Cicestre.

Kyngeston upon Hull.

Suthampton.

Boston.

Bristol.

Great Jernemuth.

Exeter.

Sandewich.

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Membrane 39—cont.

Feb. 15. To John de Estbury escheator in the county of Suthampton.
Westminster. Order to remove the king's hand and not to intermeddle further with a messuage of John Cook of Norhampton in Brerdyng, delivering any issues thereof taken to John Moryn and Hawise his wife; as the king lately ordered the escheator to certify in chancery the cause wherefore he took the premises into the king's hand, and he certified that he so took them for that it was found by inquisition, before him taken of his office, that John Cook, who held the same in chief as of the king's manor of Whitefeld, was a bastard, and died thereof seised in his demesne as of fee without an heir; and after, at the suit of John Moryn and Hawise, alleging that Jordan de Welles father of Hawise, whose heir she is, by charter gave the premises to John Cook and to the heirs of his body with reversion for lack of such heirs to Jordan and his heirs, and that John Cook died thereof seised of that estate and none other, and praying a remedy, the king ordered the escheator to make inquisition touching the circumstances; and by inquisition so taken it is found that Jordan gave the premises to John Cook with reversion as aforesaid, that John Cook died thereof seised of that estate and none other, that the said Hawise daughter of Jordan is his next heir, and that the reversion belongs to her; and John Wyvill and Thomas Haket of the county aforesaid have mainperned in chancery for John Cook and Hawise to answer to the king for the issues, if it should be decided that the messuage ought of right to pertain to the king.

March 14. To William de Otteford escheator in Bukinghamshire. Order to
Westminster. cause Walter, son and heir of John de la Grove of Chalfhunte St. Giles tenant in chief deceased, to have seisin of the lands which his said father at his death held in chief in his demesne as of fee, and which by his death were taken into the king's hand; as although Walter has not proved his age as is customary, by inspection of his body in chancery it appears that he is of the age of 40 and upwards, and the king has taken the fealty of Walter and of his favour respited his homage until Michaelmas next. By K.

MEMBRANE 38.

Feb. 26. To William de Otteford escheator in Bukinghamshire. Whereas
Westminster. lately, at the suit of Margery Geround prioress of Merlawe, alleging for herself and the convent that, on Sunday after St. Mark in the 27th year of the reign, by their writing indented they demised to Thomas de Wendovre and Alice his wife for their lives all the lands of the prioress and convent together with 10 acres of meadow called Napie in the parish of Wendovere for 100s. yearly to be rendered to the prioress and convent at St. Peter's chains, and by reason of debts wherein Thomas is bound to the king at the exchequer the premises are taken into the king's hand, praying the king to order payment of that rent and the arrears from the time they were so taken, the king, willing to be certified whether the demise was made in manner aforesaid or no, and of other circumstances, ordered the escheator to make inquisition thereupon; and by inquisition so taken it is found that the prioress and convent made a demise as aforesaid and granted no other estate at any time to Thomas and Alice nor changed that estate, that all the premises are held of William de Molyns by the service of 2s. a year, and are worth 100s. a year in all issues;

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Membrane 38—cont.

in consideration whereof, for that the escheator, appearing in chancery and being examined on oath, has witnessed by word of mouth that the yearly value does not exceed 100s., and out of compassion for the poverty of the prioress and convent: order to remove the king's hand and not to intermeddle further with the premises, being (it is said) in the escheator's keeping, but to suffer the prioress to enter and dispose thereof, restoring to her and to the convent any issues thereof taken for which answer has not been made to the king.

By K. and C.

Feb. 18. To Walter de Kelby escheator in Lincolnshire. Whereas in the
Westminster. 9th year of Edward II Thomas late abbot of Thornton upon Humbre before William de Bereford and his fellows justices of the Bench impleaded Gervase Avenel and Joan his wife, by writ of right dated 18 February in that year, concerning one messuage, one mill and three carucates of land (two bovates of land excepted) in Carleton by Basyngham, and on the morrow of the Purification 10 Edward II recovered the same by judgment of the court without collusion, as appeared by the record and process of the cause viewed and examined before the king and council in parliament in the first year of the reign, and was put in seisin accordingly by writ *de judicio* and continued his seisin therein until Master John Walweyn then escheator south of Trent, alleging that Gervase and Joan before the date of the said writ and the recovery adhered to the Scots, by command of Hugh le Despenser disseised the said abbot, which Hugh then entered and by his power occupied the premises all his life, and they were lately in the king's hand by his forfeiture, whereby William afterwards abbot of that place by petition before the king and council presented in the said parliament prayed for remedy, and the king, willing to be certified thereupon, appointed Henry de Fenton, John Daubeney and John de Crosholm the younger and two of them to make inquisition, in presence of William Trussebut who mainperned before the Council to sue for the king and his right therein; and on a finding by inquisition so taken that Gervase and Joan were at the late king's peace at the dates of the writ and of the judgment, that the said abbot Thomas was seised of the premises nine weeks and more by virtue of the judgment, that John Walweyn by his bailiffs disseised him as aforesaid, that neither he nor William afterwards abbot changed his estate therein, and that the premises are in the king's hand by the death of Hugh and for no other cause, on 26 February in the first year of his reign, by writ founded upon the said petition and its endorsement and upon the inquisition, the king commanded Simon de Grymesby then guardian of the premises to deliver the same to the said abbot William according to the recovery aforesaid, as appears by inspection of a copy of the writ upon the files of chancery; and now Robert abbot of the same place, by his petition before the king and council presented in this parliament, has prayed the king to remove his hand and restore the premises to the abbot according to the judgment of the first parliament, as under the name of the manor of Carleton by Basyngham (value 10*l.* a year) they have been by the escheator taken as forfeit into the king's hand, and the abbot has been ousted from possession, by pretext of another inquisition, before the escheator taken of office, finding (*inter alia*) that Gervase and Joan abandoned that manor, fled to Scotland to the faith of that king, and adhered to the Scots,

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Membrane 38—cont.

the enemies of England, and never after returned to the faith of the kings of England; and that petition being delivered in chancery, and there (by virtue of the endorsement thereof) the record and process of the plea before William de Bereford being viewed and examined before the council, and also the petition of the said abbot William and its endorsement, the commission and inquisition thereon and the said copy of the writ (all on the files of chancery), it is found that restitution was made to the said William for that it was not found that Gervase and Joan adhered to the said enemies, and the escheator in person before the council by word of mouth affirmed that he had no cause nor information to show wherefore restitution should not be made to the abbot save the adherence aforesaid by him returned in chancery, the contrary whereof is plain by the said inquisition, whereby it was decided that restitution ought to be made: order to remove the king's hand and restore the said manor to the abbot, to hold as before it was so taken, and not to intermeddle therein henceforth (saving the king's right, if any), restoring also any issues thereof taken. By pet. of parl.

[*Ancient Petitions* 869: see also 868.]

March 4. To Roger de Wolfreton escheator in Norfolk, Suffolk, Essex and Westminster. Hertfordshire. Whereas, for his devotion towards St. Edmund Martyr, and that the monks of the abbey of St. Edmund might more calmly serve the most high, King Edward I granted that the prior and convent thereof and their successors at every vacancy of the abbey should have the keeping thereof and of all the temporalities, with all goods thereto belonging, as fully as in times past the abbot and convent had when the see was filled, saving to the king the knights' fees held of the abbey and the advowsons of churches falling in during such vacancies, so that all rents and yearly services thence arising should remain to the prior and convent, saving also to the king escheats likewise falling in during such vacancies, which escheats should be delivered to the new abbot at the end of every such vacancy, namely after fealty done by him to the king, and remain to the abbot, prior and convent without let, rendering to the king for every vacancy, whether lasting one whole year or less, 1,200 marks within a year from the beginning of the vacancy, namely 600 marks at the end of one half year and 600 marks at the year's end, and if longer 1,200 marks for the next whole year, and 1,200 marks for every whole year after the first, and proportionally for a shorter time after the first year, and that they should have the keeping aforesaid so that no sheriff, escheator, bailiff or minister of the king should by reason of a vacancy intermeddle in the same, its cells, manors or goods, except that in the beginning of every vacancy the escheator or other minister of the king should within the abbey gates take a simple seisin in name of the king's royal lordship and immediately withdraw without taking or carrying anything away, so that he should not there abide beyond one day for the purpose nor put a substitute there in his place, as in the letters patent of the said king is contained: order accordingly to suffer the prior and convent to have the keeping of the abbey, now void by the death of William the last abbot, and of the temporalities,

MEMBRANE 37.

and to dispose of the temporalities and of the goods to the abbey belonging according to the letters patent of Edward I, not intermeddling

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Membrane 37—cont.

contrary to the same with the keeping of the abbey, or of the cells, manors and goods thereto belonging, provided that a simple seisin be by him taken within the abbey gates; and if he has taken the abbey or the temporalities thereof into the king's hand, order to remove his hand, restoring to the prior and convent the issues thereof taken, but to retain during the vacaucey the keeping of any lands acquired by the abbey after the date of the said letters patent.

The like writs, in regard to the temporalities and goods belonging to the same abbey, to the following:

Walter de Kelby escheator in Lincolnshire.

William Fililode escheator in Northamptonshire.

William de Otteford escheator in Cambridgeshire and Huntingdonshire.

John Wroth mayor of the city of London and escheator therein.

Feb. 4. To Roger de Wolfreton escheator in Suffolk. Order to deliver **Westminster.** to John de Holbrok and Maud his wife the manor of Naketon, taken into the king's hand by the death of Thomas de Holbrok knight, but not to intermeddle further with the manor of Langeston and the lands in Halwetre, Foxole, Bukelisham and Levyngton likewise so taken by the death of Thomas, delivering up any issues taken from the last named manor and lands; as the king has learned by inquisition, taken by the escheator, that Thomas held the premises for life of the gift of Henry le Whyte and John Caperoun clerk made by the king's licence, with remainder to the said John and Maud and to the heirs of their bodies, and that the manor of Naketon is held in chief as of the honour of Dovorre by the service of one knight's fee and 10s. yearly to be rendered towards the ward of Dovorre castle, and the manor of Langeston and lands aforesaid of others than the king, and the king has taken the homage and fealty of John due for the manor of Naketon. By p.s. [25127.]

March 15. To Richard de la Vache constable of the Tower of London or to **Westminster.** his lieutenant. Whereas, among other liberties lately granted by the king's charter to the citizens of London, it is granted that the constable of the Tower for the time being shall make no prises by land or water of the victuals or other things whatsoever of the men of that city nor of others coming thither or going thence, and shall not arrest nor cause to be arrested ships or boats bringing or taking victuals or other such goods to or from the city, and the king is given to understand by the people of the said city and others that the constable and his ministers, disregarding that grant, have divers times newly arrested ships and boats so laded coming thither by water on either side of London bridge as well before they were anchored as after, detaining them under arrest by their own authority until they have taken a fixed prise of the things therein found, or until pledges for payment thereof were delivered them, and taking other prises of things brought to the city or taken thence by land contrary to the will of the owners, by reason whereof victuals and merchandise are daily made dearer, and merchants withdraw from coming thither with goods, and there exposing them for sale, whereupon prayer has been made to the king for remedy: order to desist, and to cause his ministers to desist, from taking such prises by land, from arresting ships and boats and taking prises of the goods therein or pledges for the same, causing no wrong nor damage to those who

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Membrane 37—cont.

bring or take goods to or from the said city, and to make restitution and amends to those concerned for any levy made or deed done as aforesaid, that no second complaint come to vex the king.

April 1. To Roger de Wolfreton escheator in Hertfordshire. Order to
Westminster. remove the king's hand and not to intermeddle further with the lands of the abbot of Rameseye in Therfeld, by him taken (it is said) into the king's hand, delivering to the abbot any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore those lands were so taken, and he certified that it was for that he heard, of the information of credible persons, that the abbot's predecessor appropriated to him and to his house lands called Fisshouses containing five messuages and one carucate of land of one Payn de Therfeld contrary to the statute of mortmain without obtaining the king's licence; and after at the suit of the now abbot, alleging that before the said statute Payn by his charter gave the premises to the then abbot and his successors, and praying the king to order his hand to be removed, the king ordered the escheator to make inquisition upon the matter, and by inquisition so made it is found that the tenements aforesaid called Fisshouses in Therfeld were given in 1 Edward I to William de Gormecestre abbot of Rameseye by Simon le Pottere of Hatfeld and Alice his wife, daughter and one of the heirs of the said Payn, and in 2 Edward I before the statute of mortmain by Robert Aylwyne and Aniana his wife, daughter and another heir of Payn, by two fines levied in that king's court, and by Lucy, Mabel, Emma and Benedieta sisters of Alice and Aniana, likewise daughters and heirs of Payn, by four charters of feoffment severally made, that the said abbot William and his successors have peaceably held the same from that date as parcel of the abbot's manor of Therfeld, and that before the said gift they were held of the said abbot and convent.

March 1. To the abbot and convent of Sautre. Order to pay to the abbot
Westminster. and convent of Bonrepos (*de Bona Requie*) in Brittany from 16 February last a yearly farm of 80 marks which they are bound to pay for the churches of Honygam, Foulbourg, Marteseia and Fendrayton appropriated to the abbey and convent of Bonrepos and by them demised for that farm to the abbot and convent of Sautre, which farm by reason of the war was taken into the king's hand, according to the restitution made of all lands, rents and possessions of alien religious and ecclesiastical persons so taken, by a peace on the said day made at Calais between the king and his brother of France. By K.

MEMBRANE 36.

Feb. 23. To the treasurer and the barons of the exchequer and to the
Westminster. chamberlains. Order to view the rolls and memoranda of the exchequer and, if they find a surplus due to John de Wesenham the king's merchant as alleged, to cause the same to be allowed him at the exchequer in the payment of his farm for the bishopric of Ely in the king's hand to him committed, and to cause John to be discharged of the loss hereinafter mentioned; as the said John has shown that John late bishop of Rochester, then treasurer, bought and purveyed of him 1,000 quarters of wheat, 1,000 quarters of malt, 1,000 quarters of peas and oats for 866*l.* 13*s.* 4*d.* for furnishing the town of Calais, promising that the sum named should be allowed him in his said farm,

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Membrane 36—cont.

by virtue whereof he caused the corn aforesaid to be gathered and put in a granary in the town of Lenn, great part of it to be shipped and delivered to William de Inworth late the king's serjeant at arms to be taken to Calais by the treasurer's letter and command; and immediately after, hearing rumours that the king's enemies were at sea with great multitude of ships to do what mischief they could, by another letter of the treasurer addressed to him, the corn so laded was for fear of those enemies unladed, and John was ordered to dispose thereof as might seem best for the king's advantage; and subsequently John, being appointed to arrest all ships towards the northern parts and sail therein with other lieges to oppose the enemies aforesaid, busied himself in gathering and arresting those ships to the interruption of all else, sailed therein with no small number of armed men and archers, and there abode a great while, and for that he was then so busied that he could not dispose of the corn to the king's advantage or his own, the same was much damaged, to his great loss and impoverishment, whereupon he has prayed for remedy; and because the loss was by no fault of his, it is agreed between the council and John that the surplus of 1,110*l.* 14*s.* 5*d.* due to John and his fellows in their account at the exchequer for the king's wool by them bought shall be allowed him in the payment of his aforesaid farm, and that for that consideration he shall bear the loss and discharge the king thereof.

By C.

March 2. To Richard de la Vache constable of the Tower of London or to
Westminster. his lieutenant. Order to take of Guy de Brian steward of the king's household the bodies of Hugh de Wyehyngham and Thomas Fereres by him arrested, and to safe guard them in the Tower until further orders.

By K.

To the same. Order, of the king's special favour to William de Haroudon 'cosour' of London, arrested in the Tower, to cause him to be dearrested and suffer him to go where he will.

Feb. 24. To John atte Wode escheator in Staffordshire. Order not to
Westminster. intermeddle further with the manor of Joxhale, taken into the king's hand by the death of Thomas de Holand earl of Kent, delivering up any issues thereof taken; as the king has heard by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief nor of another in his demesne as of fee, but held the said manor for life of the demise of Maud de Holand, with reversion to Robert de Holand, and that the same is held of another than the king.

March 24. To the justiciary and chancellor of Ireland for the time being or
Westminster. to their representatives. Order not to molest the dean and chapter of Lymeric by reason of their electing a bishop without licence, if it may be clear by lawful information that they, by one of the canons, after the death of Stephen late bishop of Lymeric, petitioned the then justiciary and council of Ireland for licence to elect another bishop, causing any of the said chapter whom they have arrested to be set free; as the dean and chapter have shown the king that they petitioned as aforesaid and, licence being refused, proceeded to an

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Membrane 36—cont.

election as was lawful, and that now they are impeached and several of them imprisoned for so doing, and have prayed for remedy.
By K.

Et erat patens.

March 24. To the constable of the Tower of London or to his lieutenant-
Westminster. Order, of the king's favour, to cause William son of John de Stodeye to be set free from the prison in the Tower. By K.

May 4. To William de Nessefeld escheator in Yorkshire. Order to remove
Westminster. the king's hand and not to intermeddle further with a messuage in York of the prior of Marton in Galtres, delivering to the prior any issues thereof taken; as the king lately ordered the escheator to certify him in chancery of the cause wherefore the same was by him taken into the king's hand, and he returned that he so took it for that it was found by inquisition, before him taken of his office, that one Anabel Squatsot, sometime tenant to herself and her heirs in fee of a messuage in St. Andrew street in the city of York held of Henry III in burgage, committed a felony for which she was hanged, which messuage the said prior lately held; and after the prior alleged in chancery that Anabel never had any estate therein whereby the same ought to pertain to the king by reason of her forfeiture, and prayed the king to order his hand to be removed and the premises restored to him, wherefore the king commanded the escheator to make inquisition thereupon; and by inquisition so made it is found that Anabel never was seised of that messuage nor had any estate therein, but that Maud Aubyn daughter of Walter the goldsmith of York was thereof seised in her demesne as of fee in the time of King Richard, and by her charter gave the same in almain to the then prior of Marton in Galtres and to his successors, by virtue whereof the prior was thereof seised and by himself and his successors continued his seisin as the right of his church until it was taken as aforesaid.

MEMBRANE 35.

Feb. 18. To William de Hatton escheator in Kent. Order to deliver to
Westminster. executors of Peter Fauelore, by the mainprise of Adam Fraunceys and Gregory Fauelore of the city of London, the cattle, goods and chattels of the said Peter by him arrested in the manor of Tonge, and to suffer them to dispose thereof for the execution of Peter's will; as the king lately ordered the escheator to certify in chancery the cause wherefore the same were taken into his hand, and the escheator certified that he took and arrested 4 oxen, 8 plough horses, 5 cows, 2 horses, 120 sheep, 30 lambs, 6 pigs, 2 swine, 10 porkers, one gander, 6 geese, 40 quarters of wheat, 20 quarters of barley, 10 quarters of oats, 6 quarters of beans 6 quarters of peas, 18 quarters of vetch, 10 loads of hay, one cart bound with iron, one other cart for dung, two ploughs with gear, and one shovel, all appraised at 46*l.* 1*l.* 4*d.*, for that Peter, who held the said manor for life of the gift of William de Boun late earl of Norhampton and of Elizabeth his wife deceased, with reversion to Edmund son and heir of Roger de Mortuo Mari late earl of March tenant in chief, a minor in the king's wardship, made waste therein, as in houses not repaired nor covered, mills and other buildings thereto belonging; and now the said executors have

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Membrane 35—cont.

petitioned the king to order the said goods to be delivered to them by a mainprise, as they are ready to answer for any such waste made by Peter, and the said mainpernors have mainperned in chancery to make satisfaction for such waste, if any shall be found.

Feb. 18. To the auditors of accounts of the farms, rents and issues of the
Westminster. lands which were of Isabel the late queen mother appointed towards the execution of her will. Order to view a roll sent herewith under seal, being a counter roll containing expenses and liveries made by the king's clerk Richard de Ravenser, receiver of the said farms, rents and issues, about the execution of the said will, delivered in chancery by John atte Lee overseer thereof, and to allow Richard those sums in his account. By K.

Feb. 18. To the sheriff of Sussex. Order not to put John de Cokefeld upon
Westminster. assizes, juries or inquisitions so long as he shall remain near the king upon his service. By K.

March 12. To Thomas de Monyton of Gloucestre, escheator in Gloucestershire.
Westminster. Order to cause John de Wilyngton, son and heir of Henry de Wilyngton tenant in chief, to have seisin of the lands whereof his father at his death was seised in his demesne as of fee, and which by his death were taken into the king's hand; as John has proved his age before the escheator, and the king has taken his homage and fealty for the lands which his father held in chief. By p.s. [25248.]

To John de Estbury escheator in Berkshire and Wiltes. Like order, as John de Wilyngton has proved his age before Thomas de Monyton escheator in Gloucestershire. By p.s. [*as above.*]

The like to the following:

Thomas Cheynye escheator in Devon.

John de Bekynton escheator in Dorset.

Feb. 22. To Roger de Wolfreton escheator in Suffolk. Order to take the
Westminster. fealty of Margaret who was wife of Walter de Norwico, according to the form of a schedule enclosed, and not to intermeddle further with the manors of Dalham and Bredefeld and the advowson of Dalham church, delivering to her any issues of those manors taken since Walter's death; as the king has learned by inquisition, taken by the escheator, that the said Walter, son of John de Norwico, at his death held the manors and advowson aforesaid jointly with Margaret of the gift and feoffment of John de Norwico, made by the king's licence, to them and the heirs of their bodies, and that the same are held in chief by knight service.

Feb. 26. To William de Otteford escheator in Bedfordshire. Order to
Westminster. remove the king's hand and not to intermeddle further with a mesuage in Chefford which was of John de Euere, delivering any issues thence taken to Thomas Breton and Cicely his wife; as the king lately ordered the escheator to certify the cause wherefore that mesuage was by him taken into the king's hand, and he certified that he so took it for that it was found by inquisition, before him taken of his office, that the prior of Chikessond by Adam de Pulhangre his servant appropriated the same to him and his house without

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Membrane 35—cont.

obtaining the king's licence, contrary to the statute of mortmain ; and after, at the suit of Thomas and Cicely, alleging that the prior did not appropriate the same nor ever had any estate therein, but that it was of the right of Cicely as of the gift of John to her made in fee, and that as well Cicely while sole as Thomas and Cicely after the marriage between them were always thereof seised until it was taken as aforesaid, and praying that the king's hand might be removed, the king ordered the escheator to make inquisition touching the circumstances, and by inquisition so made it is found that the prior did not appropriate the said messuage, but that it is of the right of Cicely of a gift to her made while sole on Saturday after All Saints in the 6th year of the reign.

Feb. 5. To John de Estbury escheator in Wilts. Order not to intermeddle further with the manors of Stok Verdon and Wyvelesford which Elizabeth de Burgo deceased held in dower of the heritage of Theobald de Verdon sometime her husband by his endowment, delivering up any issues thereof taken since her death ; as it is found by inquisition, taken by the escheator, that Elizabeth at her death held no lands in that county in chief nor of others in her demesne as of fee, but held those manors as aforesaid of others than the king, with reversion to Thomas de Furnyvale knight, son and heir of Joan one of the sisters (*sic*) and heirs of Theobald, according to a partition made among the coheirs, and the king has at another time taken the homage of Thomas for his purparty.

Feb. 8. To Roger de Wolfreton escheator in Norfolk. Order not to intermeddle further with the manor of Morle, taken into the king's hand by the death of Robert de Morle, delivering up any issues thereof taken since his death ; as the king has learned by divers inquisitions, taken by the escheator, that Robert at his death held no lands in that county in chief in his demesne as of fee, but held the said manor for life of the gift of John de Bolyngton clerk and John Payn late parson of Swanton, with remainder to Robert his son and to the heirs male of his body, and that the same is held of another than the king.

MEMBRANE 34.

Feb. 18. To William de Fililode escheator in Norhamptonshire. Order to deliver to Bernard Brocas knight and Mary his wife, formerly wife of John son of Margaret de Borhunt, the manor of Weldon and the bailiwick of keeping the king's buckhounds, taken into the king's hand by the death of William Daunvers ; as the king has learned by inquisition, taken by the escheator, that William at his death held no lands in that county in chief nor of others in his demesne as of fee, but that he and Margaret his wife (likewise deceased) held jointly the manor and bailiwick aforesaid, of the gift and feoffment of Richard Daunvers by fine levied in the king's court with his licence, to hold to them and to the heirs of the body of William in chief by the service of being the king's hunter of his buckhounds, with remainder for lack of such an heir to John son of Margaret and to Mary his wife and the heirs of the body of John, that William died without an heir of his body and John son of Margaret is now dead, and that Mary is living ; and the king has taken the fealty of Bernard.

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Membrane 34—cont.

Feb. 16. To Philip de Lutteleye escheator in Nottinghamshire. Order to
Westminster. remove the king's hand and not to intermeddle further with 10 marks
of rent of William Deyneourt knight in Tuxford, restoring to him
any issues thereof taken; as the king lately ordered the escheator
to certify in chancery the cause wherefore that rent was by him taken
into the king's hand, and he returned that he so took 10 marks yearly
rent issuing from two thirds of the manor aforesaid held by the said
William, for that he found by inquisition, taken of his office, that
William and others, whose estate he has, have taken that rent
of the said two thirds which are held in chief by knight service,
and for no other cause; and the king considers that cause insufficient.
By C.

Feb. 18. To John de Stodeye the king's butler or his representative in the
Westminster. port of London. Order to deliver one tun of wine for the present
year to the abbot and convent of Beaulieu, according to the charter
of King Henry III (*as above*, p. 46).

Feb. 20. To William de Nesselde escheator in Yorkshire. Order to deliver
Westminster. to Joan who was wife of Thomas de Holand earl of Kent the
manors of Cotyngham, Witheton, Buttercrambe, Kirkeby Moresheved
(with lands in Farndale, Gillyngmore, Braucedale and Fademore),
Cropton (with tenements in Middelton and Haretoft), Aton and
Hemelyngton, with the members, lands etc. thereto pertaining, taken
into the king's hand by the death of the earl, together with the issues
from the date of his death; as it is found by inquisition, taken by
the escheator, that Thomas at his death held no lands in that county in
chief in his demesne as of fee, but held the premises of the right of
his said wife, and that the manors of Cotyngham, Witheton, Butter-
crambe and Cropton, one messuage and 14 bovates of land in the
manor of Aton are held in chief, and the residue of that manor and
the manor of Hemelyngton of others than the king; and the king
has at another time taken the homage of the earl for the lands of
Joan's heritage by reason of issue between them begotten.

To Walter de Kelby escheator in Lincolnshire. Like order,
mutatis mutandis, concerning the manor of Gretham with its member
of Thorle, the manor of Beseby with the soke and appurtenances in
Beseby, Hawardeby, Waldneuton, Gunnerby, Alwaldeby, Askeby,
Fenby, Briggesle and Northcotes, the manor of Brotelby and 50*l.*
of rent to be taken yearly of the men of Grymmesby, and other 50*l.*
of rent of the men and soke of Castre, all held in chief by knight
service.

To William de Hatton escheator in Kent, Surrey and Sussex.
Like order, *mutatis mutandis*, concerning the manor of Wykham,
the hundreds of Wacheleston and Lutlefeld, the farm of the royalty
and market of Dertford and a yearly farm of 30*l.* to be taken of the
profits of the county of Kent by the hands of the sheriff, the manor
of Talworth co. Surrey, a yearly farm of 36*l.* to be taken of the
citizens of Cicestre, and two thirds of 8*l.* to be taken yearly of the
manor of Iden co. Sussex by the hands of the tenants, all held in
chief by knight service.

To Roger de Wolfreton escheator in Essex, Hertfordshire and
Suffolk. Like order, *mutatis mutandis*, concerning the manor of

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Membrane 34—cont.

Lammerssh, the hundred of Berestaple, a yearly farm of 11*l.* 11*d.* to be taken of the abbot of Stratford for the manors of Suddebury and Hamme, and a yearly farm of 50*l.* to be taken of the abbot of Waltham Holy Cross co. Essex, the manor of Bissheye co. Hertford, and the manors of Kereseye and Leyham co. Suffolk; as it is found by divers inquisitions, taken by the escheator, that the manors of Lammerssh and Kereseye and the said hundred are held in chief, the manors of Bissheye and Leyham of others than the king.

To John de Wyndesore escheator in Leicestershire. Like order, *mutatis mutandis*, concerning the manor of Donyngton, held in chief by knight service.

To William Fililode escheator in Norhamptonshire and Roteland. Like order, *mutatis mutandis*, concerning the manors of Torpell, Upton and Eston co. Norhampton and the manor of Ryale co. Roteland, held in chief by knight service.

To Philip de Lutteleye escheator in Notinghamshire and Derbyshire. Like order, *mutatis mutandis*, concerning the manor of Chesterfeld co. Derby, one water mill and 40*s.* of rent in the town of Allerton in Shirwod co. Notingham, the said manor held in chief, the mill and rent of Queen Philippa.

To Leo de Perton escheator in Worcestershire. Like order, *mutatis mutandis*, concerning 100*l.* of rent at Wych to be taken of a certain fee farm issuing from the town of Wych, held in chief by knight service.

March 22. To John de Estbury escheator in the county of Suthampton. Order
Westminster. not to intermeddle further with the manor of Stratfeld Say, taken into the king's hand by the death of Thomas de Sancto Leodegario, delivering any issues thereof taken to Elizabeth late his wife; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in his demesne as of fee in chief nor of others, but held the said manor of the right of Elizabeth of others than the king.

March 21. To Roger de Wolfreton escheator in Norfolk. Order to cause
Westminster. William son of John de Honeworth of Bodham to have seisin of 27½ acres of land and pasture in Bodham taken into the king's hand by the death of John; as the king has learned by inquisition, taken by the escheator, that John at his death held in his demesne as of fee 38 acres of land and 2½ acres of pasture in Bodham in chief by the service of 10*s.* yearly payable towards the ward of Dovorre castle, whereof 13 acres are in the hand of Margery late his wife in name of dower, and the residue in the king's hand by reason of the nonage of his heir, that answer has been made to the king by the escheators for the time being for the issues of the 27½ acres from the death of John, who died on Saturday before St. Mary Magdalene in the 23rd year of the reign, and that William is next heir of John and of full age; and the king has taken the fealty of William, and of his favour respited his homage until Michaelmas next. By K.

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*Membrane 34—cont.*April 2.
Windsor.

To the collectors of customs in the port of London. Order to pay to Henry Pyeward the king's serjeant 25*l.* for Easter term last, taking his acquittance; as the king of his favour, for good service, lately granted Henry by letters patent 50*l.* to be taken every year of the issues of the customs in that port at Michaelmas and Easter by even portions for life, or until the king should take other order for his estate.

MEMBRANE 33.

March 12.
Westminster.

To the mayor and bailiffs of the city of Dublin. Whereas it is shewn the king, by the plaint of the abbot and convent of the church of St. Thomas the Martyr by Dublin, that Henry sometime king of England caused that church to be founded, and by charter gave to the same one carucate of land called Dunovere, where the abbey is situated, with mills, meadow etc., to hold in almoin as freely as any church holds any tenement within England or Ireland, and that among other lands [and] liberties granted to the predecessors of the abbot and convent by charter of other kings, it is granted that they shall be quit of all secular demand and service of things to them appropriated save those which pertain to the crown, and that the abbot and convent may hold their court of their men for all plaints and pleas save those which belong to the crown, and although they and their predecessors have ever hitherto possessed the said carucate, and all pleas of lands and tenements within the site of the abbey from the foundation thereof have been pleaded and terminated in the king's court and nowhere else, and the abbot and convent have been wont to hold their court as aforesaid, and take ameracements and profits thence arising, the mayor and bailiffs are unlawfully hindering them from so doing, and by distrains compelling their men to come to the court of that city to answer before the mayor and bailiffs on divers pleas affecting them which ought to be pleaded and terminated in the court of the abbot and convent according to the said charters, to the prejudice of the king, especially as the keeping of the abbey in every vacancy and the issues and profits of the temporalities thereof arising pertain to him: order to desist henceforward from such hindrances and distrains, suffering the abbot and convent freely to hold the said carucate of land and their court as aforesaid, and take the ameracements and profits thence arising, according to the said charters, and as they ought, and their predecessors have been wont to do from the foundation thereof, and not molesting them or their men contrary to the said charters.

*Et erat patens.*March 19.
Westminster.

To the justiciary of Ireland or his representative. Order to cause all hostages and prisoners in the custody of the king's English lieges in Ireland to enter Dublin castle and be there safe guarded until Lionel earl of Ulster the king's son, whom he will shortly send thither, shall come to Ireland.

By C.

[*Fœdera.*]March 14.
Westminster.

To William de Otteford escheator in Buckinghamshire. Order to cause Walter, son and heir of John de la Grove of Chalfunte St. Giles tenant in chief, to have seisin of all the lands whereof his father at his death was seised in his demesne as of fee, and which by his death were taken into the king's hand, though Walter has not proved his age as the custom is; as by inspection of his body

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Membrane 33—cont.

it appears that he is of the age of 40 and upwards, and for that the lands of his father do not exceed 7s. a year according to the extent, the king has taken the fealty of Walter for the lands which his father held in chief, and respited his homage until Michaelmas next.

By K.

Vacated because otherwise above under the same date. [See p. 166.]

April 6. To the mayor and constable of the staple of the city of Cicester.
Westminster. Order to cause the moneys of Raymond de Michorocan and William Pollard citizens of Cork, by them arrested in the said staple, it is said, to be dearrested without delay and delivered to Robert Piers of Cork, staying altogether the holding of a plea before them moved in the said staple by John Motoun; as the king lately ordered the mayor and constable to certify him in chancery of the cause of that arrest, and they certified that 90*l.* in the hands of John Wynnegod for certain hides sold to him by Robert Piers were arrested by the serjeant of the said staple at the suit of John Motoun, who complained before them that in the 21st year of the reign he freighted a ship called *Goldqueu in Brittany* (William Garcy master) to sail to la Baye to lade salt there and bring it to the town of Yoghill, that the same so laded to the value of 32*l.* while sailing thither was taken at sea by the king's enemies and recovered from their hands by certain men of Yoghill at Heydouques by Beble, that two ships of the city of Cork forcibly by night took away the said ship so recovered with the salt contrary to his will without making him any restitution, as is witnessed by a writing sealed at Yoghill with the seals of many seamen and with the seal of the office of provost of that town, damages 40*l.*, and that John Rudde of the city of Cork, whose merchant Robert is, owner of the money arrested, was one of those who took away the ship, craving in his said plea that he might be contented of the goods of John Rudde so arrested for the trespass and damages aforesaid, whereto Robert said that he has no knowledge of John Rudde, nor is his merchant, nor has John Rudde any share in the moneys arrested, nor ought men of the city of Cork to be aggrieved by reason of the said writing made at Yoghill, or have to answer in this case, whereupon John Motoun craved that satisfaction for the trespass and damages should be adjudged him, for that Robert did not gainsay that the money arrested was of merchants in Cork, against whom maritime law is operative in such case; and now on behalf of Robert petition is made to the king to order the said moneys to be dearrested and delivered to him, since they are arrested at the suit of John Motoun by reason of a trespass committed by others than the said Robert, Raymond and William, for which they are not bound in law to answer, and in the ordinances of the staple by the king and council made it is contained that no foreign merchant shall be impleaded for another's trespass or for any debt whereof he is neither principal, surety nor mainpernor, neither by the common law is any native bound to answer for another's trespass, and by the said certificate it appears that the moneys are arrested for a trespass committed by others than Robert, Raymond and William, for which trespass John Motoun is endeavouring to help himself by maritime law, which does not fall under the cognisance of the staple.

By C.

April 16. To the sheriff of Norfolk and Suffolk. Order, under pain of forfeiture, on sight of these presents, to cause forty freestone masons and

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Membrane 33—cont.

forty masons to lay stone of the best in those counties to be chosen and attached, and to be brought or sent with their tools to the king's castle of Wyndesore, so as to have them there before 1 May next, to be delivered to the king's clerk William de Wykeham, clerk of the works, to abide upon the works there at the king's wages so long as need be, taking nevertheless from every mason security for which the sheriff would be willing to answer before the king that he will abide upon the works and not withdraw without the king's licence, causing all whom he may know, by certificate of William, to have so withdrawn to be arrested and imprisoned wherever found within his bailiwick, so that they be not set free without the king's special order, and certifying in chancery under his seal before the day mentioned the names of the masons and the security so taken.

By K.

The like to the sheriff of Lincoln, for forty freestone masons and forty masons to lay stone.

MEMBRANE 32.

March 6. To Richard de Ravensere receiver of issues and debts for executing the will of Isabel the late queen mother. Order to pay to the abbot and convent of St. Mary *de Graciis* by the Tower of London, of the said queen's moneys in his keeping, 100*l.* for certain works of their church which the king has appointed to be done of the said queen's alms, whose will he has undertaken to fulfil, taking their acquittance.

By K.

May 8. To the same. Like order, *mutatis mutandis*, to pay to the above mentioned abbot and convent 28*l.* 13*s.* 4*d.* for certain tenements by the king newly acquired and given to them for certain chantries and alms in the said abbey for the soul of the late queen mother.

April 15. To John de Estbury escheator in Wilts. Order not to intermeddle further with the manors of Stratford Tony and Nyweton Tony, taken into the king's hand by the death of John de Bello Campo of Warrewyk, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee, but held those manors for life of the demise of Thomas de Bello Campo earl of Warrewyk his brother, with reversion to the said earl and his heirs, and that they are held of others than the king.

April 28. To William de Hatton escheator in Middlesex. Order not to intermeddle further with certain tenements in Edelmeton, Totenham and Enefeld taken into the king's hand by the death of Peter Fauelore, delivering to Adam Fraunceys any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Peter at his death held no lands in that county in his demesne as of fee in chief nor of another, but that Peter and Adam held the premises jointly of the gift of John atte Berne and John Organ to them, their heirs and assigns, and that the tenements in Edelmeton are held by knight service of William de Say, heir of Geoffrey de Say tenant in chief deceased, a minor in the king's wardship, the tenements in Totenham and Enefeld of others; and the king has taken the fealty of Adam.

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MEMBRANE 31.

May 6. To the treasurer and the barons of the exchequer. Order, if by
Westminster. inquisition or otherwise they may be assured that William de la Pole and Michael de la Pole his son acquired a capital messuage in the parish of St. Mary at Bridge, Staumford, of Henry de Tiddeswell of Staumford before 1 November in the 28th year of the reign, and that they or one of them has since without interruption or change of estate held the same, without that that the said messuage or any parcel thereof has after the said 1 November come to the hands of Henry so that it might be charged with his debts, to cause the king's hand to be removed, and the said messuage restored to Michael, to hold quit of the debts and charges of Henry, according to the king's letters patent; as the king lately ordered the treasurer and barons to search a certificate of the sheriff of Lincoln in the exchequer touching the cause wherefore the lands of Michael in Staumford were by the sheriff taken into the king's hand, the particulars and the value of them, and to certify him under the exchequer seal of what they found, and by their certificate it is found that, by virtue of the king's writ of *feri faciendo* of the goods and chattels of the said Henry and the lands which were his in fee in the 11th year of the reign and after, for 1,668*l.* 2*s.* 11½*d.* due from him to the king of the price of 135 sacks, 6½ stones and 2*lb.* of wool of his in that year brought over uncustomed and therefore forfeited, John de Bois the sheriff certified that Henry in that year and after had the said capital messuage in Staumford, value 10*l.* a year saving reprises and services of the lords of the fee and afterwards aliened the same to the said William and Michael, their heirs and assigns, and so the messuage was taken into the king's hand until he should be contented of the said debt; and on 1 November aforesaid the king by letters patent granted to William de la Pole the elder and the said Michael that they should not thereafter be charged nor impeached for any debts or charges wherewith Henry was then or might thereafter be charged for time then past towards the king by reason of lands and rents in Staumford and Borley by Staumford by them acquired of Henry, nor should the same lands and rents, but they, their heirs and assigns, should hold the same quit of all demands made or to be made for time past upon Henry; whereby Michael (now sole tenant of the said messuage) has petitioned the king to order his hand to be removed.

April 20. To Thomas de Monyton escheator in Gloucestershire. Order to
Westminster. deliver to John son of Thomas Joell the manor of Joelleston in South Wales, which Thomas his father held of the heir of Hugh le Despenser tenant in chief by knight service and the service of half a mark a year payable at the feast of St. Peter and St. Paul for all services, and which was taken into the king's hand by the death of Thomas and by reason of the nonage of the heir of Hugh; as by inquisition, taken by Thomas Saundres late escheator, it is found that Thomas at his death held the said manor as aforesaid, and held no other lands in that county of the said heir nor of others in his demesne nor in service as of fee, that John is his next heir and of full age, and that Guy Bryan knight held the same and took the profit thereof by grant of the king from the day of the death of Thomas (namely 14 May in the 23rd year of the reign) for a set farm to be rendered at the exchequer; and Edward le Despenser, cousin and heir of Hugh, has at another time proved his age, and

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Membrane 31—cont.

the king has taken his homage for the lands which Hugh his uncle held in chief, and has ordered that he shall have livery thereof.

To the same. Like order, *mutatis mutandis*, for livery of the third part of one knight's fee in Flemyngeston to Richard son of Richard Flemyng; as [[it is found] by inquisition, taken by Thomas Saunders late escheator, that Christina who was wife of Philip Flemyng at her death held the said third part of the heir of Hugh le Despenser tenant in chief by knight service and by the service of 2s. 2½*d.* yearly payable at the feast of St. Peter and St. Paul for all services, and held no other lands of the said heir nor of others in her demesne nor in service as of fee, that Richard is her next heir and now of full age, and that Guy Bryan knight held the premises to farm from the day of her death (namely 1 May in the 24th year of the reign), and took the issues and profits.

MEMBRANE 30.

April 18. To the sheriff of Suthampton for the time being. Order to pay
Westminster. to John de Edyndon the arrears of his wages due for keeping the castle and town of Porcestre and the forest there from 20 February last and henceforward during his life, namely 8*d.* a day in time of peace and 12*d.* a day in time of war, taking his acquittance for every payment; as Richard earl of Arundell, to whom the king lately committed the keeping of the said castle, town and forest with all appurtenances for his life, taking the wages aforesaid, has granted the same keeping and wages to the said John, and the king by letters patent of 20 February last has confirmed his grant, and has of his favour further granted that, if John shall survive the said earl, he may hold the same during his life, taking the fees and wages accustomed.

Et erat patens.

April 17. To John de Estbury escheator in Oxfordshire. Order to cause
Westminster. John son and heir of John de Oddyngeseles to have seisin of the manor of Bradewell, taken into the king's hand by the death of Amice who was wife of John de Oddyngeseles; as by inquisition, taken by the escheator, it is found that Amice at her death held no lands in that county in her demesne as of fee, but held the said manor in dower of the heritage of John the son in chief by knight service; and the king has at another time taken the homage of John the son for all the lands which his said father held in chief.

April 12. To William de Otteford escheator in Buckinghamshire. Order
Westminster. not to intermeddle further with the manor of Little Broghton, 131 acres of land and 8 acres of meadow in Caldecote, taken into the king's hand by the death of Thomas de Holand earl of Kent, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said earl at his death held no lands in that county in his demesne as of fee in chief nor of others, but held the manor and lands aforesaid for his life of the demise of Robert de Holand his brother, with reversion to Robert and his heirs, and that they are held of another than the king.

May 10. To Robert de Thorp and his fellows justices of the Bench.
Westminster. Whereas great multitudes of the people are suddenly smitten by the

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Membrane 30—cont.

deadly plague now newly prevailing as well in the city of London as in the neighbouring parts, and the plague is daily increasing, whereby many prosecuting pleas and business in the king's court have for fear of death drawn to their own parts leaving such pleas and business in peril of loss, wherefore, by assent of the nobles and others of the council, the king has appointed that all pleas pending in the Bench shall be continued in the state they now are until the morrow of Midsummer: order to adjourn all pleas before them to be pleaded on the octave and quinzaine of Trinity until the aforesaid date, if the writs concerning the same were returned before them, and to fix that date for parties prosecuting their business, directing singular the sheriffs of the kingdom to keep all writs in their hands for return until the same date and then return them. By K. and C.

[*Fœdera.*]

The like, *mutatis mutandis*, to Henry Grene and his fellows justices appointed for holding pleas before the king.

[*Ibid.*]

To the treasurer and the barons of the exchequer. Like order, *mutatis mutandis*, concerning pleas, processes, accounts and other business pending before them in the exchequer.

[*Ibid.*]

April 6. To the justiciary, chancellor and treasurer of Ireland. Order to Westminster. cause all lands which they may be assured, by inquisition or otherwise, that Robert de Holiwode acquired while he stood in the king's service in Ireland, to be taken into the king's hand as forfeit by reason of his trespass, and answer to be made at the exchequer of Dublin for the issues thereof; as it was ordered and agreed by King Edward II and his council that no justiciary of Ireland or other minister of the king there, while in office, should acquire lands within the bounds of his bailiwick without the king's special licence, and if any should so do, what he acquired should be confiscate to the king and his heirs; and now the king has learned that the said Robert, who long held divers offices in Ireland, acquired divers lands while in office contrary to that ordinance. By K.

[*Ibid.*]

MEMBRANE 29.

May 14. To William de Nessefeld escheator in Westmorland. Order to Westminster. remove the king's hand and not to intermeddle further with a messuage and two bovates of land in Ormesheved late of William de Soulbergh, and a messuage and two bovates of land in the same town late of Master Adam Graunger, delivering up any issues thereof taken; as the king lately ordered the escheator to certify him in chancery of the cause wherefore the premises were by him taken into the king's hand, and the escheator certified that he so took them for that he found by inquisition, before him taken of his office, that as well William as Adam, tenants thereof in chief by homage, as of knights' fees which were of Andrew de Hercla in the king's hand by reason of his forfeiture, was dead; and after, at the suit of Master John de Appelby (tenant of that which was of Adam), Robert Boudekyn, William de Sandford clerk and Robert de Soulbergh chaplain (severally tenants of that which was of William de Soulbergh), alleg-

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Membrane 29—cont.

ing that the premises are not held of the fees which were of Andrew at the time of his forfeiture or after, but of John de Hurworth yet living, and praying the king to order his hand to be removed, the king ordered the escheator to make inquisition thereupon; and by inquisition, by him so made, it is found that the premises are not held in chief as of the knights' fees aforesaid, but William de Soulbergh at his death held the third part of one messuage, and 7 acres 3 roods of land of the said two bovates of Robert de Ormesheved, and the residue of the messuage and of the two bovates (namely two thirds of the messuage, 12 acres of land and 2 acres of meadow) of John de Hortheworth, and likewise Adam Graunger held the other messuage and land of John de Derwentwater.

May 16. To the justices appointed in Buckinghamshire to inquire concerning weights and measures. Order to suffer John de Claydon, Henry Glover of Stretford and Richard Cole of Stretford merchants to weigh their wool and other merchandise by the weight called 'auncel,' and to use that weight until Christmas next, that in the meantime the king may cause balances and weights agreeing with the standard of the exchequer to be prepared and sent to the sheriff according to the statute, not troubling the said merchants for reasonable use of the said weight hitherto, provided that they be severely punished if they have committed any fraud or deceit; upon the petition of the said merchants praying the king to grant that, whereas such balances and weights are not yet sent to that county, as they ought to have been according to the statute, whereby they or other merchants of the county cannot weigh therewith, they may in buying and selling use the weight called 'auncel,' as they were heretofore wont to do, until the same be sent. By C.

The like to the justices in Oxfordshire, for the same merchants.

May 14. To William de Otteford escheator in Huntingdonshire. Order to remove the king's hand and not to intermeddle further with a messuage and 40 acres of land and meadow of Robert Denne in Gumecestre, a messuage and 40 acres of land and meadow of John Chipenham, a messuage and 40 acres of land and meadow of Reyner Garlop, a messuage and 24 acres of land and meadow of Reynold Manipeny, and a messuage and 20 acres of land and meadow late of William Balle in the same town, restoring to the chaplains hereinafter mentioned any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the premises were by him taken into the king's hand, and he returned that he so took them for that, by inquisition before him taken of his office, it is found that the same were aliened in mortmain and appropriated to certain chaplains for maintenance of certain chantries there without the king's licence; and after, at the suit of the said tenants by petition before the king and council in parliament presented, praying that the king would order his hand to be removed, as the said town is of the ancient demesne of the crown and held of the king at fee farm for 120*l.* yearly, and the men thereof have hitherto been wont without let to demise their lands therein at will to any persons whatsoever for life or a term of years by court roll according to the custom of the town in aid of payment of the said farm, and the premises were so demised to the said chaplains for life, without that that

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Membrane 29—cont.

they are put to mortmain, or that the chaplains have any estate therein save for life only, the king desired information of the escheator; and by inquisition, by him taken at the king's command, it is found that the said town is of the ancient demesne of the crown, that the men thereof in the time of King John took of him the whole town, with all escheats, liberties, courts etc., by his charter, rendering the fee farm aforesaid, to hold according to the custom of the manor, that the said men in all times past according to the custom of the manor might at will give, sell and bequeath in fee their lands therein by surrender by the hands of the bailiffs thereof for the time being without let of the king or any other, and that the premises were not given to the said chaplains in mortmain or aliened, but demised to them for life according to the custom aforesaid, rendering to the king the services and customs thereof due, under a condition that, if they should default therein, the men of the town might enter and hold the premises, revoking and annulling all the estate of the said chaplains; in consideration whereof the king considers that the taking of the premises was unlawful.

May 22. To the collectors of the custom of wool, hides and woolfells in the
Westminster. port of London. Order to pay to Wolfard de Giscell, or to John his son and attorney, 25 marks for Easter term last, taking his acquittance; as the king by letters patent granted to Wolfard, and to Eleanor his wife deceased, 50 marks every year for their lives to be taken of the issues of the customs in that port at Michaelmas and Easter by even portions.

May 4. To the sheriff of Kent. Order, at his peril, to cause John Paak,
Westminster. Thomas Berryner, Robert Unfray, John Polryn, John Carpentiere of Tykehirst, John Carpentier, John atte Brok of Baysche, John Carpentier, John de Fenklesham, John atte Vale, Richard atte Vale de Pecco and John Carpentier of Sandewich to come to work on the king's works at Sandewich without delay. By K.

MEMBRANE 28.

May 6. To the treasurer and the barons of the exchequer. Order to stay
Westminster. altogether their demand made upon John son and heir of John Avenel or Warin de Bassyngbourn of Wynpol knight, Mary his wife, Master John Blanchard and Thomas de Eston for 40*l.* to the king's use, discharging them thereof; as lately the king caused all the lands, goods and chattels which were of John Avenel deceased to be taken into his hand as well by reason of certain debts and accounts in which John at his death was said to be bound to the king as for restitution of a ship of a certain foreign merchant taken at sea in time of truce by William de Rouceby late servant of John, for which John was convicted before the council; and after, for that none was suing for such restitution, and by certificate of the treasurer, the barons of the exchequer and of the chamberlains it was found that John was not so bound save in 81*l.* 18*s.* only which he received at the receipt of the exchequer for his wages and the wages of men at arms and archers in his retinue when he was captain of the duchy of Brittany by the king's commission, and the king had knowledge that he abode a great while in the said duchy with many such men in the king's service, and if account were taken little

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Membrane 28—cont.

or none of the said sum would be due to the king, and for that cause and for 40*l.*, which Warin and Mary (daughter of the said John) granted to pay, believing that John son and heir of the said John was dead in Brittany and that Mary was heir of her father, and for which John Blaunchard and Thomas made a recognisance in chancery, the king pardoned the said debt and account, and ordered livery to be given to Warin and Mary of all the lands, goods and chattels aforesaid; and now on behalf of John the son the king has learned that his father stood no small time in the king's service in Brittany, and after died in his service in Normandy, that if account had been taken with his said father for the wages of his men for that time the king would be bound to him in a great surplus over and above the sum he received as aforesaid, that John the son was made prisoner of war before his father's death, imprisoned at Paris for a year and more after his decease, and held to a great ransom, so that he could not come for restitution of his lands, that Warin and Mary after his coming to England rendered to him all the lands which descended to him by inheritance after his father's decease, by them occupied as aforesaid, and he so holds the same as his heritage, and that the 40*l.* granted by Warin and Mary to have those lands out of the king's hand are being demanded of him therein by summons of the exchequer, [praying that] the king would order that demand to be stayed, as John the son cannot be bound or charged with the grant so made by Warin and Mary, nor is anything found whereby he ought to be charged towards the king by reason of those lands; in consideration whereof the king has thought good to cancel the said recognisance upon the rolls of chancery, and to discharge the parties above named, as aforesaid.

By K. and C.

May 14. To William de Nessefeld escheator in Westmorland. Order not to intermeddle further with the moiety of one stalling (*stalinga*) in Westminster. Sleddale and divers other lands in that bailiwick, taken into the king's hand by the death of John son of Roland de Patton, delivering up any issues thereof taken; as it is found by inquisition, taken by the escheator, that John son of Roland at his death held no lands in that county in his demesne nor in service of the king as of the knights' fees which were of William de Coucy lately in the king's hand, but held the said moiety in his demesne as of fee of John Coupeland and Joan his wife by knight service as of the lands and fees of the said William which John and Joan hold for their lives of the king's grant, that long before his death he attorned for his services to the said John and Joan, and that he held in his demesne as of fee divers other lands in that bailiwick of others than the king; and at another time the king by letters patent has given to John and Joan for their lives all the lands and fees of the said William.

May 14. To William de Nessefeld escheator in Westmorland. Order to Westminster. remove the king's hand and not to intermeddle further as well with the moiety of one stalling in Sleddale as with the eighth part of the hamlet of Selsete, the moiety of the hamlet of Wynfell and two tenements in the hamlet of Skelmiser, taken into the king's hand by the death of William de Thornburgh, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said William at his death held no lands in his demesne nor in service in chief, by knight service or otherwise, as of knights' fees

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Membrane 28—cont.

which were of William de Coucy lately in the king's hand, but held in his demesne as of fee the said eighth part, moiety of Wynfell and tenements in Skelmiser of others than the king, and though at one time seised of the moiety of the said stalling in his demesne as of fee, long before his death gave the same to Roland his son and Alice his wife (both yet living) and to the heirs of their bodies, who (by virtue of that gift) took the issues and profits thereof until the escheator took the same moiety into the king's hand, alleging that William de Thornburgh died thereof seised, and that at the time of the gift it was held in chief by knight service as of the fees aforesaid, then in the king's hand.

May 14. To Philip de Luttele escheator in Notinghamshire. Order to take an
Westminster. oath of Elizabeth who was wife of John de Lungevillers that she will not marry without the king's licence, and to deliver to her in dower a third part of the manor of Tuxford (extended at 12*l.* 5*s.* 0½*d.* a year), certain tenements in Hoghton (at 30*s.* 2*d.*), certain tenements in Allerton (at 28*s.* 10*d.*), certain tenements in Grymston (at 44*s.* 3½*d.*), certain tenements in Wellum Morhous (at 8*s.*), and certain tenements in Welhagh (at 18*s.* 1*d.*), which the king has assigned to her of the lands of her husband.

May 3. To the treasurer and the barons of the exchequer. Order to account
Westminster. with Roger de Bromleye the king's clerk, as well for victuals by him delivered to Thomas de Bello Campo earl of Warrewyk by the king's command as for those by him sold, and after taking to the king's use the price for which they were sold, whereof they may have knowledge by his oath to be before them sworn, to cause Roger to be discharged as well of the residue of the price of those sold as of those delivered to the earl, notwithstanding that they were for the most part bought to the king's use, charging the earl with those to him delivered; as on 17 January in the 33rd year of the reign the king by letters patent appointed Roger to receive all victuals purveyed to the king's use in divers counties, bring them at the king's cost to the places appointed by the council, and there deliver and dispose thereof as should be by the council commanded, taking 40*d.* a day for his wages and the wages of his two yeomen while in that office; and after the king ordered him to sell for the best price he could red herrings, stockfish, cured salmon, onions and garlic and all other the king's victuals in his keeping at Honyfleu in Normandy, wines excepted, unless the said earl, who was then in those parts on the king's service, should wish to have the same or part thereof to his use, and if he should so wish and should have nothing in hand to content Roger for the same, to cause what he wished to be delivered to the earl at a reasonable price; and now Roger has petitioned the king to deal generously with him in that behalf, as by long keeping the victuals were much damaged, so that they could not be sold nor delivered at the price for which they were bought, but the treasurer and barons, not considering this, are causing the whole price to be demanded of him in his account at the exchequer, as if he had sold them for that. By K. and C.

May 8. To Simon Dolsely late mayor of the city of London, Simon de
Westminster. Benyngton and John de Cicestria late sheriffs of London, receivers of the subsidy of 6*d.* the pound of merchandise imported or exported

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Membrane 28—cont.

from the realm last granted for furtherance of the king's war while he was over sea. Order to pay to Richard de Puryton and Robert de Plesceley 20 marks for their pains and expenses in regard to the account of the said moneys, taking their acquittance. By C.

May 14. To Philip de Luttele escheator in Notinghamshire. Order not to intermeddle further with one messuage, one mill, one dovecot, two carueates of land, 22 acres of meadow and 12*l.* 7½*d.* of rent in Egmonton taken into the king's hand by the death of John de Lungvillers, delivering any issues thereof taken to Elizabeth his wife; as the king has learned, by inquisition taken at his command by Robert de Morton, Richard de Pensax and John de Wheteley, that John de Lungvillers at his death held the premises jointly with Elizabeth of the gift and feoffment of Richard de Pensax and John Bartilmewe vicar of Tuxford to them and the heirs of their bodies, and that the same are held of another than the king.

MEMBRANE 27.

May 10. To the treasurer and the barons of the exchequer. Order to cause Westminster. John Malewayn and Adam de Bury, to whom the king committed for a set yearly farm the subsidy on cloths for sale granted him in every the counties of the realm for redemption of the forfeiture to him pertaining of the alnage of cloths, to be discharged of 62*l.* 2*s.* 10½*d.* a year of their said farm for the last two years, provided they answer for the residue thereof for those years; as the king of his favour, in recompense for damage and loss sustained by them in the collection of the said subsidy, has remitted so much thereof. By K. and C.

To the justiciary and chancellor of Ireland. Order, as they love the king's honour and the safety of Ireland, on sight of these presents, to cause trusty persons to be appointed by letters patent under the seal used in Ireland, who may arrest all shipping to be found in Ireland, furnish the same with men and victuals, and bring it to the ports of Chester and Lyverpole, so as to be there seven days before St. Peter's chains or by the day of that feast at latest, ready to bring over the king's son Lionel earl of Ulster, who is about to come thither with men at arms, armed men and archers for the safety of the land. By K. and C.

To the treasurer of the exchequer of Dublin. Order to pay by indenture to the persons appointed to arrest shipping (*as above*), and to the shipmasters and seamen, their reasonable wages and expenses, so that the passage above mentioned be not delayed. By K.

March 10. To John de Neubury, the king's clerk, keeper of the great ward- Westminster. robe. Order to cause livery to be made, if not yet made, to Parnell Talleworth damsel of the king's cousin Joan sister of the duke of Brittany and to others of her household, namely one damsel of her chamber, one esquire, one yeoman of her chamber two grooms, one of her chamber the other of her wardrobe, of their robes suitable to their estate for Christmas last; also to cause the costs and expenses of Matthew Galeys yeoman of the said Joan's chamber, as well in regard to the making and furring of her robes and other cloths as in

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Membrane 27—cont.

going divers times to the city of London for furtherance of her business, to be paid him of the king's gift. By K.

[*Fœdera.*]

May 15. To the sheriff of Essex. Order to deliver to Edward prince of Westminister. Wales, if he choose to have them by the extent, a messuage called Gayshames at Berkyngge and 120 acres of land thereto attached, with Goldherstland and 13s. of rent, another messuage called Hockeles, 55 acres of land and 3 acres of meadow, to hold until fully contented of debts due to him from Thomas de Sandewico deceased, late purveyor of victuals for his household, over and above the value of the goods and chattels already taken into the prince's hand, certifying his action in chancery under seal on the morrow of Midsummer, and having there this writ; as lately, at the prayer of the said prince, alleging that Thomas was dead, the king ordered the sheriff to take into the king's hand all lands, goods and chattels of Thomas, and safe keep the same until the prince should be contented of the said debts or until further orders, certifying in chancery the value of such lands and the price and description of such goods; and the sheriff returned that Thomas at his death had the premises, value 40s. 7d. a year over and above the services thereof due, and that his goods and chattels were taken into the prince's hand by Richard de Stokes and Richard de Wyggele servants of the prince long before the receipt of that writ. By K.

May 8. To the treasurer and the barons of the exchequer. Order to stay Westminister. the distraint made by summons of the exchequer upon Richard earl of Arundel to answer to the king for the issues of the lands which were of Gerard de Insula deceased, the homage, fealty and relief of Warin his son and heir, and to cause as well the said earl as Warin and the escheators of the counties wherein the said lands are to be thereof discharged; as on 20 August last, for that the said earl took upon him to answer for the issues aforesaid, in case by inquisitions concerning the said lands then to be returned it should be found that Gerard held any lands in chief so that such issues ought to pertain to him, the king ordered divers his escheators to give Warin livery of the lands which his said father at his death held in his demesne as of fee and which were by his death taken into the king's hand, together with the issues thereof, saving the homage, fealty and relief of Warin if any should be due; and upon examination of all the said inquisitions now returned, it is not found therein that Gerard held any lands in chief in his demesne as of fee.

March 25. To Thomas de Monyton escheator in Gloucestershire. Order to Windsor. cause John de Cherleton, cousin and heir of Alan de Cherleton tenant in chief, to have seisin of the lands of which the said Alan his grandfather was seised in his demesne as of fee, and which by his death were taken into the king's hand; as John proved his age before Thomas Saundres late escheator, and the king has taken his homage and fealty for the lands which Alan held in chief. By p.s. [25278.]

The like to Thomas Cheyny escheator in Devon. By p.s. [*as above.*]

The like to John atte Wode escheator in Salop.

MEMBRANE 26.

May 28. Order to the sheriff of Gloucester to cause a coroner to be elected Westminister. instead of Richard Chauseye, who is insufficiently qualified.

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Membrane 26—cont.

April 28. To William de Otteford escheator in Huntingdonshire. Order to
Westminster. deliver to Alice who was wife of John Pollard, mother of William Pollard his son and heir, as next friend of the said heir, to be safe kept for his use, 3 messuages, 24 acres of land and 2 acres of meadow in Hemyngford Grey, taken into the king's hand by the death of John, together with the issues thereof taken, and not to intermeddle further with his other lands held of others than the king and likewise taken into the king's hand, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief whereby the wardship of his lands at present ought to pertain to the king, but held the premises in Hemyngford in chief by the service of 4*d.* yearly payable to the sheriff in the king's name, 4*d.* a year for hundred geld and ½*d.* a year called 'ward halpeny' likewise payable to the sheriff, and by suit of court at the view of the king's frankpledge of Hemyngford and the sheriff's turn at Touleslond, and one messuage and 60 acres of land meadow and pasture in Fendrayton of others than the king, and that William is his next heir and of the age of 9 years and upwards.

May 13. To John de Estbury escheator in the county of Suthampton.
Westminster. Order to cause John son of John de Norton, cousin and heir of James de Norton tenant in chief, to have seisin of the lands whereof James his grandfather was seised in his demesne as of fee, and which were taken into the king's hand by his death; as John has proved his age before the escheator, and the king has taken his homage and fealty for the lands which his said grandfather held in chief.

By p.s. [25371.]

To William de Hatton escheator in Surrey and Sussex. Like order, as John son of John de Norton has proved his age before John de Estbury.

May 30. To the bailiffs of the town of Wych co. Worcester for the time being.
Westminster. Writ *de intendendo* in favour of Joan late wife of Thomas de Holand earl of Kent for 100*l.* of rent, and order to cause the same to be paid her every year together with the arrears (if any) since the earl's death; as on 20 February last, on the finding of an inquisition, taken by Leo de Perton escheator in that county, that the said earl at his death held at the said town the aforesaid rent to be taken of a certain fee farm issuing from the town, as of the right and heritage of Joan, the king ordered the said escheator to deliver to her that rent, which was taken into the king's hand by the earl's death, with the issues thereof taken.

Et erat patens.

June 20. To Walter de Kelby escheator in Lincolnshire. Order to remove
Westminster. the king's hand and not to intermeddle further with the lands of John son and heir of John de Brewosa, taken into the king's hand by reason of his alleged idiocy; as by examination before the council he is not an idiot. By C.

June 3. To the treasurer and the barons of the exchequer and to the cham-
Westminster. berlains. Order to view the rolls and memoranda of the exchequer, and if assured that the facts are as alleged in the petition of Walter

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Membrane 26—cont.

de Mauny, to pay him the arrears from 28 November last of 100*l.* a year granted him by letters patent of 12 March in the 12th year of the reign; as the said grant was made to Walter until provision should be made him of 100*l.* a year of land and rent within the realm, to hold to him and the heirs male of his body, and he has petitioned the king to order the arrears to be paid him from the date mentioned, as he has received nothing thereof, and for sure causes he released to the king the arrears to that date. By K.

To the sheriff of Norfolk. Order, upon the petition of Walter de Mauny, to pay him the arrears from 28 November last of 35 marks a year which he received for his life by grant of Thomas late earl of Norfolk and marshal of England, made at the king's request, of the fee which the said earl took yearly of the county of Norfolk by the hands of the sheriff; as on 5 April in the 5th year of the reign the king by letters patent confirmed that grant, and Walter has shewn that he has received nothing thereof since the said earl's death, but has released to the king all arrears to the day above mentioned. By K.

To J. bishop of Lincoln. Order to cause the abbot of Mussynden to be brought again to that abbey, and there to abide for the good ruling thereof under safe custody so that he do not withdraw thence, although by his writ the king lately ordered the bishop to cause the said abbot to be kept in safe custody in the abbey of Nuttele of the same order in his diocese, as he was convicted before the king in his court of certain evildoings, and delivered to the bishop as his ordinary, but the abbey of Mussynden of the king's patronage for lack of a pastor is being wasted and destroyed. By K.

June 18. To John de Estbury escheator in Wilts. Order to remove the king's
Westminster. hand and not to intermeddle further with a water mill, 5 virgates and 10 acres of land, 14½ acres of meadow, pasture for two plough horses, 6 oxen, and 200 sheep, and a rent of 40*s.* a year in Laverstoke, Muleford and Forde, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that William de Randolf at his death held the premises in his demesne as of fee of Thomas de Farnhull, and that he was a bastard, and died without an heir of his body.

To the same. Order to remove the king's hand and not to intermeddle further with one messuage, one toft, 3 carucates of land, 6 acres of meadow and 100*s.* of rent in Hulledeverell, delivering to Emma wife of Thomas Cary knight deceased any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Thomas held the premises jointly with Emma, and demised the same to her for life before he espoused her, and they are held of another than the king.

MEMBRANE 25.

May 10. To the treasurer and the barons of the exchequer. Order, upon
Westminster. the petition of Walter de Mauny, to view the letters patent and bills of the wardrobe shewing the king's debts to him, and to allow Walter at the exchequer so much as they may thereby be assured that the king is bound for to him in the 839*l.* 14*s.* 8½*d.* of clear debt, not in the

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Membrane 25—cont.

account of other debts by him heretofore rendered, for which he is found by certificate of the treasurer and barons to be bound to the king for divers causes, so that if after that allowance made anything be due to the king or to Walter, either party shall be contented of the surplus, taking of him the letters patent and bills aforesaid. By K.

May 10. To Thomas-de Bothe. Order, for sure causes, to cause the ten mares of the king's stud in his keeping in the park of Knaresburgh to be sold for the best advantage by view and testimony of the king's clerks Henry de Ingelby and Richard de Ravensere, and the money to be paid by indenture to the king's clerk William de Wykham surveyor of his works in Wyndesore castle for the expenses thereof.

May 10. To Simon Dolseli late mayor of the city of London, and to Simon Westminster. de Benyngton and John de Chychestre then sheriffs thereof, receivers of the subsidy of 6*d.* the pound of merchandise imported or exported lately granted for the safety of the realm. Order to pay by indenture to the king's clerks Richard de Puryton and Robert de Plesele 20 marks for their pains and expenses incurred in regard to the account of those moneys, taking their acquittance. By C.

June 2. To the sheriff of Bedford. Order to cause John de Meperteshale Westminster. knight to have seisin of a messuage and 18 acres of land in Meperteshale, held by Henry Averay of Meperteshale outlawed for felony; as the king has learned by inquisition, taken by the sheriff, that the premises have been in his hand for a year and a day, that Henry held the same of the said John, and that Robert de Meperteshale now holds them of the demise of William de Otteford the escheator, who had the year and a day and the waste and ought to answer to the king for the same.

April 11. To the treasurer and the barons of the exchequer. Order to Westminster. cause the demand made to the king's use upon John Parker and John Gryote constables of the town of Maldon and upon Amyas Palmere of Maldon for a ship, crayer and cockboat or boat with the wool and fells therein to be altogether stayed, and John, John and Amyas to be thereof discharged, the variation between ship, crayer, cockboat and boat or the delivery thereof without warrant to Reynold de Ferreres notwithstanding, taking from William de Hynton, appointed in Essex to arrest ships crossing with wools, woolfells and other customable goods without paying the custom and subsidy, a writ of privy seal to him addressed; as on 10 April in the 33rd year of the reign the king by writ ordered John, John and Amyas to safe keep until further order a ship laded with wool and woolfells which William arrested as forfeit and delivered to them; and now it is shewn by a plaint on their behalf that, though William delivered to them to keep as forfeit one small crayer (under name of a boat) and one small cockboat thereto pertaining with 237 fleeces of wool and 123 woolfells, he after on 16 April following took the same from them and delivered it to Reynold to have of the king's gift by virtue of a mandate of the king's privy seal to him addressed, without that that they received of William any ship with wool and woolfells, the treasurer and barons are distraining them to answer to the king as well for a ship and boat with wools and woolfells as [for]

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Membrane 25—cont.

the crayer with wool and fells found therein, for that in the said privy seal is no mention of delivering a ship to Reynold, alleging that the ship is one thing and the crayer another separate thing, whereupon they have prayed for remedy; and William de Hynton has in chancery acknowledged in person that he took from them the crayer with the cockboat, wool and woolfells aforesaid which he delivered to them to keep, and delivered the same to the said Reynold by virtue of the said privy seal, and that no other ship or wools or fells were by him delivered to them. By K.

June 4. To John de Laundeles. Order to cause two thirds of two thirds of the manor of Bampton co. Oxford to be restored to Egidia who was wife of John de Molyns together with the issues thereof taken since the death of John, provided that answer be made to the king for the farm thereof during the time the same were in the king's hands in John's lifetime; as on 30 June last the king of his favour by letters patent pardoned Egidia the suit of his peace for manslaughters, robberies, larcenies, felonies and trespasses whatsoever by her committed in England, and further gave her all her lands, goods and chattels which by reason thereof may be called forfeit to him; and after at her suit for restitution of the premises, alleging that William de Golafre while he lived held the same for life with reversion to John and Egidia by fine levied before the justices of the Bench, and that the same were after William's death taken into the king's hand among other lands of John, for that he was as a clerk convicted before the king of divers felonies and died in prison, and are yet in the king's hand, the king ordered John de Estbury the escheator to make inquisition in the matter; and by inquisition thereupon made it is found that William held the premises as aforesaid with reversion to John and Egidia and to the heirs of John by a fine levied at Westminster on the morrow of the Ascension in the 27th year of the reign, that the same were taken into the king's hand by reason of felonies whereof John as a clerk was convicted, that John and Egidia have granted to no man nor charged their estate in the premises, which are in the king's hand for the cause aforesaid and no other, and in the keeping of John de Laundeles by the king's commission for a set farm thereof payable, that they are held of another than the king and are worth 19*l.* 12*s.* 8*d.* a year in all issues, and that John de Molyns died on 10 March in the 34th year of the reign.

June 22. To John de Estbury escheator in Berkshire. Order not to intermeddle further with the manors of Spersholte and Westhanred taken into the king's hand by the death of John de Spersholte, delivering to Maud his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee, but held those manors jointly with Maud of others than the king.

MEMBRANE 24.

May 31. To the guardians of the temporalities of the vacant bishopric of Westminster. Hereford which are in the king's land. Order to cause the arrears of his wages and fees from 4 December last to be paid to the king's yeoman John atte Wode, and such wages and fees to be paid him

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Membrane 24—cont.

henceforth of the issues of the said temporalities according to the time the same shall remain in the king's hand ; as on that day the king by letters patent committed to him the constableness or office of constable of the castle of Bisshopescastel co. Salop to hold so long as the said temporalities should remain in the king's hand without rendering anything to the king, taking such wages and fees as others who heretofore held the office used to have ; and by inquisition, taken by the said guardians by the king's command, it is found that John Pencoyt, Thomas Glaas, William Hogeshawe, Walter Drak, Roger Collyng and William de Hull, late constables of the said castle, took the following fees and wages, namely 10*l.* a year for fee, one robe of the suit of the lord's esquires or 20*s.*, 4*d.* of every brewing of beer sold in the town of Bisshopescastel, maintenance for two horses (value 6*d.* a day), and 2*d.* a day for the wages of the doorkeeper of the castle by them appointed.

April 22. To the treasurer and the barons of the exchequer. Whereas J. Westminster. sometime king of England on 10 May in the 5th year of his reign by his charter gave the town of Ivelcestre to the burgesses thereof at fee farm, with all liberties and free customs, answering for the same at the exchequer at Michaelmas for 30*l.* a year of the ancient farm, so that the sheriff should not intermeddle therein, and that 6*l.* 10*s.* which the same king gave to William Dennis (*Daco*), 40*s.* of the mill which the said William held, and 40*s.* of the hundred of la Stane should be reckoned in that farm as they used to pertain thereto ; and whereas the said king on 12 May following by another charter gave to William Dennis the said 6*l.* 10*s.* of rent which he used to render of the farm of the heywardship and Hechyng and other tenements which he held of the said king in the borough and for tenements in Ivelcestre, and gave him the mill of Ivelcestre whereof 40*s.* are reckoned to the said king's farmer, to hold to William and his heirs of the king and his heirs by the service of the fourth part of one knight's fee for all service and demand ; and now it is shown the king by a plaint on behalf of the said burgesses that, although William, his heirs and assigns, by virtue of that gift held as well the rent of 6*l.* 10*s.* aforesaid as the 40*s.* of the said mill, which were parcel of the said farm of 30*l.*, without that that the burgesses ever took and had anything of that 8*l.* 10*s.* from the time of the grant, the treasurer and barons are endeavouring to charge them henceforth with the whole rent of 30*l.*, and with the arrears of the said 8*l.* 10*s.* so granted to William, and are causing them unlawfully to be distrained and troubled for the same : order to view the said charters, search the rolls and memoranda of the exchequer, and if they may be assured that the 8*l.* 10*s.* are to be reckoned in the farm of the town according to the first charter, that the said rent which William used to pay as aforesaid and which the said king granted him according to the second charter were before the said gift parcel of the said farm, and that the burgesses have hitherto received nothing in aid of their farm, when the king shall be contented of 21*l.* 10*s.* every year from the said 12 May for the farm of the town, to cause the demand made by summons of the exchequer upon the burgesses for the said arrears to be stayed, and the burgesses to be discharged thereof, releasing any distraint made for that cause.

By pet. of parl. [*Ancient Petitions* 3969.]

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Membrane 24—cont.

June 18. To Roger de Wolfreton escheator in Essex. Order to take an oath
Westminster. of Joan who was wife of John Essex of Reddeswell tenant in chief that she will not marry without the king's licence, and to cause dower to be assigned her of the lands of her husband, sending the assignment under seal to be enrolled in chancery.

June 20. To William de Fililode escheator within the liberty of Holdernesse
Windsor. co. York. Order not to intermeddle further with the manor of Brandesburton and two thirds of the manor of Mapelton, taken into the king's hand by the death of Margery who was wife of Roger Husee, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Margery at her death held no lands within that liberty in her demesne as of fee in chief as of the crown nor of any other, but held the premises jointly with Herbert de Sancto Quintino her first husband deceased of the gift and feoffment of Robert de Wyville bishop of Salisbury and Nicholas le Mareschall parson of Staunton, to Herbert and Margery and to the heirs of their bodies, and that the same are held of Isabel the king's daughter as of her manor of Brustwyk.

To John de Bekynton escheator in Dorset. Like order concerning the manor of Belle, 66s. 5d. of rent at Thevershute, 10s. of rent at Loxtrowe and 48s. of rent at Frome; as the king has learned by inquisition, taken by the escheator, that Margery at her death held no lands in that county in chief in her demesne as of fee nor in service, but held the premises in her demesne as of fee of another than the king.

To John de Estbury escheator in Wilts and Berkshire. Like order concerning the manor of Staunton St. Quintin co. Wilts, a messuage, 80 acres of land, 14 acres of meadow, 6 acres of pasture, 6 acres of wood and 11s. of rent in Bradelegh by Coukham co. Berks; as the king has learned by divers inquisitions, taken by the escheator, that Margery at her death held no lands in those counties in her demesne as of fee in chief nor of others, but held the premises in fee tail jointly with Herbert de Sancto Quintino late her husband deceased of the gift of Robert de Wyville bishop of Salisbury and Nicholas Mareschall parson of Staunton St. Quintin, to them and the heirs of their bodies, and that the messuage, pasture, wood and rent, 60 acres of land and 8 acres of meadow thereof are held of Queen Philippa as of her manor of Coukham, the said manor and the residue of 20 acres of land and 6 acres of meadow are held of others than the king.

June 20. To John de Estbury escheator in the county of Suthampton. Order
Windsor. to cause Oliver son of Bertinus Punchardoun, cousin and heir of Oliver Punchardoun clerk tenant in chief, to have seisin of the lands whereof the said Oliver Punchardoun was seised in his demesne as of fee, and which were taken into the king's hand by his death; as Oliver son of Bertinus has proved his age before the escheator, and the king has taken his homage and fealty for the lands which Oliver Punchardoun held in chief.
By p.s. [25407.]

June 12. Richard Hikman and John Barker, taken and imprisoned for an
Westminster. alleged trespass of vert in the king's forest of Rokyngham, have

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Membrane 24—cont.

letters to the keeper of the forest south of Trent or to his representative in the forest of Rokyngham, to put them to bail.

MEMBRANE 23.

July 3. To John de Estbury escheator in Oxfordshire, Berkshire and Westminster. Wilts. Order to deliver to John Lenveysy the manors of Hoggenorton co. Oxford and Combe Byset co. Wilts taken into the king's hand by the death of Milisent who was wife of Hugh Plesey, but not to intermeddle further with the manor of Westwyttenham co. Berks likewise so taken, delivering up any issues taken of the manor last mentioned; as the king has learned by divers inquisitions, taken by the escheator, that Milisent at her death held no lands in those counties in her demesne as of fee in chief or of others, but held the said manors for life as jointly enfeofed with Hugh her husband by fine levied in the king's court with his licence, with remainder to the said John for his life, and that the manors of Hoggenorton and Combe Byset are held in chief by knight service, the manor of Westwyttenham of another than the king; and the king has taken the fealty of John.

June 26. To Leo de Perton escheator in Worcestershire. Order to cause Westminster. dower of the manor of Oddyngleye to be assigned to Philippa who was wife of Roger de Mortuo Mari late earl of March, tenant in chief, sending the assignment under seal to be enrolled in chancery; as lately, at the suit of Philippa, alleging that the said earl on the day he espoused her and long after was seised of that manor in his demesne as of fee, and after demised the same for life to John de Bello Campo of Warrewyk with reversion to the said earl and his heirs, and praying for her dower of that manor, which is in the king's hand by reason of the death of John and of the nonage of Edmund son and heir of the said earl, the king ordered the escheator to make inquisition thereon; and by inquisition by him so made it is found that the earl was seised as aforesaid one month after he espoused Philippa, and then demised the said manor to John for life with reversion as above, that John had no other estate therein, and that the same is worth 8½ marks a year in all issues.

July 4. To William de Hatton escheator in Kent and Middlesex. Order Westminster. to cause William son and heir of Geoffrey de Say tenant in chief to have seisin of the lands whereof Geoffrey at his death was seised in his demesne as of fee; as William has proved his age before the escheator, and the king has taken his homage and fealty for the lands which his said father held in chief. By letter of the secret seal.

To Roger de Wolfreton escheator in Hertfordshire. Like order, as William has proved his age before William de Hatton.

By the same letter.

July 13. To the treasurer and the barons of the exchequer. Order to Westminster. discharge Robert de Knolles at the exchequer of 2,000 florins called 'motons' which he was bound to pay at the king's chamber for the keeping of the castles of Gravele, Fugery and Chastelblank (*Album Castrum*) in the duchy of Brittany for the 34th year of the reign, charging therewith those who ought to be charged, as Robert has paid the same. By p.s. [25439.]

[*Fœdera.*]

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Membrane 23—cont.

To the sheriffs of London. Order to stay altogether their demand made upon Robert de Knolles by summons of the exchequer for the same sum.

By p.s. [*as above.*][*Ibid.*]Aug. 20.
Beaulieu.

To John de Estbury escheator in the counties of Suthampton, Wilts, Oxfordshire and Berkshire. Order to leave a man in the priory of Merton, void by the death of William de Freston the last prior, to keep the outer gate of the priory called the great gate in the name of the king's lordship, and not to intermeddle further with the said priory or the temporalities or goods thereto belonging, nor take anything there for the vacancy by reason of his office or other pretext, but to suffer the subprior and convent freely to dispose of the temporalities and other goods thereof as they used to do in times past; as after search of the rolls of chancery, and after view of the certificate sent by the treasurer and the barons of the exchequer concerning that priory, it is not found that answer was made to the king or his forefathers for the issues of the temporalities thereof at any vacancy, nor did the king intermeddle with the keeping thereof, save only that after the death of every prior the escheators for the time being entered the priory and set a man to guard the said gate, there to abide during the vacancy without taking anything beyond his maintenance.

The like to the following :

William de Otford escheator in Bedfordshire, Buckinghamshire, Cambridgeshire and Huntingdonshire.

Roger de Wolfreton escheator in Norfolk, Suffolk, Essex and Hertfordshire.

John de Bekynton escheator in Somerset and Dorset.

Thomas Cheyny escheator in Devonshire.

John de Skirbek escheator in Cornwall.

William de Hatton escheator in Kent, Surrey, Sussex and Middlesex.

Richard de Wydeville escheator in Norhamptonshire and Roteland.

John Wroth mayor of the city of London and escheator therein.

Aug. 20.
Beaulieu.

To Philip de Lutteleye escheator in Notinghamshire. Order not to intermeddle with the temporalities of the abbey of Peterborough or with the goods and chattels thereto belonging, but to suffer the prior and convent freely to dispose thereof, delivering to them any issues thereof taken from the time of the vacancy; as on 27 June last the king committed the keeping of the abbey to the said prior and convent, who undertook before him and the council to answer to him for the temporalities thereof so long as it should be void.

The like to the following :

Richard de Wydeville escheator in Norhamptonshire and Roteland.

Walter de Kelby escheator in Lincolnshire.

John de Wyndesore escheator in Leycestershire.

William de Otford escheator in Huntingdonshire and Bedfordshire.

July 26. To John de Bekynton escheator in Dorset. Order not to distraign Easthampstead. William abbot of Caen in Normandy for his fealty for lands in

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Membrane 23—cont.

England, releasing any distraint already made; as the said abbot has done fealty for all such lands held by him.

Memorandum that the abbot of Bee Herlewin took his fealty by writ of *dedimus potestatem*, which is on the files for this year.

July 4.
Windsor.

To the collectors in the county of Suthampton of the moiety of the tenth and fifteenth lately granted for the expenses of men at arms, archers and others for defence of the realm while the king was out of England. Order to stay altogether their demand upon the true men of the town of Porchestre for the portion of the tenth and fifteenth falling to them, suffering them to be quit thereof, and releasing any distraint upon them made for the same; as lately, in recompense for expenses and divers charges by the said men incurred by the king's command and in regard to the safety and defence of the castle and town of Porchestre, at the time when the king's enemies invaded the realm and burnt the town of Wynchelse, it was agreed that they should be discharged of the portion aforesaid. By C.

MEMBRANE 22.

July 29.
Swallowfield.

To John de Estbury escheator in Oxfordshire, Berkshire and Wilts. Order to suffer the prior and monks of the monastery of Rading, now void by the death of Henry de Appelford the last abbot, to have and dispose of all possessions of the said monastery during the vacancy, according to the charters of former kings, restoring to them any issues thereof taken; as by the said charters it is granted to the said prior and convent that, on the death of the abbot of Radyng, every possession thereof shall remain wholly and freely in the hand of the prior and monks of the chapter with every right and custom thereof, and the king by charter has lately confirmed the same, and has further granted that they and their successors shall fully use and enjoy all liberties and quittances in those charters contained, though they may not have fully used them.

The like to the following :

Thomas de Monyton escheator in Herefordshire.

John de Wyndesore escheator in Warwickshire.

Roger de Wolfreton escheator in Hertfordshire.

William de Otteford escheator in Bedfordshire.

William de Hatton escheator in Kent and Sussex.

July 25.
Easthampstead.

To the mayor and bailiffs of Dertemuth or of Plumuth. Order to cause a sufficient ship, of those not arrested for the passage of Richard de Stafford seneschal of Gascony, to be delivered to Andrew Luterell and Elizabeth his wife for their passage and the passage of 24 persons, men and women, and 24 horses of their company, in either of the ports named where Andrew shall choose to cross the sea, any arrests of ships for the king's service (the passage of the said steward excepted) and any commands or commissions to the contrary notwithstanding; as the said Andrew and Elizabeth and their company are sailing for Santiago with the king's licence.

By letter of the secret seal.

MEMBRANE 21.

June 23.
Westminster.

To Robert de Thorp and his fellows, justices of the Bench. Order to adjourn all pleas before them, to be pleaded as well on the octaves and quinzaine of Trinity last as on the morrow, octaves and

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Membrane 21—cont.

quinzaine of Midsummer, in the state in which they now are or ought to be, to the octaves of Michaelmas, [*as above, p. 181*] by reason of the plague as well in the city of London as in neighbouring parts.

[*Fœdera.*]

By K. and C.

The like, *mutatis mutandis*, to Henry Grene and his fellows, justices appointed to hold pleas before the king.

[*Ibid.*]

To the treasurer and the barons of the exchequer. Like order, *mutatis mutandis*, to adjourn all pleas, processes, accounts and other business pending before them.

By K. and C.

[*Ibid.*]

July 6. To William de Hatton escheator in Kent. Order not to intermeddle
Westminster. further with the manors of Hugham and Dene taken into the king's hand by the death of Thomas Daldoun, delivering to Maud late his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held the said manors as of the right and heritage of Maud, and that they are held of others than the king.

July 1. To the sheriff of Lancaster. Order, on sight of these presents,
Westminster. to cause 240 hurdles for the passage of the horses of the king's son Lionel earl of Ulster, whom the king has appointed his lieutenant in Ireland, to be made and purveyed and brought to the port of Lyverpol and there delivered by indenture to those whom the king or Lionel shall depute to receive the same, so that they be there on the feast of St. Peter's chains.

By K.

The like to the sheriff of Gloucester for 100 hurdles, to be taken to Bristol for the passage of Ralph earl of Stafford to Ireland.

By K.

The like to the sheriff of Somerset for 100 hurdles, to be taken to the same port for the passage of the said earl.

By K.

June 30. To William de Otteford escheator in Bedfordshire. Order to take
Westminster. the fealty of Isabel late the wife of John Pygot knight, according to the form of a schedule enclosed, and not to intermeddle further with the manor of Kerdyngton, the advowson of two thirds of a mediety of the church of Hoghton Conquest, one messuage, 100 acres of land, 5 acres of pasture, 10s. of rent and the third part of two water mills in the town of Kerdyngton, delivering to Isabel any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held the premises in chief jointly with Isabel, namely the said manor and advowson of the feoffment of William de Ounesby parson of Dodyngton, the said messuage, land, rent and third part of the feoffment of Elizabeth de Latymer, both made with the king's licence, to the said John and Isabel and to the heirs of their bodies.

July 12. To the treasurer of Ireland. Order to cause all the war horses which
Westminster. Ralph earl of Stafford caused to be purveyed in Ireland for the king's service to be appraised, and the price to be paid him of the treasury in case they or any of them be lost in that service; as the earl is about to depart thither by the king's command to subdue the king's Irish enemies, and has caused great number of such horses to be there purveyed against his coming thither.

By K.

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Membrane 21—cont.

June 6. To Roger de Wolfreton escheator in Norfolk and Essex. Order
Westminster. to deliver in dower to Margaret who was wife of Richard de Plays tenant in chief the following knights' fees and parts of fees which the king has assigned to her of the knights' fees of her husband taken into the king's hand by his death, namely the fourth part of one knight's fee in Wetyng co. Norfolk held by Roger Potcys (extended at 25s. a year), the third part of one knight's fee in Sistronde held by Michael de Ponynge (at 33s. 4d.), the moiety of one knight's fee in Geyton held by Edmund de Geyton (at 50s.), one knight's fee in Depham and Little Elyngham in the same county held by Roger Cosyn (at 100s.), two knights' fees in Wendon by Walden and Macchyngg co. Essex held by Maurice de Berkele (at 10l.), the fourth part of one knight's fee in Arkesden held by the prioress of Campeseye (at 25s.), four knights' fees in Wydyton, Wenyngham, Reynham and Alvedele held by the prior of St. John of Jerusalem in England, Thomas Charnel knight and Gilbert le Veyse (at 20l.), the fourth part of one knight's fee in Stanstede held by John de Bassynghbourne (at 25s.), one knight's fee in Chingelford held by Dame de Roos (at 100s.), one knight's fee in Witham held by Henry Basset, Robert Bakon knight and Amaury de Welyngton knight (at 100s.), one knight's fee in the same town held by Juliana Talbot (at 100s.), the fourth part of one knight's fee in Takeleye in the same county held by the prior of Tremenhale (at 6s. 3d.)

June 30. To John atte Wode escheator in Salop. Order to take an oath of
Westminster. Dionisia who was wife of Thomas Alvydele tenant in chief that she will not marry without the king's licence, and to cause dower to be assigned her of the lands of her husband taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery.

July 2. To John de Estbury escheator in Oxfordshire. Order not to inter-
Westminster. meddle further with the fourth part of the manor of Stanlak taken into the king's hand by the death of Amice who was wife of John de Oddyngeles knight, delivering up any issues thereof taken; as it is found by inquisition, taken by the escheator, that Amice at her death held no lands in that county in chief in her demesne as of fee, but held the said fourth part in chief for her life by knight service, as of the fees of the earl of Albemarle lately granted by the king to Isabel his daughter for life, of the grant of Robert Corbet knight, with remainder to Edmund Giffard, Margaret his wife and Robert son of the said Edmund (all living), and the king has at another time granted to his said daughter by letters patent all wards, marriages reliefs and profits arising from the fees aforesaid in England.

MEMBRANE 20.

Aug. 10. To John de Estbury escheator in Wilts. Order not to intermeddle
Brockenhurst. further with the manor of Manyngford Bohun taken into the king's hand by the death of Thomas de Aldoun knight, delivering to Edward de Bohun knight any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief nor of others in his demesne as of fee, but held the said manor for life of the demise of Edward, with reversion to Edward and his heirs, and that the same is held of another than the king.

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Membrane 20—cont.

July 28. To John de Wyndesore escheator in Warwickshire and Leycester-
 [Kings]clere. shire. Order to take a simple seisin in the name of the king's royal
 lordship within the gates of the priory of Kenylworth, now void by
 the death of brother John de Peito the last prior, and not to inter-
 meddle with the priory or with the temporalities, goods or chattels
 thereof, suffering the subprior and convent freely to dispose and take
 their advantage of the same without taking or removing anything
 thence, and delivering to them any issues of the said temporalities
 taken by reason of the vacancy; as lately by letters patent the king
 granted to Thomas de Warmynton (then prior) and the convent that,
 at every vacancy by death, cession, resignation or otherwise, the
 subprior and convent and their successors should have the keeping
 of the priory and of the temporalities thereof with the goods thereto
 belonging as fully as any prior had, so that they should have the
 administration and disposal thereof as they should think best,
 saving to the king the knights' fees and advowsons of the priory
 during such vacancy, rendering to the king for every vacancy, if it
 should last for a year, 117*l.* 2*s.* 8*d.* at which the temporalities are
 extended, as the king is assured by certificate of the treasurer and
 the barons of the exchequer sent into the wardrobe, and if a less or a
 greater time *pro rata*, so that no sheriff, escheator, bailiff or minister
 of the king should intermeddle in the keeping of the priory or of the
 manors, granges or goods thereof, except that the escheator or other
 his minister at the beginning of every vacancy should take a simple
 seisin as aforesaid and immediately withdraw without taking any-
 thing away, so that he should not there abide more than one day nor
 leave a substitute in his room.

The like to William de Otteford escheator in Buckinghamshire.

Aug. 18. To the steward and the marshals of the king's household. Order,
 Beaulieu. upon the petition of Thomas de Hampton sheriff of Suthampton, if
 he is amerced before the steward and marshals at 20*s.* before the
 king's commission of his office was delivered to him, as he alleges,
 for that he had no one for him in the court of the marshalsea, to cause
 that amercement to be annulled, and their demand against him for
 20*s.* to the king's use to be altogether stayed, releasing any distraint
 thereupon made; as the king is aware that for sure causes he has not
 had his commission before the date of these presents. By K. and C.

Aug. 18. To the sheriffs of London. Order to suspend the execution of any
 Beaulieu. judgment before them in the king's court of that city against Stephen
 de Burton, brother and executor of Robert de Burton late arch-
 deacon of Winchester, for recovery of any debts by the archdeacon
 due to others than the king, until the king be contented, who by his
 prerogative ought to be preferred to all others in payment of debts,
 and to stay altogether the taking of Stephen's body for that cause;
 but it is not the king's intention that, by colour of this order, the suit
 of any against Stephen for the said debts, or any process before the
 sheriffs be hindered, provided the execution of judgment be stayed;
 as all the goods and chattels of the said archdeacon are taken into
 the king's hand by reason of divers debts in which at his death he
 was bound to the king for the time he was receiver of the issues of the
 king's chamber, and now the king has learned by the plaint of the
 said Stephen that certain alleged creditors of his late brother are

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Membrane 20—cont.

impleading Stephen before the sheriffs, and suing to take him, and it is not lawful that he should be troubled for his brother's debts to others while the said goods are in the king's hand. By K.

July 3.
Windsor.

To William de Otteford escheator in Cambridgeshire. Order to remove the king's hand and not to intermeddle further with a mesuage and 60 acres of land of Ralph de Malverne in Burwell, delivering to Ralph any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the premises were by him taken into the king's hand, and the escheator certified that he so took the same for that he found, by inquisition before him taken of his office, that John Perussone of Burewell conferred them upon Ralph de Malverne priest for a perpetual celebration during his life, and so from one priest to another for ever, and Ralph aliened them without the king's licence to the brethren of the fraternity of Corpus Christi Cambridge; and after at the suit of Ralph, alleging that he acquired the premises of John Perussone to him and his heirs in fee, and peaceably continued his seisin thereof until the same were taken as aforesaid, without that that the said brethren had or could claim any right or estate therein at any time, and praying the king to order his hand to be removed, the king ordered the escheator to make inquisition thereupon; and by inquisition so made it is found that Ralph was enfeoffed and seised of the premises of the gift of John Pieressone of Burwell to him and his heirs in fee, and continued his seisin as aforesaid, without that that the said brethren had any estate therein before they were so taken or after, and that they are held of others than the king.

July 4.
Westminster.

To John de Wyndesore escheator in Leycestershire. Order to deliver to Bartholomew de Burgherssh (son and heir of Bartholomew de Burgherssh and Elizabeth his wife, one of the daughters and heirs of Theobald de Verdon tenant in chief of King Edward II) the knights' fees and parts of fees following of the purparty of Elizabeth wife of Bartholomew of the heritage of Theobald, which were by the king assigned in dower to Elizabeth de Burgo deceased (late wife of Theobald), and taken into the king's hand by her death, namely the fourth part of one knight's fee in Stanton Herald then held by the heir of Ellis de Stanton, the eighth part of one knight's fee in Thorpe by Lilleborne and Bildeston held by William Chaynel, the sixth part of one knight's fee in Little Assby held by John Folville, the sixth part of one knight's fee in Flekeneye held by Ivo and other free tenants of the town of Flekeneye, two knights' fees in Brantynghthorp and Petelyng held by the abbot of Mereval, and one knight's fee, the moiety and the fourth part of one knight's fee in Burton and Draycote held by Thomas Garshal; as the king has at another time commanded that all lands of that heritage and purparty held in dower by Elizabeth de Burgo should be delivered to the said Bartholomew.

MEMBRANE 19.

Partition of the knights' fees and advowsons which were of Henry late duke of Lancaster tenant in chief between the heirs and parceners of that heritage:—

July 16.
Henley.

To Henry de Haydok and John Cokayn, guardians of the lands and knights' fees late of Henry duke of Lancaster tenant in chief

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Membrane 19—cont.

in Lancashire, Nottinghamshire and Staffordshire. Order to deliver to the king's son John earl of Richemond and to Blanche his wife, one of the daughters and heirs of the said duke, the knight's fees and parts of fees following which were of the duke in the said three counties, taken into the king's hand by his death, and by him assigned to them, by assent of Maud the other daughter and heir, as the purparty of Blanche, namely two fees and the fourth part of one knight's fee in Tetynton, Bury, Midelton and Chaderton co. Lancaster held by tenants of Henry de Lascy, the eighth part of one knight's fee in Urmeston held by Richard de Urmeston, the sixteenth part of one knight's fee in Burghton held by Jordan de Crompton, the sixth part of one knight's fee in Hordeshale held by Richard de Hulton, the twelfth part of one knight's fee in Hawe held by Hugh le Noreys, three knights' fees in Wydenhous held by Henry de Lascy, one knight's fee in Makerffeld held by Robert de Langton, the moiety of one knight's fee in Chefton held by Richard Molyneux, five knights' fees in Blakeburn held by tenants of Henry de Lascy, the moiety of one knight's fee in Garstange and Urleston held by William de Lyndeseye, the moiety of one knight's fee in Garstange and Urleston held by Walter Fauconberge, Marmaduke de Twenge, John de Belewe and Margaret de Roos, the fourth part of one knight's fee in Kelgrymeshargh and Brynyng held by Thomas de Bethum, the fourth part of one knight's fee in Warton held by the said Thomas, one knight's fee in Frokelton, Neuton and Hethelleswyk held by Adam de Frokelton, the moiety of one knight's fee in Wydeton held by Theobald Botiler, one knight's fee in Laton held by William Botiler, the third part of one knight's fee in Merton held by William de Merton, the fourth part of one knight's fee in Kelgrymeshargh and Brynyng held by Ralph Bethem, two and a half knights' fees in Penwortham held by tenants of Henry de Lascy, the third part of one knight's fee in Arkmell and Bryverton held by Edmund de Lascy, the moiety of one knight's fee in Hoghton and Walton held by the said Edmund, one knight's fee in Kirkedale, Claygton and Gumyldesmore held by the said Edmund, the moiety of one knight's fee in Longeton, Cukeston and Laylond held by the said Edmund, the fourth part of one knight's fee in Penewortham held by the said Edmund, one knight's fee in Horneby held by the said Edmund, all in the same county, four knights' fees in Gameleston, Flyntham, Walesby, Houton, Mereseye, Morton, Barneby, Thorp, West Stretford, Claverburgh, Drayton and elsewhere co. Notyngnam held by Thomas Mareseye, one knight's fee in Holme held by Robert Pirpount, the moiety of one knight's fee in Babworth held by William de Grendon, one knight's fee in Cotegrave held by the abbot of Swyneshed, one knight's fee in Bothmeshull held by Walter de Furneux and Richard de Boslyngthorp, two knights' fees in Crophull Botiller, Calverton and Neubold held by William Botyler, one knight's fee in Cotegrave held by John la Warre all in the same county, one knight's fee in Thorp Constantyn co. Stafford held by John Constantyn, one knight's fee in Drakelowe held by Walter Mountgomeri in the same county, one knight's fee in Lutton co. Lincoln held by Thomas de Multon, three knights' fees and the third part of one fee in Thumek, Munden, Walesby, Nettelton, Wytyngnam and elsewhere held by the earl of Cornwall, three knights' fees in Swynesheved held by Thomas de Gredle, one knight's fee and a half in Sixhull, the moiety of one knight's fee in Bracebrigge, one

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Membrane 19—cont.

knight's fee and the tenth part of one fee in Bloxham and the ninth part of one knight's fee in Wodeheved held by Thomas de Gredle, one knight's fee in Kelleshaye held by Gilbert Haunsard, the moiety of one knight's fee in Tydde held by Robert de Tateshale, the moiety of one knight's fee in Tydde held by John de Tydde, one knight's fee in Gymelthorp (*sic*) held by William de Grymelthorp, the moiety of one knight's fee in Swalewe held by the abbot of Grymesby and the prioress of Nunecoton, the moiety of one knight's fee in Ryby held by Roger de Aysterby, the moiety of one knight's fee in Botheby held by Nicholas de Bok and Thomas de Enges, one knight's fee in Wellyngoure held by Hugh Doket, Walter Fourneux and Richard de Boselyngthorp, two thirds of one knight's fee in Flete held by Thomas de Multon, the moiety of one knight's fee in Croxton, the moiety of one knight's fee in Bultham and Elsham, one knight's fee and a third in Fylingham and two thirds of one knight's fee in Engham held by William Botiller, the moiety and the fourth part of one knight's fee in Kirkeby Lailthorp held by the prioress of Grace all in the same county, the fourth part of one knight's fee in Hegham co. Leycestre held by William Baseville, the twelfth part of one knight's fee in Hynkelee held by the tenants of Hynkelee, one knight's fee in Stoke held by Robert de Chaumpayne, the moiety of one knight's fee in Whenlesbergh held by Thomas de Whenlesbergh, one knight's fee in Wettherdelegh and Atterton held by Thomas Wake, the moiety of one knight's fee in Hynkelee held by Nicholas Charnels, the fourth part of one knight's fee in Hegham held by Thomas de Astelegh all in the same county, two knights' fees in Chalfhunt Seynt Piere co. Bukingham held by Geoffrey Bolstrode, one knight's fee in Tappelowe held by Walter Turpynton, one knight's fee in Santerden held by the said Walter, the moiety of one knight's fee in la Penne held by the said Walter, one knight's fee in Weston held by the said Walter, one knight's fee in Weston and Broghton held by Ela la Botiler, the eighth part of one knight's fee in la Penne held by the said Ela, the moiety of one knight's fee in Tappelawe held by the said Ela, one knight's fee in Weston and Hyde held by Walter de Turpinton and Ela la Botiller, the moiety of one knight's fee in la Penne held by the said Walter and Ela, the eighth part of one knight's fee in the same town held by the said Walter and Ela all in the same county, one knight's fee in Fretenham co. Norfolk held by Thomas Bardolf, one knight's fee in Tonsted held by Michael de Meldon, one knight's fee in Heymford held by Thomas Bavent all in the same county, one knight's fee and a half in Sprouston held by John Aspale, one knight's fee in Sprouton held by Roger Daungerville, and two knights' fees in Ofton by Elmesete co. Norfolk (*sic*) held by William de Bohoun, the moiety of one knight's fee in Bokested co. Suffolk held by Beatrice atte Lee, one knight's fee in Thorpe Morieux held by Thomas son of Hugh de Thorpe Morieux, the moiety of one knight's fee in Waddyngfeld held by William de Bello Campo, one knight's fee and a half in Ottele and Claydon held by Ralph de Hemenhale, two knights' fees in Yken and Boxhale held by William Sturmy, the seventh part of one knight's fee in Neuton held by the heirs of Gilbert de Ryston, the moiety of one knight's fee in Culfo held by Giles de Wechesham, one knight's fee in Sturstanton held by Thomas de Multon, the moiety of one knight's fee in Preston held by Amice de Preston, one knight's fee in Welexham held by Isabel de la Mote, one knight's fee in Thorpe Morieux held by the heirs of Guy de

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Membrane 19—cont.

Ferrariis, one knight's fee in Medeham held by Roger de Huntynghfeld, three knights' fees and the twentieth part of one fee in Akenham and Wityngham, Clopton and Asketon with their members held by the earl marshal, one knight's fee in Meldesham held by John Buttourt all in the same county, the moiety of one knight's fee in Shepefeld and Carlaxton cos. Essex and Sussex held by John Ratyngden, Thomas de Leukenore, Andrew de Medestede, the abbot of Begeham, the fourth part of one knight's fee in Shefeld and Charlaxton held by Thomas de Sancto Mauro, the fifth part of one knight's fee in Fleccinge and Lanerkecie in the same counties held by Thomas Camoys, one knight's fee in Torryng in the same counties held by Nicholaa de Aldeham, one knight's fee in Torryng and Bochinton in Westden in the same counties held by the dean of Cicestre, one knight's fee in Torryng and Westden held by Philip de Neville of Scotton, three and a half knights' fees in Fokynton, Wennok and Exsete in the same counties held by John la Warre, one knight's fee in Claverham and Rakton in the same counties held by Thomas Hereward, the moiety of one knight's fee in Torrok co. Essex held by Richard de Gray, the moiety of one knight's fee in Lynham co. Oxford held by John Murye, the moiety of one knight's fee in the same town held by Adam de Shareshull, one knight's fee in Sewell held by the abbot of Redyng, the abbot of Eynsham, the abbot of Bruera and the prior of Colde Norton, the fourth part of one knight's fee in Childeston held by Robert Barber, the fourth part of one knight's fee in Chadlynton held by Robert de Hildesle knight, the fourth part of one knight's fee.

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in Karsynton held by William earl of Salisbury, the fourth part of one knight's fee in the same town held by William de Meldon, two thirds of one knight's fee in the same town held by the abbess of Godestowe, three and a half knights' fees in Assele, Tumele and Bightewell held by Roger de Cotesford knight, one knight's fee in Pyreton held by William earl of Norhampton all in the same county, the fourth part of one knight's fee in Cherleton by Wanetyng co. Berks held by Robert Martyn, the fourth part of one knight's fee in Drayton in the same county held by Gilbert de Ellesfeld, one knight's fee in Strode co. Kent held by Thomas de Fleynesford, three quarters of one knight's fee in Hastyngley held by Edmund son of Simon, one knight's fee in Godwynston held by Thomas de Favorsham, Thomas Chuche and Richard de Gravene, one knight's fee in Chewesfeld held by Thomas de Fleynesford, the moiety of one knight's fee in Strode held by the master of the new work of St. Mary of Strode, one knight's fee and the moiety of one fee in Clyve held by Geoffrey Dyve, one knight's fee in Hastyngs held by Nicholas de Charnell, one knight's fee in Shaldeforde held by Robert de Monte Alto all in the same county, one knight's fee in Emeldon co. Northumberland held by the men of that town, one knight's fee in Dunstan and Craucestre held by the men of those towns, one knight's fee in Staunford and Neuton held by the men of those towns, one knight's fee in Fenton held by the men of that town, one knight's fee in Warudham and Hulbourne held by the men of those towns, the moiety of one knight's fee in Sheple and Cartynton held by the men of those towns, the moiety of one knight's fee in Burton held by the men of that town all in the same county, one knight's fee in Anestan

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Membrane 18—cont.

co. York held by Gervase Bernak, the moiety of one knight's fee in Little Anestan held by Thomas Deyville, and 31 knights' fees in that county which pertain to the honour of Pontefract. By K.

To Roger de Wydryngton and Thomas Galon guardians of the said late duke's lands and fees in Northumberland. Order to deliver to the said John and Blanche the knights' fees and parts of fees of her purparty in that county (*as above specified*). By K.

The like to the following :

William de Mirfeld and John de Laysyngeroft guardians in Yorkshire.

Robert de Elkyngton guardian in Lincolnshire.

Walter atte Bergh guardian in Oxfordshire and Berkshire.

William de Hatton guardian in Essex, Sussex and Kent.

Robert de Ernesby guardian in Leycestershire.

William de Hatfeld guardian in Bukinghamshire.

Edmund de Ufford and Richard de Rougham guardians in Norfolk and Suffolk.

To William de Nessefeld escheator in Yorkshire. Order to deliver to the said John and Blanche, to her purparty, so many of the following advowsons of the said late duke as are in his bailiwick, namely the advowsons of the churches of Ouston, Camsale, Acworth, Castelford, Methelay, Berewyk, Bradeford, Almanbury, Berton co. York, Preston and St. Michael co. Lancastre, the priories of Pontefract co. York and of Lancastre, the hospitals of St. John of Pontefract co. York and St. Mary Magdalene co. Lancastre, the chapel within Pontefract castle and the deanery and three prebends therein. By K.

To Henry de Haydok and John Cokayn, guardians of the knights' fees and advowsons of the said late duke in Lancashire. Like order as regards the above named advowsons which are in that county. By K.

July 16.
Henley.

To Thomas de Monyton escheator in Gloucestershire and Herefordshire and in the march of Wales adjoining. Order to deliver to Maud, one of the daughters of the said late duke, to her purparty assigned to her by the king by assent of John earl of Richemond and Blanche his wife, so many of the following advowsons of the said duke as are in his bailiwick, namely the advowsons of the churches of Tiberton co. Gloucester, Lanethli, St. Ismael and Langeinor in the march of Wales, Stoke and Wolstanton co. Stafford, Ribecestre co. Lancaster, Herteley co. Suthampton, of the priories of Motesfonte co. Suthampton, Monemuth, Eweny and Kidewelly in the march of Wales, of the abbey of Combe co. Warwick, and of twelve prebends in the chapel of St. Mary of the new work Leycestre co. Leycestre. By K.

To John atte Wode escheator in Staffordshire. Like order regarding the advowsons above mentioned in his bailiwick.

The like to the following :—

John de Estbury escheator in the county of Suthampton.

John de Wyndesore escheator in Warwickshire and Leycestershire.

Henry de Haydok clerk and John Cokayn, guardians of the knights' fees and advowsons of the late duke in Lancashire.

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1361.
July 16.
Henley.

To Walter atte Bergh guardian of the lands and knights' fees of the said late duke in Wilts, Berkshire, Oxfordshire, Worcestershire, Herefordshire, Gloucestershire, Dorset, Somerset, Devonshire and the march of Wales. Order to deliver to the said Maud, to her party, so many of the following knights' fees and parts of fees as are in his bailiwick, namely the third part of one knight's fee in Frollesworth co. Leycester held by John de Amory and Eleanor his wife, the fourth part of one knight's fee in Endreby held by Philip de Neville, one knight's fee in Sapcote, Stoke and Upton held by Ralph Basset, one knight's fee in Thurleston, Normanton, Craft and Sutton held by Robert Chaumpayne, one knight's fee in Normanton, Thurleston and Craft held by Hugh Turville, one knight's fee in Broghton and Sutton held by Thomas de Asteley, one knight's fee in Cuntasthorp [and] Blaby held by the earl of Warrewyk, the sixteenth part of one knight's fee in Shulton held by John de Barwell, the twelfth part of one knight's fee in Wheston held by Hugh Danet, the fifth part of one knight's fee in Whatton held by John de Segrave, the third part of one knight's fee in Burstall held by Thomas de Kygelegh, one knight's fee in Silleby [and] Therneby held by John de Segrave, the fourth part of one knight's fee in Belgrave held by Lawrence de Belgrave, the twentieth part of one knight's fee in Hatherne held by Thomas de Thorp, one knight's fee in Wymondeswold, Burton and Prestwold held by Thomas de Chaworth, the tenth part of one knight's fee in Thorp Serly held by Juliana who was wife of Serlion de Thorp, one knight's fee in Anlep held by Hugh Turville, one knight's fee in Stywaldesby and Saxby held by the said Hugh, the third part of one knight's fee in Walton held by the said Hugh, two thirds of one knight's fee in Whalton held by Anketin Hubaud, three knights' fees in Evyngton and Humberton held by Richard de Grey, the moiety of one knight's fee in Belegrave held by Henry de Ferrariis, one knight's fee in Wymondeswold, Burton, Prestwold and Cotes held by John de Segrave all in the same county, one knight's fee in Gunthorp co. Nottingham held by Peter de Monte Forti, one knight's fee in Lokynton co. Leycester held by the abbot of Leycestre, one knight's fee in Shanketon and Herewyk held by Robert de Wyvelee, one knight's fee in Staunton and Tedyngworth held by the said Robert, the moiety of one knight's fee in Wykyngeston held by Robert de Chaumpayne, the tenth part of one knight's fee in Willesby and Endreby held by Thomas de Ryperes, the fourth part of one knight's fee in Langeton held by Robert de Sadyngton, the moiety of one knight's fee in Walton and Southkenelyngworth held by Alice de Woure, the moiety of one knight's fee in Southkenelyngworth held by Richard le Louerd, the fourth part of one knight's fee in the same town held by Robert son of Simon, the moiety of one knight's fee in Thorp by Lilleborne held by Roger Malure, the moiety of one knight's fee in Butteneswell held by Constantina de Neville, one knight's fee in Mouslegh and Humberton held by Anketin Hubaud, one knight's fee in Knaptoft held by Thomas de Roshale, one knight's fee in Gloreston, Crawhough and Stokefaston held by Ralph Basset, the moiety of one knight's fee in Smytheton and Westerby held by Hugh Turville, two knights' fees in Langeton with its members held by Thomas de Astelegh, one knight's fee in Magna Asshby held by James de Audeley, the fourth part of one knight's fee in Raveneston held by William Botiller, the sixth part of one knight's fee in Cateby held by John de Segrave, one knight's

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Membrane 17—cont.

fee in Peightilton and Stapilton held by William Motoun, the moiety of one knight's fee in Kirkeby held by Ralph Malure, the moiety of one knight's fee in Dagworth (*sic*) held by Dame de Holand, the moiety of one knight's fee in Thorneton held by the earl of Warrewyk, the moiety of one knight's fee in Clenefeld held by Henry de Ferrariis, the moiety of one knight's fee in Bryntyngthorp held by Henry Danet all in Leycestershire, the fourth part of one knight's fee in Wymondecote co. Warwick held by Roger de Cuilly, one knight's fee in Ilmedon held by Peter de Monte Forti, the eighth part of one knight's fee in Radewaye held by the abbot of Stoneley, the eighth part of one knight's fee in Oxhull held by the abbot of Bordesley, the fifth part of one knight's fee in Herberbury held by the abbot of Coumbe, the fourth part of one knight's fee in Wodecote held by William Botiller, one knight's fee in Fennycompton held by the said William, two knights' fees in Mersshton and Etyndon held by the said William, one knight's fee and the moiety of one fee in Pynglegh, Lodynton and Overlegh held by the said William, the moiety of one knight's fee in Tachebrok held by the said William, the moiety of one knight's fee held by the said William, the fifth part of one knight's fee in Harberbury held by John Malure, the moiety of one knight's fee in Filyngleye held by John de Hastings, the moiety of one knight's fee in Morton and Mershall held by John de Busshopeston, one knight's fee in Brynkelowe held by John Moubray, the fourth part of one knight's fee in Herberbury held by John Malure, the moiety of one knight's fee in Palyngton and Herdeburgh held by John Ryvel and William de Charnelles, the fourth part of one knight's fee in Palyngton held by John de Payto, one knight's fee in Lapworth held by Hugh de Braundeston and his parceners, two knights' fees in Wappenbury with the members held by Thomas Wake, the tenth part of one knight's fee in Esenhull held by John de Esenhull and Margery de Ruton all in the same county, one knight's fee in Edwalton co. Notingham held by Ralph Basset, one knight's fee in Gotham held by John de Seint Andrew, the third part of one knight's fee in the same town held by Lawrence de Sancto Mauro, one knight's fee in Raumpleston held by the abbot of Gerwedon all in the same county, one knight's fee in Merston Trussell co. Norhampton held by Robert de Wyvele, the moiety of one knight's fee in Thorp by Lumbenham held by Anketil Maloree, one knight's fee and the moiety of one fee in Lilleborne held by Ralph Botiller, the fourth part of one knight's fee in Asshby Leger held by Nicholas de Craunsford, one knight's fee in Eydon held by Richard Wale, one knight's fee in Esthaldon (*sic*) and Aldenby held by John de Seint Andrew, the third part of one knight's fee in Esthaddon, Westhaddon, Aldenby and Brampton held by Henry Bray, one knight's fee in Esthaddon and Brampton held by John de Ratenden, the fourth part of one knight's fee in Scyresham held by Robert de Twyford, the fourth part of one knight's fee in Whelyngburgh held by Baldwin le Maners, one knight's fee in Welton and Stav[er]ton held by Thomas de Astelegh, the fourth part of one knight's fee in Claycotes held by the said Thomas, two knights' fees in Neubold, Sutton, Byfeld, Cherleton and Kateby held by Richard de Gray, four knights' fees and the moiety of one fee in Dodeford, Thurneby, Yelvertoft, Walton and elsewhere held by William de Caynes, the moiety of one knight's fee in Asshby and Thorp held by Seman de Stokes and his parceners, the fourth part of one knight's fee in Helmelden held by William

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Membrane 17—cont.

Turville, the fourth part of one knight's fee in Atteneston held by Sara Hayward, one knight's fee and the moiety of one fee in Helmedon held by the said Sara, the moiety of one knight's fee in Croulton held by the said Sara, five knights' fees in Grutworth, Eveneilegh, Preston, Farthyngston, Kyslyngbury, Bryngton, Charwelton, Pokeslegh, Couwesgrave, Forstratford, Tyffeld, Byfeld and Bukeby held by Thomas de Leukenore all in the same county, three quarters of one knight's fee in Ty co. Roteland held by John Folvile, one knight's fee in Chitterne co. Wilts held by the earl of Salisbury, one knight's fee in Aleton held by Robert de Wodeford, the fifth part of one knight's fee in Hakeneston held by Philip de la Beche, the fifth part of one knight's fee in Hakeneston and Netherhaven held by Amaury de Sancto Amando, the moiety of one knight's fee in Compton and Brommore held by John de Brunmore, a serjeanty in Netherhaven held by Roger Cormayles, one knight's fee in Old Aston Caynell held by William Caynell, two thirds of one knight's fee in Hardon Heighwyke held by John de Sancto Laudo and Agnes his wife daughter and heir of Alexander Cheverell, the third part of one knight's fee in the same town held by Walter Skydemore, the moiety of one knight's fee in Whiteford held by Adam de la Forthe, the moiety of one knight's fee in the same town held by John de Bonham, the moiety of one knight's fee in Cheldrington held by Henry de Thistelden, the moiety of one knight's fee in Chichelowe held by Henry de Rodborne, the moiety of one knight's fee in Adyngton held by John de Aure all in the same county, one knight's fee in Sandon co. Berks held by Robert de Fokerham, one knight's fee in Hudden held by the prior of St. Frideswyde, one knight's fee in Templeton held by the master of the Hospital, the moiety of one knight's fee in Westildeslegh held by Robert Fokerham, one knight's fee in Kentebury Eton held by the prioress of Nonne Eton, two thirds of the moiety of one knight's fee in Westildeslegh held by Miles de Bello Campo all in the same county, the moiety of one knight's fee in Lillyngston co. Oxford held by Margery Criole, the moiety of one knight's fee in Shutton by Charwell in the same county held by John de Baldyngton, one knight's fee in Chauton and Catryngton with the members co. Suthampton held by John son of Fulk Lestraunge, one knight's fee in Erleston held by Isabel Dunstede, the moiety of one knight's fee in Somborne held by Andrew Payn, the fourth part of one knight's fee in the same town held by the said Andrew, the moiety of one knight's fee in Fifhyde by Andevre held by John de Merwell, the moiety of one knight's fee in Belanny held by Richard de Bello Agneto, the moiety of one knight's fee in Shalden held by Dame de Kendale, the fifth part of one knight's fee held by John de Cadenore, the twentieth part of one knight's fee in Wordam held by Peter Polayn, the twentieth part of one knight's fee held by William de Staunford, the twentieth part of one knight's fee held by Thomas Conan, the fourth part of one knight's fee at la Doune held by Richard Byflet, the fourth part of one knight's fee held by Arnold Wastehose, the fourth part of one knight's fee held by Gilbert de Staunford, the eighth part of one knight's fee held by Gilbert Godewyn all in the same county, one knight's fee in Duxton by Monemuth and in Morton co. Worcester held by Walter le Bret,

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the fourth part of one knight's fee in Comston by Asperton co.

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Membrane 16—cont.

Hereford held by Henry de Hereford, one knight's fee in Asperton and Stretton in the same county held by William Graunson, one knight's fee in Mayneston by Monemuth and in Mayneston by Asperton co. Hereford held by Richard de Fay, one knight's fee in Dilue co. Hereford held by John Giffard, the fifth part of one knight's fee in Walsoperthorn held by the heirs of Michael de Crichtote, one knight's fee in Logwardyn in the same county held by Roger Chaundos, the moiety of one knight's fee in Weston co. Gloucester held by John de Langelegh, one knight's fee in Quenton and Redbrok held by John Marmyon, the fourth part of one knight's fee held by tenants of Hugh Chart, one knight's fee in Longehope held by Richard Talbot, the fourth part of one knight's fee held by the heirs of Hugh Chart, one knight's fee in Tyberton held by William de Lunge, the fifth part of one knight's fee in the same town held by Geoffrey le Frere, the eighth part of one knight's fee in the same town held by Ralph Marmyon, the twentieth part of one knight's fee in the same town held by William Fraunkeleyn, the fortieth part of one knight's fee in the same town held by John son of Stephen, the third part of one knight's fee in Chesterton held by Edmund de Langeley all in the same county, one knight's fee in Bradenham co. Norfolk held by Roger de Huntyngfeld, two knights' fees in Hadescoftes held by the abbot of Prewes, two knights' fees in Croxton held by the abbot of Sibbeston, the moiety of one knight's fee in Fymbergh held by the bishop of Ely, the moiety of one knight's fee in Lound held by Oliver de Wyth all in the same county, the fourth part of one knight's fee in South Milne and Charleton co. Bedford held by the prior of St. Neots, the moiety of one knight's fee in Middelton held by Richard de Grey, the fourth part of one knight's fee in South Milne in the same county held by William Harecourt, one knight's fee in Gretton and Barton co. Cambridge held by Walter de Wygynthon, one knight's fee in Pittenham co. Hertford held by Hugh de Herdburgh, the moiety of one knight's fee in Shapwyk co. Dorset held by Roger Chaumpayne, the fourth part of one knight's fee in the same town held by Richard Haveryng, two thirds of one knight's fee in the same town held by tenants of Richard le Vynter, the moiety of one knight's fee in Mayden Neweton held by Reynold de Sancto Martino, one knight's fee in Upsidelyng held by John de Cobham all in the same county, two thirds of one knight's fee of Morteyn in Leghe by Tyverton co. Somerset held by William de Leghe, the third part of one knight's fee in la Heighland held by the heirs of Baldwin de Bollestane, the moiety of one knight's fee in Northover by Yeveleestre held by Patrick de Cadursis, the fourth part of one knight's fee held by the master of the hospital of Briggewautier, two knights' fees and the moiety of one fee in Horsheigh, Boure, Polette and Leigh held by John de Horsheygh, one knight's fee in Radene held by William Malherbe, the fiftieth part of one knight's fee in Sydenham by Briggewautier held by Thomas Rogeroun, the fourth part of one knight's fee in Raddeworth held by Hugh son of William de Ferreres, one knight's fee in Tolm held by Peter son of Warin, the fortieth part of one knight's fee in Haldesworth co. Devon held by the heir of William Martyn, one knight's fee in Wyke St. Pancras held by William de Ferrariis, the moiety of one knight's fee in Southewyk held by John son of Martin de Kelby, the moiety of one knight's fee in Moneton held by Robert de Molyneux, one knight's fee in Peaumere held by Robert de Kirkham, one knight's fee in Spreton and Berlesleigh held by William Talbot, one knight's fee in Yowe held by Thomas de Tette-

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Membrane 16—cont.

burne, the thirtieth part of one knight's fee in Tredogg and Todecote held by William Spek, the thirtieth part of one knight's fee in Tredogg and Silkenlond held by John de Agneto, the moiety of one knight's fee in Kippyngeseote held by Robert de Horton, one knight's fee in Shilford and Farden held by Reynold de Shilford, the fourth part of one knight's fee in Pole held by Margery la Graunt, the moiety of one knight's fee in Colm Johan and Yevele held by John de Clifford, the moiety of one knight's fee in Clist Seint Laurenz held by Ralph Vautort, the fourth part of one knight's fee in Colton Rale held by John de Chilton, the fourth part of one knight's fee in Northleigh held by Peter de Whitewelle, the fourth part of one knight's fee in the same town held by Hugh Courtenay, the fourth part of one knight's fee in the same town held by tenants of the earl of Gloucester, the fourth part of one knight's fee in the same town held by John de Bytlesgate, the fourth part of one knight's fee in the same town held by the abbess of Canon Leygh, three knights' fees in Leyncombe and Wereombe held by the abbot of Donkeswelle, the moiety of one knight's fee in Kappyngleygh and Colton Rale held by the said abbot all in the same county, one knight's fee and the moiety of one fee in Hunteleye, Bykenoure and Neuton in Wales held by Walter de Hunteleye, one knight's fee in Wysham by Monemuth held by John de Wysham, one knight's fee in Pertier and Rye by Monemuth held by William de Colevile, the fourth part of one knight's fee in Wonewardestou held by John Marmyon, the fourth part of one knight's fee in Monemuth held by William Marreys, the fourth part of one knight's fee in Iwainestou held by Thomas de Huntele, the fifth part of one knight's fee in Noef Chastel held by the said Thomas and Robert de Dun, the tenth part of one knight's fee in Garz held by the heirs of Robert Garth, the twentieth part of one knight's fee in Noef Chastel held by William ap Moriz of Noef Chastel, the twentieth part of one knight's fee in Rykenyle held by Peter le Venour and Matthew ap Yevan, the tenth part of one knight's fee in Hallelwelle held by the heirs of Gilbert Bataille, the twentieth part of one knight's fee in Noef Chastel held by Robert de Parco, the fourth part of one knight's fee in Hellewelle held by the heirs of Geoffrey de Cortizan, the fifth part of one knight's fee in Noef Chastel held by John del Park, one knight's fee in Landynegat without Monemuth held by Reynold de Gray, one knight's fee held by Roger de Clifford, the fourth part of one knight's fee in Coytyvan without Monemuth held by William Mareschal, the sixth part of one knight's fee in Noef Chastel by Monemuth held by John son of Richard, the third part of one knight's fee in Boholm held by Clement Hille, the fifth part of one knight's fee in Coytyzan held by Philip ap Wrono, the tenth part of one knight's fee in Halywell held by Wrono ap Howel, the fourth part of one knight's fee in the bailiwick of Grosmont held by Theobald de Verdon, the fourth part of one knight's fee in the same bailiwick held by Peter de Jainvyll, the fourth part of one knight's fee in the same bailiwick held by William de Elleford, the fourth part of one knight's fee in the same bailiwick held by Robert de Mone, a serjeanty in Blane Chastel held by Madok ap Wrono, one knight's fee held by Richard Penrez, and one knight's fee in Penbray held by William Botiller all in Wales.

To William de Hatfeld guardian of the lands and fees of the said late duke in Bedfordshire and Cambridgeshire. Like order in regard

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Membrane 16—cont.

to the knights' fees and parts of fees of the purparty of Maud in those counties.

The like to the following :

Robert de Ernesby guardian in Warwickshire and Leycestershire.
Henry Haydok clerk and John Cokayn guardians in Nottingham shire.

Walter Parles guardian in Norhamptonshire and Roteland.

Walter de Haywode guardian in the county of Suthampton.

Edmund de Ufford and Richard de Rougham guardians in Norfolk

Roger de Wolfreton escheator in Hertfordshire.

MEMBRANE 15.

Sept. 30.
Beaulieu.

To William de Nessefeld escheator in Yorkshire. Order, if Margaret who was wife of Peter de Malo Lacu the fifth shall find security to answer to the king for the issues of the manors of Rosyngton, Hexthorp, Balby and Doncastre in case they and the issues thereof ought to pertain to the king, to remove the king's hand and not to intermeddle further therewith, restoring to her any issues thereof taken ; as by inquisition, taken by the escheator of his office, it is found that Peter de Malo Lacu the third, who held the manors of Rosyngton, Hexthorp and Balby in chief by knight service, granted the same for life to Robert his brother, knight, that Peter de Malo Lacu the fourth (son and heir of the said Peter), who held the manor of Doncastre likewise in chief by knight service, aliened the same in fee to Benedict de Scalby without the king's licence, and it was after granted by Benedict to John de Warena late earl of Surrey for his life, that Peter de Malo Lacu the fourth after gave to John de Malo Lacu and his heirs the castle of Mulgreve and all other his lands in Yorkshire with the reversion of the manors of Rosyngton, Hexthorp and Balby, and Robert attorned tenant to him, that after John, by fine levied in the king's court, gave the said castle, lands and reversion to the said Peter the fourth for his life, with remainder to Peter de Malo Lacu the fifth deceased (son of the said Peter) and Margaret his wife in fee tail, to whom Robert in his life time attorned tenant, that after the death of Robert Peter de Malo Lacu the fifth gave the manors of Hexthorp and Balby to Robert de Malo Laeu bastard for his life, and the manor of Rosyngton to the same Robert and to Joan his wife (now deceased) for their lives, and that Peter the fifth after by his writing without the king's licence quitclaimed the manors of Rosyngton, Hexthorp and Balby to the said bastard and his heirs, who died without issue ; and now Margaret has informed the king that as well the said grants and alienations as the said fine were made and levied with the king's licence, that the said Robert brother of Peter the third attorned tenant to Peter the fifth and Margaret, and that she (by virtue of the grants, fine and attornment aforesaid) was seised as well of the manors of Rosyngton, Hexthorp, and Balby as of the manor of Doncastre as jointly enfeofed with her said husband by fine, and peaceably continued her seisin until the escheator (by virtue of the said inquisition) unlawfully took them into the king's hand, contrary to the statute, in which it is contained that no man should be ousted from his freehold without being called to answer, and has prayed the king to order that they be restored to her. By C.

1361.

Membrane 15—cont.

Sept. 15. Order to the sheriff of Suthampton to cause a coroner to be elected
Beaulieu. instead of Thomas de Wescote, who is dead.

Sept. 21. To Roger de Wolfreton escheator in Essex, Hertfordshire, Norfolk
Windsor. and Suffolk. Order to suffer the chapter of St. Paul's church London to have the keeping and disposition of the bishopric of London, now void by the death of Michael the last bishop, and of all the temporalities thereof with all goods to the same belonging, delivering to them any issues thereof taken, but retaining in the king's hand during the vacancy the keeping of any lands acquired by the bishop and annexed to the bishopric since 19 December in the 11th year of the reign; as on that day the king by letters patent granted to the dean and chapter of the said church and to their successors to have the keeping aforesaid at every vacancy as fully as the bishops used to have when the see was filled or the king or his heirs might or ought to have in times of vacancy, saving to the king the knights' fees and advowsons to the same belonging and escheats which should fall in at such times, which escheats when such vacancies were ended, namely after fealty done by the bishop elect and confirmed, should be delivered and remain to the bishop and his successors, saving also the keeping of any lands and rents which the bishops thereafter might acquire, to be retained by his escheators and other ministers during a vacancy, rendering to the king for every vacancy, if it should last a year, 1,000*l.* whereat the bishopric is yearly taxed, and if a greater or a less time *pro rata*.

The like to the following :

The escheator in Surrey, Sussex and Middlesex.

John Wroth mayor of the city of London and escheator therein.

Oct. 2. To the sheriff of Lincoln for the time being. Order to cause the
Westminster. arrears of 40 marks a year to be paid to John Deyncourt, and the said 40 marks to be paid him henceforth every year, taking his receipt; as on 10 November in the 31st year of his reign the king of his favour by letters patent granted that sum of the issues of the said county to the said John for good service, to be taken at Easter and Michaelmas by even portions during his life, or until other order should be taken for his estate. By K.

Et erat patens.

Sept. 20. To John Baret constable of Lyverpol castle. Order, under pain
Windsor. of forfeiture, so soon as any ships come to that port, to cause all the men at arms, archers and others left in Lancashire after the departure of the king's son Lionel earl of Ulster to be embarked and sent to him in Ireland; as for lack of ships the earl, whom the king sent over for the ruling of Ireland, left behind great part of the men at arms and archers who were ready to cross with him at his passage to await the arrival of ships for their passage. By K.

The like to the sheriff of Lancastre.

Sept. 20. To the escheator in Surrey and Sussex. Order to take the fealty
Windsor. of Beatrice late the wife of Thomas de Brewosa knight according to the form of a schedule enclosed, and not to intermeddle further with the manors of Bokham and Bromlegh co. Surrey and Chersworth, Seggewyke and Bedelyngton co. Sussex taken into the king's hand by the death of Thomas, delivering to her any issues thereof taken;

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Membrane 15—cont.

as the king has learned by divers inquisitions, taken by the escheator, that Thomas at his death held no lands in those counties in chief nor of others in his demesne as of fee, but held jointly with Beatrice the manors aforesaid, to them and the heirs of their bodies, by fine levied in the king's court with his licence, and that the same are held in chief by knight service.

To John de Estbury escheator in Wilts. Order not to intermeddle further with the manor and advowson of Manyngford Brewes, one messuage and one carucate of land called la Frith, taken into the king's hand by the death of Thomas de Brewosa knight, delivering any issues thereof taken to Beatrice late his wife; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief nor of others in his demesne as of fee, but held the premises jointly with Beatrice, to them and the heirs of their bodies, by fine levied in the king's court with his licence, and that the manor and advowson are held in chief, the said messuage and land of another than the king.

MEMBRANE 14.

Oct. 26. To Walter de Kelby escheator in Lincolnshire. Order not to
Westminster. intermeddle further with the manor of Holbech taken into the king's hand by the death of William de Dacre knight, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that William at his death held no lands in that county in his demesne as of fee, but that he and Katherine late his wife (likewise deceased) held that manor jointly of the gift of Randolph de Dacre and Margaret his wife to them and the heirs of their bodies, with reversion for lack of such heirs to Randolph and Margaret and to the heirs of Margaret, that William and Katherine died without an heir of their bodies, Randolph is dead, and Margaret yet living, whereby the reversion ought to pertain to her, and that the manor is held of another than the king.

Oct. 26. To John de Bekynton escheator in Somerset. Order to deliver
Westminster. to Richard Cokkyng prior of Bruton the manor of Stonyeston; as Ralph bishop of Bath and Wells has preferred and confirmed the said brother Richard, canon of Bruton priory, to be prior, as he has certified in chancery, and the king has taken the fealty of the said prior for that manor and the manors of Horseleye co. Gloucester and Rongeton co. Sussex, parcel of the priory and held in chief, which were taken into the king's hand by the death of Robert Coker the last prior.

The like to the following:

Philip de Lutteleye escheator in Gloucestershire, concerning the manor of Horseleye.

John atte Ty escheator in Sussex, concerning the manor of Rongeton.

Nov. 4. To John de Ty escheator in Kent. Order to stay altogether his
Westminster. demand made upon Geoffrey son and heir of Geoffrey de Lucy for his homage and fealty, as well for the lands whereof Geoffrey his father at his death was seised in his demesne as of fee as for the lands of the heritage of Geoffrey the son, which Katherine who was wife of Geoffrey

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Membrane 14—cont.

the father held in dower of her husband's gift, releasing any distraint made and causing any issues thereof taken to be delivered to him; as on 9 June in the 20th year of the reign Geoffrey the son did homage and fealty for all the lands which his said father held in chief.

The like to Richard de Wydeville escheator in Northamptonshire.

Sept. 24. To Richard de la Vache constable of Wyndesore castle and keeper of the king's forest there. Order to cause the arrears of their accustomed wage to be paid to the chief forester of the said forest, the keeper of either gate of the castle, the surveyors of works of the castle and the parks there and their clerk, the watchmen of the castle, the parker of the two new parks and the keeper of the manor within the park, taking their acquittances.

Oct. 30. To John de Estbury escheator in Wilts. Order not to intermeddle with the abbey of Wilton, now void by the death of Lucy de Loveneye late abbess, nor with the temporalities, possessions or goods thereto belonging during the vacancy, suffering the prioress and nuns freely to dispose thereof, saving to the king the knights' fees, advowsons, wards, reliefs and escheats which may fall to the said abbey or to the temporalities thereof in time of the vacancy; as on 1 May in the 32nd year of the reign, of his favour and love toward the said nuns, and for 60*l.* by the said abbess paid, the king granted by letters patent that, so soon as the abbey should be void by the death, cession or resignation of the said abbess, the prioress and nuns should have the keeping as aforesaid, so that no escheator, bailiff or minister of the king whatsoever should intermeddle with the same.

Oct. 15. To John de Bekynton escheator in Dorset. Order to cause Walter atte More and Margaret his wife, daughter and heir of John Blount tenant in chief, to have seisin of the lands which John held in chief, whereof at his death he was seised in his demesne as of fee, and which by his death are taken into the king's hand; as Margaret has proved her age before the escheator, and the king has taken the fealty of Walter for the lands aforesaid.

Nov. 10. To William de Otteford escheator in Buckinghamshire. Order Westminster. not to intermeddle further with the manor of Great Mussenden taken into the king's hand by the death of Milisent who was wife of Hugh de Plescy, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Milisent at her death held no lands in that county in chief in her demesne as of fee, but held the said manor for life as jointly enfeoffed with her said husband, with reversion to Elizabeth wife of Roger de Elinerugg for her life, by virtue of a fine levied in the king's court, and that the same is held of others than the king.

Oct. 25. To John de Estbury escheator in Wilts. Order to cause John de Westminster. Berugh, cousin and heir of John de Berugh tenant in chief deceased, to have seisin of the lands whereof the said John his grandfather at his death was seised in his demesne as of fee, and which by his death are taken into the king's hand; as John the grandson proved his age before William de Hatton late escheator in Surrey, and the king has taken his homage and fealty for the lands which his said grandfather held in chief.

By p.s. [25550.]

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MEMBRANE 13.

Nov. 20. Order to the sheriff of Lancaster to cause a coroner to be elected
Westminster. instead of Richard de Huyton, who is dead.

Nov. 18. To William de Otteford escheator in Cambridgeshire. Order to
Westminster. remove the king's hand and not to intermeddle further with the manors of Neuton and Tyd, delivering up any issues thereof taken; as on the finding of an inquisition, taken by the escheator, that John de Colleville knight at his death held the said manors in his demesne as of fee of the king as of the bishopric of Ely which was in the king's hand, namely the manor of Neuton by socage and the manor of Tyd by knight service, and that John his son is his next heir, and at his father's death was within age, and after at the suit of John the son, alleging that he was of full age, namely 23 years, and praying that the king would order the lands of his father so taken into the king's hand to be delivered to him, the king appointed Gilbert Bernard, William le Moigne knight and John de Graunset and two of them to make inquisition; and by inquisition, by Gilbert and John so made, it is found that John de Colleville the father held no lands in that county of the king as of the bishopric of Ely or otherwise nor of any other, for that long before his death, namely half a year, in good faith without collusion he enfeoffed Edmund Noen, Ralph Bigeneye, Thomas de Welle, Peter Horseye and Nicholas Massyngham and their heirs of the manors of Neuton, Tyd and March held of the said bishopric, and they held the same at his death, and that John his son is his heir, and at his father's death was of the age of 23 and upwards.

Nov. 20. To the sheriff of Kent for the time being. Order, upon the petition
Westminster. of Edward prince of Wales, who has taken to wife Joan sister and heir of John earl of Kent, to pay them 30*l.* every year of the issues of that county at Easter and Michaelmas, in the same manner as that sum was paid in his life time to Edmund earl of Kent the king's uncle, taking their acquittances to witness every payment; as on 26 February in the 1st year of the reign, among other lands etc., the king by letters patent gave that yearly sum to the said Edmund under the name and honour of earl of Kent, to him and the heirs of his body, and as well the said earl at his death as the said John after earl of Kent his son and heir at his death was seised of that rent in his demesne as of fee, as is found as well by divers inquisitions in chancery returned as by certificate of the exchequer sent thither.

Et erat patens.

Nov. 23. To Reynold de Sholdham inspector of the king's forfeitures in the
Westminster. port of London and the river Thames. Order to cause a ship of Matthew Cleysson of Flanders called '*Godeschild*' of Lescluse, with any indenture thereof made, to be delivered to the said Matthew to make his advantage thereof, for the king's will is that Matthew and John de Hatfeld, Roger Rotour, Thomas Pykenham, Nicholas Hotoft and Robert de Hull citizens of London, his mainpernors, be discharged of the ship and the price thereof, although the king lately ordered the inspector to cause the said ship to be appraised, in the presence of the collectors of customs in that port and of John Cory controller thereof, by the oath of merchants and other true men, and by indenture containing the price thereof, to be between the inspector, Matthew and the mainpernors made, to deliver the same to Matthew by a mainprise, for that they mainperned to answer to the king for the said ship,

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Membrane 13—cont.

which was by the inspector arrested as forfeit in the said port for that 100 weys of cheese were put therein after that the ship was laded and the goods therein cocketed, and also for that Matthew broke his arrest ; as oath has now been made before the king in chancery that the said cheese was of merchants of England and not of foreign merchants, whereby it ought not to be customed, nor the ship to be confiscated, and Matthew has made fine with the king by 20s. for breach of the arrest.

By C.

Nov. 4. To the treasurer and the barons of the exchequer. Order to search Westminster. the rolls and memoranda of the exchequer and if, by inspection thereof, inquisition or otherwise, they be assured that the men and tenants of the town of Dodyngton within the bounds of the king's forest of Rokyngham have not, nor ought to assart or arrent a piece of ground within that forest called Dodyngton Short, and have not hitherto paid 25s. yearly for that cause nor ought to be therewith charged, to stay altogether their demand upon the said men by summons of the exchequer for payment of that sum, causing them to be thereof discharged ; upon their petition, shewing that though they have not at any time caused the said piece of ground to be assarted or arrented, nor is it yet assarted, nor can be assarted by them for that other tenants of the town of Clive and other neighbouring towns have common of pasture therein, the treasurer and barons pretending that they have so done and have arrented to the king in 25s., which they have not, are unlawfully distraining them for payment of that sum every year.

Oct. 20. To the collectors of the petty custom in the port of London for the Westminster. time being. Order to pay to Nicholas George 12*d.* daily according to the king's letters patent, taking his acquittance ; as on 5 October in the 33rd year of the reign the king of his favour granted him by letters patent for good service 12*d.* a day for life to be taken at the exchequer at Easter and Michaelmas by even portions, and after at the request of Nicholas, and for that he gave back those letters to be cancelled in chancery, the king granted him the same sum to be taken of the said petty custom for his life or until the king should take other order for his estate.

By p.s. [25530.]

Et erat patens.

Oct. 29. To John Estbury escheator in the county of Suthampton. Order Westminster. not to intermeddle further with a messuage and garden, 60 acres of land and 4 acres of meadow in Basyngstokes taken into the king's hand by the death of Thomas de Wrottyng, delivering up any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief in his demesne as of fee, but held the premises of another than the king.

MEMBRANE 12.

Oct. 29. To John de Estbury escheator in the county of Suthampton. Westminster. (*The last order repeated.*)

Nov. 3. To David Baxster. Writ *de intendendo* in regard to lands by him Westminster. held of John de Coupland as of the lands which were of Roger de

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Membrane 12—cont.

Holthale; as on 6 July in the 33rd year of the reign the king by letters patent gave to the said John 5 messuages and 2 carucates of land in Holthale which were of Roger, and were taken into the king's hand by William de Nessefeld escheator in Northumberland for that Roger adhered to the Scots, enemies of King Edward II, to hold to John and his heirs with the services of free men and neifs and all other appurtenances.

Et erat patens.

Nov. 4. To William de Otteford escheator in Cambridgeshire. Order to
Westminster. remove the king's hand and not to intermeddle further with 3 acres of land and 3 acres of meadow in Shod Caumpes, delivering to the prior of Hatfeld Regis any issues thereof taken; as King Edward II by letters patent granted his licence to Robert Taper to give and assign to the prior and convent of Hatfeld Regis and to their successors 3 acres of land and 5 acres of meadow in Caumpes *Comitis* and Shod Caumpes in aid of the maintenance of a chantry therein, and likewise to the said prior and convent to receive and hold the same, and the escheator lately took the premises into the king's hand, whereby the king ordered him to certify in chancery the cause wherefore he so took the lands of the said prior in Shod Caumpes, and he certified that he so took 3 acres of land and 3 acres of meadow in Shod Caumpes for that it was found, by inquisition before him taken, that in the time of King Edward I without the king's licence the prior appropriated the same to himself and his house of lands held in chief by knight service; and after, at the suit of the prior, alleging that the land and meadow so taken are of the lands by him acquired by licence of Edward II, and held of the earl of Oxford and not immediately of the king, and praying that the king would order his hand to be removed, the king ordered the escheator to make inquisition thereupon; and by inquisition so made it is found that 3 acres of land and 3 acres of the 5 acres of meadow are the land and meadow acquired by licence of Edward II, and are held not of the king but of the earl of Oxford.

Nov. 9. To John de Estbury escheator in the county of Suthampton.
Westminster. Order to deliver to Bernard Brocas and Mary his wife a messuage, two carucates of land, 60 acres of wood and 45s. 2d. of rent in Styvvington taken into the king's hand by the death of Joan who was wife of John de Roches, and not to intermeddle further with other lands likewise so taken which are held of others than the king, delivering up any issues taken of the lands held of others; as the king has learned by inquisition, taken by the escheator, that Joan at her death held no lands in that county in chief nor of others in her demesne as of fee, but held the premises for life as jointly enfeoffed with her said husband in chief by fealty and suit at the hundred of Basyngstok, and divers other lands in that county of others than the king, by fine thereof levied in the king's court with his licence, with remainder to John de Bourhunte deceased and the said Mary then his wife and to the heirs of their bodies, and the king has taken the fealty of Bernard.

Nov. 21. To John de Estbury escheator in Wilts. Order not to intermeddle
Westminster. further with the manor of Worsseton and a messuage and two carucates of land in Monketon taken into the king's hand by the death

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Membrane 12—cont.

of Gilbert de Berewyk, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Gilbert at his death held no lands in that county in chief in his demesne as of fee, but held the premises of others than the king.

Nov. 10. To John de Estbury escheator in Wilts. Order not to intermeddle further with the manor of Estwyk and two thirds of a messuage and of two carucates of land in Shaldebourne and Harden, held for life by Robert de Bilkemore knight deceased of the heritage of John son and heir of John Lilleboun, and taken into the king's hand by the death of Robert, delivering up any issues thereof taken; as it is found by inquisition, taken by the escheator, that Robert at his death held no lands in that county in chief nor of others in his demesne as of fee, but held the premises as aforesaid of the said heir, late in the wardship of John de Malewayn deceased by demise of Queen Philippa, who by the king's grant had that wardship until the lawful age of the heir with his marriage and the reversions to him belonging; and on 20 May in the 33rd year of his reign the king by letters patent granted to the said queen until the lawful age of his heir the wardship of the lands which were of John Lilleboun, with the reversions of lands of that heritage held in dower, by the courtesy of England or otherwise for life or a term of years, and all else to that wardship belonging.

Nov. 9. To John de Bekynton escheator in Dorset. Order not to intermeddle further with the manor of Bromleye taken into the king's hand by the death of Joan who was wife of John de Roches, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Joan at her death held no lands in that county in chief nor of any other in her demesne as of fee, but held the said manor of the heritage of Mary daughter and heir of the said John for her life in dower by assignment of her said husband of another than the king.

MEMBRANE 11.

Oct. 6. To Philip de Lutteleye escheator in Herefordshire. Order to deliver to John de Crophull knight and Margery his wife, one of the daughters and heirs of Theobald de Verdon, tenant in chief of the late king, three and a half knights' fees in Hopton, Stretton, Latton by Kyngeslane and Lydecote, then held by Richard de Hopton, of the fees which Elizabeth de Burgo, late wife of the said Theobald, held in dower by the king's assignment of the purparty of Margery, and which were taken into the king's hand by the death of Elizabeth; as the king has at another time commanded that all lands of that heritage and purparty so held in dower and taken into his hand should be delivered to John and Margery.

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 To William de Otteford escheator in Cambridgeshire. Order to [remove] the king's hand from a messuage of the abbot of Croyland in Rokyngton [*entry incomplete*]; as the king lately ordered the escheator to certify in chancery the cause wherefore the same was by him taken into the king's hand, and he signified that he so took the premises for that it was found by inquisition, before him taken of his office, that the said abbot appropriated the same to himself and his house without the king's licence; and after the abbot

1361.

Membrane 11—cont.

informed the king that he did not acquire nor appropriate the premises as aforesaid, but caused the same to be seized into his hand as an escheat in right of his church, for that Hugh Agas, who held the premises to him and his heirs of the abbot by fealty and the service of 12*d.* a year, died without an heir, and prayed the king to cause his hand to be removed, wherefore the king ordered the escheator to make inquisition thereupon; and by inquisition so made it is found that Hugh held the premises of the abbot by the service aforesaid and by suit at his court, that he died without an heir, and that the abbot seized the same as an escheat as aforesaid, without that that he acquired the same of the said Hugh.

Nov. 18. To William de Otteford escheator in Cambridgeshire. Order to
Westminster. remove the king's hand and not to intermeddle further with a rent of the abbot of Lesnes in Clopton and Gamylygaye, delivering to the abbot any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore that rent was by him taken into the king's hand, and he certified that he so took the same for that it was found, by inquisition before him, that the said abbot without the king's licence appropriated to him and his house 50*s.* of yearly rent in Clopton and 20*s.* of yearly rent in Gamylygaye after the statute of mortmain; and after, at the suit of the abbot, alleging that his predecessors were seised of that rent before the said statute, namely time out of mind, and peaceably continued their seisin in all times past until the same was so taken, without that that he or any of his predecessors acquired the same or any parcel thereof after the statute, and praying the king to order his hand to be removed, the king ordered the escheator to make inquisition thereupon; and by inquisition so taken it is found that the said men of religion long before the said statute held in Clopton the fourth part of one knight's fee by the feoffment of Robert de Rokella, of which fourth part long before the statute they enfeoffed Simon Rusoun for a rent of 50*s.* to them yearly payable, that William Avenell long ago confirmed to them all the land in Gameleye which William Avenell his uncle formerly gave them by charter, that they afterwards demised and granted that land to divers tenants for a rent of 20*s.* a year, which confirmation and demise were made long before the said statute, that they were seised of those rents from that time and have taken them until now, and that the said lands are held in almain.

Nov. 17. To the treasurer and the barons of the exchequer. Order to
Westminster. stay their demand by summons of the exchequer against John Laundels for payment of a farm of 20*l.* from 4 June last, and to discharge him thereof, releasing any distraint made for that cause; as on 30 June in the 34th year of the reign the king of his favour pardoned Egidia who was wife of John de Molyns the suit of his peace to him pertaining for manslaughters, robberies, larcenies, felonies and trespasses whatsoever by her committed within the realm, and further gave her all her lands, goods and chattels which might be called forfeit by reason thereof, as in the letters patent is contained; and after at the suit of Egidia, alleging that William de Golafre, by a fine levied before the justices of the Bench, held for life two thirds of two thirds of the manor of Bampton co. Oxford with reversion to John de Molyns and Egidia, and that the same

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Membrane 11—cont.

were after William's death taken into the king's hand among other lands of John for that he was as a clerk convicted before the king of divers felonies and died in prison, and praying that the king would order them to be restored to her, the king ordered John de Estbury escheator in that county to make inquisition thereupon; and by inquisition so made it is found that William held two thirds of two thirds of the said manor as aforesaid by fine levied at Westminster on the morrow of the Ascension in the 27th year of the reign, with reversion to John and Egidia and to the heirs of John, that by the decease of William in the life time of John de Molyns the same were taken into the king's hand among other lands of John by reason of felonies of which John as a clerk was convicted, that John and Egidia granted the same (which are in the king's hand for the cause aforesaid and for no other) to no man, nor changed their estate therein, that the premises are held of another than the king and are worth 19*l.* 12*s.* 8*d.* a year in all issues, and that John de Molyns died on 10 March in the 34th year; and on 4 June last the king ordered John Laundels, to whom he committed the keeping of the premises for 20*l.* to be yearly rendered to the king, to cause the same to be restored to Egidia with the issues thereof taken since her husband's death. Proviso that answer be made to the king for the said farm for the time that the premises were in his hand during the life time of John de Molyns.

MEMBRANE 10.

Dec. 20. To John de Estbury escheator in Wilts. Whereas, among other Westminister. gifts made to Edward prince of Wales duke of Cornwall and earl of Chester, the king gave him his stannary in Cornwall, with the stampage thereof and all issues and profits thence arising, and with the pleas, profits and perquisites of the court of the stannary and of the mines in that county, to him and his heirs the kings of England to be for ever, 1,000 marks yearly excepted, which he formerly granted to William de Monte Acuto late earl of Salisbury and to the heirs male of his body of the issues and profits of the said stampage, until the castle and manor of Troubrugge, the manors of Aldeburn, Ambresbury and Wynterburn co. Wilts, the manor of Caneford co. Dorset, and the manors of Hengstrig and Charleton co. Somerset (held for life by John de Warena earl of Surrey and Joan his wife, the reversion whereof was granted to the earl of Salisbury and the heirs male of his body), to the value of 800 marks a year, and 200 marks a year of land and rent provision whereof the king had promised to make to the said earl and to the heirs male of his body, should come to his hands; and whereas on 21 June in the 29th year of his reign, in consideration that the profits of the stampage and of the pleas and perquisites aforesaid were much diminished by reason of the plague, and of the unwonted expenses which the prince had to incur, the king of his favour granted in aid of the estate of the said prince 1,000 marks to be taken yearly of the customs in the port of London by the hands of the collectors at Michaelmas and Easter by even portions so long as the earl of Salisbury or his heirs male should take the said annuity, so that as soon as payment thereof should cease, and the prince could wholly take all the emoluments and profits of the stampage, pleas and perquisites arising, payment of the annuity from the said customs should likewise cease, and answer be made

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Membrane 10—cont.

to the king for the same ; and whereas after, on the finding of divers inquisitions that the said Joan, who survived her said husband the earl of Surrey, died on the feast of the Beheading of St. John Baptist last, the king on 8 November following took the homage and fealty of the earl of Salisbury for the above named manors and commanded livery thereof to be given him ; and because in the letters patent it is contained that when the said castle and manors should fall to the late earl of Salisbury or to his heirs, and they should obtain peaceable possession thereof, payment of 800 marks of his annuity should cease, and likewise payment of 200 marks when he should obtain possession of the other land and rent, and the same should revert to the king, and in the said inquisitions it is found that 147*l.* of yearly rent is payable of the said manors at several terms, whereof 36*l.* 15*s.* for the fourth part thereof is due to the king for Michaelmas term last, and the earl has undertaken in chancery to answer at the exchequer in the quinzaine of Hilary next for the said fourth part and for any other issues and profits of the said manors arising from the Beheading of St. John Baptist to Michaelmas last, the king's will is that the said earl may have and take all rents, issues and profits of the said castle and manors from the death of Joan as well before Michaelmas as after, though he had not possession until 8 November, on which day he did homage to the king for the same, and that from Michaelmas payment of 800 marks as well of the 1,000 marks to the earl of Salisbury from the stampage aforesaid as of the 1,000 marks to the said prince of the customs shall altogether cease : order to cause all rents, issues and profits of the said manors in his bailiwick arising from the Beheading of St. John to be delivered to the earl of Salisbury as aforesaid or to his attorney, certifying the king in chancery under seal before the quinzaine of Hilary of any issues and profits that have fallen in between that day and Michaelmas over and above the said rent. By K.

The like to John de Bekynton escheator in Somerset and Dorset.

Dec. 22. To Walter de Kelby escheator in Lincolnshire. Order not to
Westminster. intermeddle further with two messuages, 4 bovates of land, 23 acres of meadow, 16 acres of wood and 5 marks of rent in Gaynesburgh and Havercroft taken into the king's hand after the death of Simon de Gaynesburgh, delivering up any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that Simon at his death held no lands in that county in chief in his demesne as of fee nor in service, but held the premises in his demesne as of fee of others than the king.

Nov. 22. To John de Estbury escheator in Wilts. Order to deliver to John
Westminster. son of John de la Roche the manor of Wynturslowe taken into the king's hand by the death of Gilbert de Berewyk ; as the king has learned by inquisition, taken by the escheator, that Gilbert at his death held no lands in that county in chief in his demesne as of fee, but held the said manor in fee tail in chief, by the grand serjeanty of making wine called ' clarre ' at the king's cost upon warning when the king comes to Claryndon and serving him therewith in a cup at his coming, of the gift made with the king's licence by Walter de Worsseton and Roger de Wodeweie chaplain to Gilbert and Isabel

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Membrane 10—cont.

late his wife and the heirs of their bodies with remainder for lack of an heir to the said John and the heirs male of his body, and that Gilbert and Isabel are dead without an heir of their bodies, whereby the same ought to remain to John as aforesaid; and the king has taken the fealty of John, and of his favour respited his homage until the Purification next. By K.

Nov. 21. To the same escheator. Order not to intermeddle further with Westminster. the manor of Berewyk taken into the king's hand by the death of Gilbert de Berewyk, delivering up any issues thereof taken; as the king has learned (*as above*) that Gilbert at his death held that manor for life of the demise and grant of Gilbert late parson of Roudes and Robert de Monketon, with remainder to John de la Roche and Agnes his wife daughter of the said Gilbert de Berewyk (both yet living) and to the heirs of their bodies, and that the manor is held of another than the king.

Dec. 3. To Philip de Luttele escheator in Notinghamshire. Order to take Westminster. the fealty of Roger son of Roger Beler according to the form of a schedule enclosed, and to deliver to him the manor of Gonalston, one acre of land therein and the advowson of the church of that manor excepted, taken into the king's hand by the death of Elizabeth de Dreby; as the king has learned by inquisition, taken by the escheator, that Elizabeth at her death held no lands in that county in chief nor of any other in her demesne as of fee, but by virtue of a fine levied in the court of King Edward II held the said manor (the land and advowson aforesaid excepted) in fee tail of the king as of the honour of Peverel by homage and fealty and by the service of the moiety of one knight's fee, with remainder, if Elizabeth should die without an heir of her body, to the said Roger (yet living) and Margaret his wife (deceased) and to the heirs of their bodies, and that Elizabeth died without an heir of her body, whereby the premises ought by the fine to remain to Roger; and the king has taken his homage. By p.s. [25619.]

MEMBRANE 9.

Oct. 6. To Philip de Luttele escheator in Herefordshire. Order to Westminster. deliver to Thomas de Fournyvale knight, cousin and one of the heirs of Theobald de Verdon tenant in chief of King Edward II, two knights' fees the moiety and the fourth part of one fee in Pyonia and Houton Cotes formerly held by Richard de la Lynde the younger, Philip ap Howell and Rees ap Howell, late held in dower of his purparty of the heritage of Theobald by Elizabeth de Burgo late wife of Theobald, and taken into the king's hand by her death; as the king at another time commanded that all lands of that heritage and purparty held in dower by Elizabeth should be delivered to Thomas.

To John de Wyndesore escheator in Warwickshire. Like order to deliver to the said Thomas one knight's fee in Thurlaston formerly held by Simon son of Margery and John Darset, the moiety of one knight's fee in Hopton and Alverton held by the freeholders of those towns, and the fourth part of one knight's fee in Morton held by Hugh de Say.

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Membrane 9—cont.

To John atte Wode escheator in Salop. Like order to deliver to William de Ferrariis, son and heir of Isabel wife of Henry de Ferrariis one of the daughters and heirs of Theobald de Verdon, one knight's fee in Southstoke formerly held by the heir of William de Lodelow, and the moiety of one knight's fee in Eton held by William de Haselshawe, which Elizabeth de Burgo held in dower of the purparty of the said Isabel.

To John de Wyndesore escheator in Leycestershire and Warwickshire. Like order to deliver to the said William one knight's fee in Assheho and Caldecote co. Warwick formerly held by the heir of Geoffrey de Semely, the moiety of one knight's fee in Wolframcote co. Warwick held by Robert de Langeleye, and the moiety of one knight's fee in Burton Overay co. Leycester held by the heir of Robert de Normanvill.

To Philip de Lutteleye escheator in Herefordshire. Like order to deliver to the said William one knight's fee in Buford and Stanford upon Temede formerly held by William de Craneleye.

To John de Wyndesore escheator in Warwickshire. Like order to deliver to John de Crophull knight and Margery his wife, one of the daughters and heirs of Theobald de Verdon, the moiety of one knight's fee in Great Flekenho formerly held by the freeholders of that town, the fourth part of one knight's fee in Wortyngton, and the fourth part of one knight's fee in Shathewell held by William Fyton, all which Elizabeth de Burgo held in dower of the purparty of Margery.

To John atte Wode escheator in Salop. Like order, *mutatis mutandis*, to deliver to the said John and Margery the advowson of the church of Lodelow, namely the presentation at every other turn, which Elizabeth de Burgo held in dower of the purparty of Margery.

Nov. 28. To William de Nessefeld escheator in Northumberland. Order
Westminster. to remove the king's hand and not to intermeddle further with a message and one earcate of land in Inghowe, delivering to Thomas de Umframville any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the lands of Thomas in Inghowe were by him taken into the king's hand, and he certified that he so took the premises for that he found, by inquisition before him taken of his office, that Gilbert de Umframville, who held the same of King Henry III in chief by knight service, in the time of that king aliened the premises in fee without the king's licence to Henry de Hawilton, and the same were after held by Warin de Inghowe deceased and the said Thomas without licence of the king or his forefathers; and in the parliament last holden at Westminster it was agreed (*inter alia*) that alienations of lands made by people who held of the said King Henry and earlier kings to hold of themselves should stand in force, saving the king's prerogative as regards his own time and the time of the two last kings.

Nov. 28. To Reynold de Sholdham inspector of forfeitures in the port of
Westminster. London and the river Thames. Order (*as above*, p. 215) for delivery of the ship called 'Godschild' of Lescluse to Matthew Cleysson.
By C.

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Membrane 9—cont.

Nov. 26. Order to the sheriff of Wilts to cause verderers of the king's forests
Westminster. of Claryndon, Melchet, Gravele and Savernak to be elected instead of John Everard, Robert Gerberd, Thomas Tichebourne, Nicholas Lambard, Edmund Huse, John Daunvers and George de Weston, who are dead.

The like to the sheriff of Suthampton, for election of verderers for the forest of Bokholt instead of Thomas Payn and Richard de Bettesthorpe, now dead.

MEMBRANE 8.

Nov. 20. To William de Nessefeld escheator in Northumberland. Order
Westminster. to remove the king's hand and not to intermeddle further with one toft and one carucate of arable land in Inghowe called Kereslawe, delivering to Bartholomew Benet any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore he took lands of Bartholomew in Inghowe called Kereslawe and Fulwell into the king's hand, and he certified that he so took the premises for that he found, by inquisition before him taken of his office, that Gilbert de Umframville aliened the same, which were held of King Henry III in chief by knight service, and late held by Bartholomew, to Walter de Almanian in fee in the time of that king without his licence, and for that cause they are yet in the king's hand; and in the last parliament it was agreed that alienations made by people who held of the said King Henry and earlier kings to hold of themselves should stand in force.

Oct. 16. To William de Nessefeld escheator in Yorkshire. Order to deliver
Westminster. to John son of Adam Freman of Wartre the moiety of one toft and of one bovate of land in Wartre, which Adam his father held by knight service of the heir of William de Roos of Hamelak tenant in chief, a minor in the king's wardship, and which was taken into the king's hand by Adam's death; as it is found by inquisition, taken by the escheator, that Adam at his death held no lands in that county in chief, but held the premises as aforesaid in his demesne as of fee, that John is his son and heir, and is of the age of 24 years and upwards, and that the escheators for the time being have charged themselves in their accounts with the issues thereof from the date of Adam's death, namely 12 August in the 23rd year of the reign; and Thomas brother and heir of William de Roos has at another time proved his age, and the king has taken his homage, and rendered to him the lands which his said brother held in chief.

Dec. 20. To John de Bekynton escheator in Somerset. Order to deliver
Westminster. to William de Pappeworth, to hold by the courtesy of England, a messuage and garden, 120 acres of land, 7 acres of meadow and 103s. of rent in Preston Plokenet, taken into the king's hand as well by the death of John de Preston as by that of Elizabeth his daughter whom William took to wife; as the king has learned by divers inquisitions, taken by the escheator, that John at his death held the premises in his demesne as of fee in chief by the service of the third part of one knight's fee of Mortain, that Elizabeth, who survived her father ten days, was his next heir and of full age, and that William and Elizabeth had issue (now dead) whereby the premises ought to pertain to William for life; and the king has taken his fealty.

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Membrane 8—cont.

Nov. 20. To Roger de Wolfreton escheator in Norfolk. Order not to inter-
Westminster. meddle further with the manors of Walsokene and Walpool taken into the king's hand by the death of John de Colville knight, delivering to Edmund Non, Ralph de Bugeneye, Peter de Horsseye, Nicholas de Massyngham and Thomas de Welle any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in his demesne as of fee nor in service, but long before his death gave to Edmund and the others and to their heirs all his lands therein, namely the manors aforesaid, and that the same are held of others than the king.

Nov. 20. To Roger de Wolfreton escheator in Norfolk. Order to cause Ralph
Westminster. de Crumwell and Maud his wife to have seisin of one manor in Bokenham and of the manor of Besthorp, held in dower by Maud (*sic*) who was wife of John de Foleville of the heritage of William Bernak son and heir of John Bernak, and taken into the king's hand by her death; as by inquisition, taken by the escheator, it is found that Joan who was wife of John de Foleville at her death held no lands in that county in chief nor of others in her demesne as of fee, but held the manors aforesaid in chief by knight service for her life in name of dower after the death of John Bernak sometime her husband of the heritage of the said William, who died a minor in the king's wardship, and that Maud daughter of John Bernak and sister of William is next heir of her brother and of full age; and the king has at another time taken the homage and fealty of Ralph, by reason of issue between him and Maud begotten, for all the lands which John Bernak held in chief.

Nov. 20. To William de Nessefeld escheator in Yorkshire. Order not to
Westminster. intermeddle further with the manors of Thresk, Wodehall, Kirkeby Malasart and Burton in Lonesdale, their members and appurtenances, taken into the king's hand by the death of John [de] Moubray of Axiholm the elder, delivering to William de Overton parson of Sileby, Robert de Clyve vicar of Haxeie, William de Galby chaplain, John de Richemond and Robert de Rythre any issues thereof taken; as the king has learned by inquisition, taken by the escheators, that John de Moubray at his death held no lands in that county in chief in his demesne as of fee, but long before his death with the king's licence gave the said manors, which are held in chief, to William de Overton and the others named to hold to them and their heirs.

To Walter de Kelby escheator in Lincolnshire. Order not to intermeddle further with the whole isle of Axiholm and the manor of Eppeworth therein, their members, fees, the services of freemen and neifs and other appurtenances, taken into the king's hand by the death of John de Moubray of Axiholm, delivering to William de Overton clerk, Robert de Clyve vicar of Haxay, William de Galby clerk, Thomas de Egmanton, Robert de Rythre and John de Richemond any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John de Moubray at his death was seised of no lands in that county in his demesne as of fee, for that long before his death with the king's licence he gave to William de Overton and the others named and to their heirs all his lands in that county, namely the isle and manor aforesaid.

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Membrane 8—cont.

To William de Otteford escheator in Bedfordshire and Buckinghamshire. Like order, *mutatis mutandis*, concerning the manors of Stotfold, Wylyngton, Haunes and Burnham co. Bedford and Lyncedale co. Buckingham, held in chief, which the said John de Moubray long before his death gave with the king's licence to John Neumarche, Robert Nayllynghurst, William de Lavenham and John de Melton and to their heirs.

MEMBRANE 7.

- Dec. 13. To John de Ty escheator in Kent and Surrey. Order not to intermeddle further with the manor of Horton co. Kent and certain tenements in Suthwerk co. Surrey, in the parish of St. Olave, taken into the king's hand by the death of Roger de Northwode the elder knight, delivering to Agnes late his wife any issues thereof taken; as the king has learned by divers inquisitions, taken by the escheator, that Roger at his death held jointly with Agnes the said manor of Horton of the gift of Richard Shene clerk and Peter Hadland, to them and the heirs of Roger, and the tenements in Suthwerk of the gift of John de Sholdon parson of Coulynge and John Barry of Kent to them and the heirs male of their bodies, and that all are held of others than the king.
- Nov. 28. To John de Bekynton escheator in Somerset. Order not to intermeddle further with the manor of Kyngeston Seymore taken into the king's hand by the death of Thomas de Berkele of Ule, delivering to Katherine late his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief in his demesne as of fee, but held the said manor jointly with Katherine of the gift of Robert parson of Ule to them and the heirs of Thomas, and that the same is held of others than the king.
- Nov. 10. To the sheriff of Middlesex. Order to cause Thomas Morice to have seisin of a messuage in Stubbenheth, in the king's hand by reason of the outlawry of Thomas Child for felony; as the king has learned by inquisition, taken by the sheriff, that the same has been in his hand for a year and a day, that it was held of Thomas Morice, and that William de Hatton late escheator had the year and a day and the waste, and ought to answer for the same to the king.
- Dec. 3. To Richard de Wydevile escheator in Norhamptonshire. Order not to intermeddle further with the manor of Brampton taken into the king's hand by the death of Elizabeth de Dryby, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Elizabeth at her death held no lands in that county in chief in her demesne as of fee, but held the said manor of others than the king.
- Nov. 21. To John de Bekynton escheator in Dorset. Order to deliver to John Husee the younger the manor and advowson of Ryngestede taken into the king's hand by the death of Roger Husee, but not to intermeddle further with the manors of Morton and Hanlesworth and the advowson of Morton likewise so taken, delivering up any issues taken of the last named manors; as the king has learned by

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Membrane 7—cont.

inquisition, taken by the escheator, that Roger at his death held no lands in that county in chief nor of others in his demesne as of fee, but Roger and Margery late his wife (likewise deceased) held the manor and advowson of Morton of the gift of Warin de Insula and Edmund de Chelreye, and the manor of Hanlesworth and the manor and advowson of Ryngestede of the gift of Thomas de Upton and Miles de Upton, all to them and the heirs of Roger's body, with remainder for lack of such an heir to John Husee the elder and the heirs of his body, remainder to the said John Husee the younger and the heirs of his body, that the same ought by the form of the gifts to remain to the said John the younger for that both Roger and John the elder died without issue, and that the manor and advowson of Ryngestede are held by knight service of the heirs of Robert Latymer tenant in chief, a minor in the king's wardship, the manors of Morton and Hanlesworth and the advowson of Morton of others than the king; and the king has taken the fealty of the said John Husee the younger.

Nov. 8. To John de Estbury escheator in Wilts. Order to deliver to William
Westminster. de Monte Acuto now earl of Salisbury the manors of Troubrugge, Wynterbourne, Ambresbury and Aldebourne, with members, hamlets, hundreds, knights' fees and advowsons of churches, chapels, religious houses and hospitals to the same belonging, taken into the king's hand by the death of Joan who was wife of John de Warrenna earl of Surrey deceased, to hold according to the tenor of the king's charter of 17 March in the 11th year of the reign, whereby he granted to William de Monte Acuto late earl of Salisbury that the said manors, then held for life of the king's heritage by the said earl and countess of Surrey by his grant with reversion to the king and his heirs, should after their death remain to the said earl of Salisbury and his heirs with the members etc.; as it is found by inquisition, taken by the escheator, that by virtue of the grant aforesaid Joan, who survived the earl her husband, held the same for life with reversion to the said now earl of Salisbury, son and heir of the said late earl and of full age, and that they are held in chief by knight service; and the king has taken the homage and fealty of the said now earl. By p.s. [25569.]

To John de Bekynton escheator in Somerset and Dorset. Like order, *mutatis mutandis*, in regard to the manors of Caneford co. Dorset, Hengstringg and Cherleton co. Somerset. By p.s. [*as above*.]

Dec. 12. To the collectors of customs in the port of Boston. Order to search
Westminster. their papers and memoranda and, if assured that nothing was paid to John de Bello Campo of Warrewyk in his life time or to his executors of 50*l.* for Michaelmas term in the 34th year of the reign of 100*l.* a year granted him by the king of the issues of the customs in that port, to pay the same to John son of Giles de Bello Campo and other the executors of his will (if any) or to their attorney, taking their acquittance; as on 17 March in the 25th year of the reign the king by letters patent granted John 280*l.* to be taken every year at Easter and Michaelmas by even portions of the issues of the customs in the ports of London and Boston, namely 180*l.* in that of London and 100*l.* in that of Boston, for his life or until provision should be made him for life of lands to the same value, and after on 20 November in the 34th year the king ordered the said

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Membrane 7—cont.

collectors to pay 50*l.* to John or his attorney for Michaelmas term then last; and now the said John son of Giles, his executor, has petitioned the king to cause that sum to be paid him for the execution of the said John's will, as nothing thereof has yet been paid.

Nov. 20. To the treasurer and the barons of the exchequer. Order to
Westminster. account with John de Waddesworth and Robert de Stonleye, executors of John de Neubury late clerk of the great wardrobe, John de Sleaford late clerk of the said John and one other clerk, touching their expenses for maintenance and hired lodgings while abiding in London with two yeomen since the death of the said late clerk upon the array of his account, upon their petition, and to cause what they have spent or may yet spend so long as they stand thereupon to be allowed them in their account aforesaid. By C.

MEMBRANE 6.

Oct. 18. To Roger de Wolfreton escheator in Norfolk and Suffolk. Order
Westminster. to take the fealty of Ralph de Hemenhale knight according to the form of a schedule enclosed, and to deliver to him a moiety of the manor of Fakenhamaspis co. Suffolk with the advowson of the church thereof, taken into the king's hand as well by the death of Mary de Pakenham as by reason of the trespasses of Eufemia her sister, but not to intermeddle further with divers other lands in those counties which were of the said Mary and likewise so taken, delivering up any issues taken of the last mentioned lands; as by divers inquisitions, taken by the escheator, it is found that Mary at her death held in her demesne as of fee the moiety with the advowson aforesaid in chief by the service of rendering yearly to the king 9*d.* towards the ward of Norwich castle at the end of every twenty weeks, and the other lands aforesaid of others than the king, and that Eufemia her next heir, being of full age, entered the said moiety with the advowson and aliened them in fee without the king's licence to the said Ralph, John Wyngefild knight, Gilbert de Debenham, John de Whitlesho and Geoffrey de Honeweton, which moiety was taken into the king's hand as well by the death of Mary as by reason of the trespasses committed by the entry and feoffment aforesaid; and John, Gilbert, John and Geoffrey are dead as the king has learned, and Ralph yet living, and for 100*s.* by Ralph paid the king has by letters patent pardoned those trespasses, and granted that Ralph may hold the premises to him and his heirs.

Dec. 8. To William de Otteford escheator in Buckinghamshire. Order to
Westminster. cause Adam son of Sara, third daughter and one of the heirs of John de Wolverton tenant in chief, to have seisin of his purparty; as lately, upon the finding of divers inquisitions that the manors of Paddebury and Chalfhunt came to the king and were in his hand by the death of John and by reason of the nonage of certain his heirs, that the same are held in chief by homage, that John son of Joan deceased one of his daughters, whom Hugh Wake took to wife, Constance his second daughter, the said Adam, and Theobald son of Cicely his fourth daughter are next heirs of the said John de Wolverton, and that Constance is of full age, and John son of Joan, Adam and Theobald within age, the king ordered Gerard de Braybrok late escheator to make a partition into four parts, to deliver to the said Hugh, whose fealty the king took, the purparty falling to John son

1361.

Membrane 6—cont.

of Hugh and Joan to hold by the courtesy of England, and to keep in the king's hand until further orders the purparties falling to Constance, Adam and Theobald; and after on 15 May in the 28th year of the reign the king took the homage of Constance and ordered the said escheator to take security for payment of her relief and to cause her to have seisin of her purparty; and now Adam has proved his age before William de Fililode late escheator in Northamptonshire, and the king has taken his fealty and of his favour respited his homage until Easter next. By K.

Dec. 20. To Leo de Perton escheator in Worcestershire. Order to remove Westminster. the king's hand and not to intermeddle further with a messuage, one carucate of land, 12 acres of meadow and 32s. of rent of William Sy in Kyngesnorton, delivering to him any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore he took the same into the king's hand, and he certified that he so took them by virtue of an inquisition, before him taken of his office, whereby it was found that Walter Sy without the king's licence aliened to William his son the messuage, land and rent aforesaid, which are held in chief for that the manor of Bremesgrave and Kyngesnorton is of the ancient demesne of the crown, of which manor they are held by the service of rendering 43s. 10d. a year and making suit at the court of Lokhey for all service when the manor was in the king's hand, that the said manor is now in the hands of William bishop of Winchester, Ralph Spigurnell knight, John de Bisshopeston clerk, John Laundels and John Gour, of the grant of Roger de Mortuo Mari late earl of March, whose ancestors had the same of the gift of former kings, and that the premises are now held of that manor by the service aforesaid; and by the inquisition it is plain that the same are not held in chief but of the said manor, which is held of the king as aforesaid.

Nov. 21. To John de Estbury escheator in Wilts. Order not to intermeddle Westminster. further with the manor of Northynkton, one messuage, three carucates of land, 100 acres of pasture, 300 acres of wood and 40s. of rent in Brudemere taken into the king's hand by the death of Roger Husee, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Roger at his death held no lands in that county in chief nor of others in his demesne as of fee, but held the premises in fee tail of the grant of Warin de Insula and Edmund de Chelre to him and Margery his wife (likewise deceased) and to the heirs of the body of Roger, with remainder to John Husee (yet living) and the heirs of his body, and that the same are held of others than the king.

Nov. 20. To John de Ty escheator in Surrey and Sussex. Order not to Westminster. intermeddle further with the manors of Westbechisworth and Heggecourt co. Surrey and certain tenements in Estgrinstede and Worthe co. Sussex taken into the king's hand by the death of Roger Husee, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Roger at his death held no lands in those counties in chief in his demesne as of fee, but that Roger and Margery late his wife deceased held the premises jointly of the gift of Warin de Insula and Edmund de Chelre to them and the heirs of the body of Roger, and that the same are held of others than the king.

1361.

Membrane 6—cont.

Oct. 8. To Walter de Kelby escheator in Lincolnshire. Order not to intermeddle further with the manors of Dodyngton and Thorpe 'of the Hill' taken into the king's hand by the death of John Pycot, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee nor in service, but held the said manors in fee tail of the gift of William de Ounesby parson of Dodyngton, Henry Balle parson of a mediety of the church of Hoghton, and Geoffrey de Burgh chaplain to John and the heirs of the body of Maud his first wife, and that the same are held of others than the king.

Dec. 22. To the same escheator. Order not to intermeddle further with two messuages, four bovates of land, 23 acres of meadow, 60 acres of wood and 5 marks of rent in Gaynesburgh and Havercroft taken into the king's hand by the death of Simon de Gaynesburgh, (*as above, p. 221*).

MEMBRANE 5.

Nov. 29. To the treasurer and the barons of the exchequer. Order to stay altogether their demand made by summons of the exchequer upon the priors of Haverholm, Nocton and Catteleye of the diocese of Lincoln for payment of the portions falling to them of one year's tenth last granted to the king by the clergy of the province of Canterbury by reason of their spiritualities or of the temporalities thereto annexed, causing as well the said priors as the collectors to be discharged thereof, according to the condition inserted in that grant that the poor and insufficient of the said clergy should by certificate of their bishops be so discharged, as by certificate of Simon archbishop of Canterbury appears; as John bishop of Lincoln has certified in chancery that the said priors and their convents are so poor that their goods are insufficient for their maintenance and for payment of the said tenth.

Dec. 4. To the collectors of customs in the port of Kyngeston upon Hull. Order to pay to Tideman de Lymbergh 25*l.* for Michaelmas term last of the 50*l.* granted to him and John atte Weld deceased. (*See above, p. 6.*)

Dec. 1. To the collectors of customs in the port of Kyngeston upon Hull. Order to pay to William de la Pole the elder and Michael de la Pole, if not yet contented thereof, 400 marks for Easter and Michaelmas terms last, taking their acquittance, according to the king's letters patent; as William rendered to the king the manor of Brustwyk co. York, and quitclaimed all his right therein, in the manors of Gryngeley and Wheteley co. Notyngham which he held of the king's grant by charters at divers times to him made, and in 260 marks of yearly rent which he likewise had to support his estate of banneret to be taken of the issues of the said customs at Martinmas and Whitsuntide by even portions; and for that cause, and for that Thomas de la Pole and Edmund de la Pole sons of William likewise rendered and quitclaimed to the king the manor of Keyngham co. York and their right therein, and in recompense for all the said manors and for the said rent, on 30 November in the 28th year of his reign with the assent of all his council the king of his sure knowledge after full

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Membrane 5—cont.

deliberation gave to the said William and to the said Michael his son by letters patent 400 marks of yearly rent of the ancient custom in the said port to be taken at Easter and Michaelmas by even portions by the hands of the collectors.

Dec. 4. To John de Ty escheator in Kent, Surrey and Sussex. Order to
Westminster. take the fealty of Joan late the wife of Reynold de Cobham knight according to the form of a schedule enclosed, and not to intermeddle further with the manors, lands and advowsons hereinafter mentioned, taken into the king's hand by the death of Reynold, delivering to her any issues thereof taken; as the king has learned by divers inquisitions, taken by the escheator, that Reynold and Joan at his death held jointly the manors of Estshelve, Burdefeld, Horkesdon, Chydyngston and Aldyngton by Maydenston, certain tenements called Westwell in Westwell, two messuages, 40 acres of land, 20 acres of meadow, 400 acres of marsh and 100s. of rent in Neugare, Bourdfeld, Coulyngge, Clyve, Stoke, Hoo, Bromheye, Frenbury, Woldham, Haloustowe, Newehythe and Haudlo, and certain tenements called Goldsmyth and Newenham co. Kent of the gift of Thomas Fitelyng, the manor of Hultesbury with the advowson of Lullyngston of the gift of Simon de Echyngham and Alice his wife, the manor of Brokelond of the gift of Margaret who was wife of Stephen de Asshewy, daughter and one of the heirs of John de Ifeld, certain tenements in Tynlyngsden with one grove adjoining called Newemangrave in Shorham of the gift of Simon Porter, and certain tenements in Chydyngston and Heivere of the gift of Richard son of Richard de Chested, John son of John de Chevenyng and Thomas atte Foulebeche all in the same county, the manor of Northeye with the advowson of the chapel thereof and a wood with the soil (*fundo*) called Ybrok co. Sussex of the gift of Richard Smelt citizen and fishmonger of London and of Margery his wife, 60 acres of land in Estgrensted in the same county of the gift of Walter atte More of Lyngefild and Dionisia his wife, 2 marks of rent in Blechingligh co. Surrey of the gift of Giles atte Warre to Reynold and Joan and the heirs of Reynold, the manor of Okkested of the gift of Roger parson of Oekested and Peter de Estcoter, the manor of Prinkeham in Lyngefild, three messuages, three carucates of land and 100 acres of wood in Stonhurst and Estgrensted of the gift of Thomas Fytelyng, a messuage, one toft, two mills, 308 acres of land, 29 acres 3 roods of meadow, 14 acres of wood, 13s. 10d. of rent and a rent of 1lb. of cumin in Lyngefild of the gift of John de Colchestre and Alice his wife to Reynold and Joan and to the heirs of their bodies, all in the same county, and a messuage in Suthwerk by the church of St. Mary of the gift of John de Fynchyngfeld of Essex to Reynold and Joan and to their heirs, that the manor of Aldyngton is held of the king, as of the castle of Rochester in his hand, by the service of rendering 14s. a year towards the ward thereof, the manor of Oekested of the king as of the honour of Boulogne by knight service, the manors of Estshelve and Burdefeld in chief as of the castle of Dovorre by the service of rendering 3s. 9d. every twenty weeks towards the ward thereof, and the other manors, lands and advowsons aforesaid of others than the king, and that the said gifts of the manors held of the king were made by his licence.

Dec. 13. To John de Ty escheator in Kent. Order to take an oath of Agnes
Westminster. who was wife of Roger de Northwode the elder tenant in chief that

1361.

Membrane 5—cont.

she will not marry without the king's licence, and to assign her dower of the lands of her said husband, sending the assignment when made under seal to be enrolled in chancery.

Dec. 13. To John de Bekynton escheator in Somerset. Order not to inter-
Westminster. meddle further with the manor of Bedminstre taken into the king's hand by the death of Thomas de Berkele, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief in his demesne as of fee, but held the said manor of another than the king.

To the same. Order to take the fealty of John, brother of Edmund son of Thomas de Berkele late lord of Berkele, according to the form of a schedule enclosed, and to deliver to him a moiety of the manor of Socke taken into the king's hand by the death of Thomas, but not to intermeddle further with the manor of Baurwe Gournaye, one carucate of land and 66s. 8d. of rent in Cheddre, a messuage, 40 acres of land and 10 acres of meadow in Tikenham, delivering up any issues taken of the last mentioned manor and tenements; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief in his demesne as of fee, but held for life the said moiety of the gift of Grimbald Paunchevout, the land and rent in Cheddre of the gift of John de Acton knight, and the said manor of Baurwe and lands in Tikenham of the gift of John de Veye, with remainder to Edmund son of the said Thomas (now deceased) and to John brother of Edmund (yet living) and to the heirs of their bodies, and that the said moiety is held by knight service of the heir of John de Bello Campo of Somerset tenant in chief, a minor in the king's wardship, and the residue of divers other lords.

MEMBRANE 4.

Oct. 25. To William de Nessefeld escheator in Yorkshire. Order to remove
Westminster. the king's hand and not to intermeddle further with lands which were of the wastes of Peter de Bruys in Carleton by Snayth, delivering up any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore those lands were taken into the king's hand, and he signified that he so took them, and they are now in the king's hand, for that he found by inquisition, before him taken of his office, that Peter de Bruys the third sometime lord of the said manor of Carleton, who held the same of the king's forefathers in chief by knight service, in the time of King Henry III by his charter gave without that king's licence to all his men and tenants of Carleton that they and their heirs should have and hold of him and his heirs all the wastes to the said town pertaining without measurement, rendering for every acre 4d., which waste Miles de Stapleton knight and others lately held likewise without licence; and in the parliament at Westminster holden on Sunday before the Conversion of St. Paul last it was agreed (*inter alia*) that alienations made by people who held in chief of Henry III or earlier kings should stand in force.

Oct. 18. To Philip de Luttele escheator in Derbyshire. Order to cause
Westminster. John de Frecheville, son and heir of Ralph de Frecheville tenant in

1361.

Membrane 4—cont.

chief, to have seisin of the lands whereof his father at his death was seised in his demesne as of fee, and which by his death were taken into the king's hand; as John has proved his age before the escheator, and the king has taken his fealty and of his favour respited his homage until the quinzaine of Hilary next. By K.

Nov. 18. To John atte Wode escheator in Staffordshire. Order to take
Westminster. of John son and heir of Hugh le Blount knight security for payment of his relief at the exchequer, and to cause him to have seisin of the lands which his said father held in his demesne as of fee, and which by his death were taken into the king's hand; as the king of his favour has respited until the octaves of St. Hilary next the homage and fealty of the said John for the lands which his father held in chief. By K.

Like order to Roger de Wolfreton, escheator in Essex and Hertfordshire, to cause John to have seisin of his father's lands. By K.
Vacated because upon the Fine Roll.

Nov. 20. To William de Otteford escheator in Bukinghamshire. Order to
Westminster. cause John son of Fulk de Bermyngham and Elizabeth his wife, daughter and one of the heirs of William de la Plaunke tenant in chief, to have seisin of the purparty falling to Elizabeth, according to the partition made of his lands; as lately, on the finding of an inquisition after William's death, that at his death he held in his demesne as of fee two thirds of the manor of Haversham in chief by the service of two thirds of one knight's fee, that Katherine and Joan daughters of the said William were his next heirs and within age, and that Elizabeth who was his wife was then with child, and after on the finding of another inquisition, by the escheator taken at the king's command, that Elizabeth brought forth that child, whose name was Elizabeth then within age, and that the said Joan was dead, on 5 July in the 30th year of the reign, on proof of the age of Katherine whom William de Bermyngham took to wife, and after taking his fealty for her purparty, the king ordered the escheator to make a partition and to cause William de Bermyngham and Katherine to have seisin thereof as the elder daughter, demising the purparty of Elizabeth until further order in the hand of the executors of Roger Hillary, to whom the king committed the wardship of all those lands until the lawful age of the heirs; and the said Elizabeth the daughter, whom the said John son of Fulk has taken to wife, has proved her age before the escheator, and the king has taken the fealty of John.

Oct. 22. To Thomas de Monyton escheator in Gloucestershire. Order to
Westminster. deliver a messuage, one carucate of land and 2s. of rent in Pichene-combe, taken into the king's hand by the death of Joan who was wife of William de Bokelond and by reason of the nonage of the heir, with the issues thereof taken, to the next friend of the said heir to whom the heritage may not descend, to be kept to the use of the heir, but not to intermeddle further with a parcel of 6 acres of land at Harse-combe and another parcel of land at Wyk likewise so taken into the king's hand, delivering up any issues of these last taken; as the king has learned by inquisition, taken by the escheator, that Joan at her death held no lands in that county in chief in her demesne as of fee whereby the wardship of her lands ought at present to pertain

1361.

Membrane 4—cont.

to the king, but held the premises in Pichenecombe in chief by the service of 5s. yearly payable at the exchequer by the hands of the sheriff, and the other parcels above mentioned of others than the king, and that John de Wolfurton, son of Alice daughter of Joan, is her next heir, and of the age of 3 years.

- Nov. 12. To John de Estbury escheator in Berkshire. Order to deliver
Westminster. to Thomas son of Peter de la Mare the manors of Aldermanston and Spersholt taken into the king's hand by the death of Peter Achard, but not to intermeddle further with the manor of Estmanton likewise so taken, delivering up any issues taken of the last named manor; as the king has learned by inquisition, taken by the escheator, that Peter Achard at his death held no lands in that county in chief nor of others in his demesne as of fee, but that he and Elizabeth late his wife (likewise deceased) held the said manors in fee tail by virtue of a fine thereof levied in the king's court with his licence, with remainder, if they should die without an heir of their bodies, to Peter de la Mare knight and Joan his wife for their lives, remainder to Thomas son of Peter de la Mare and the heirs of his body, that the same ought to remain to the said Thomas son of Peter for that Peter Achard and Elizabeth are dead without issue and Peter de la Mare and Joan are dead, and that the manors of Aldermanston and Spersholt are held in chief by knight service, and the manor of Estmanton of another than the king; and the king has taken the homage and fealty of Thomas.
By p.s. [25579.]

MEMBRANE 3.

- Oct. 30. To Richard de Wydeville escheator in Norhamptonshire. Order
Westminster. to take the fealty of Isabel late the wife of John de Lungeville according to the form of a schedule enclosed, and not to intermeddle further with the manor of Little Billyng and 73 acres of land, 60 acres of meadow and 4l. 14s. of rent in the same town, 4l. of rent in Norhampton, and divers other lands taken into the king's hand by the death of the said John, delivering to her any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee, but held jointly with Isabel the premises in Little Billyng of the king as of the fees of Chokes by knight service, the rent in Norhampton of the king by the service of 25d. yearly to be rendered by the hands of the reeves of that town, and the other lands of others than the king.
- Nov. 10. To William de Otford escheator in Buckinghamshire. Order not
Westminster. to intermeddle further with the manor of Great Mussenden taken into the king's hand by the death of Milisent who was wife of Hugh de Plescy, delivering up any issues thereof taken, (*as above*, p. 214).
- Nov. 12. To William de Nessefeld escheator in Westmorland. Order to
Westminster. remove the king's hand and not to intermeddle further with the lands of the abbot of Cokersand in Lupton and Lyndhowe, delivering to the said abbot any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the same were by him taken into the king's hand, and he returned that he so took them for that it was found by inquisition, before him taken

1361.

Membrane 3—cont.

of his office, that Robert de Carleton late abbot, tenant in chief by homage by reason of fees which were of William de Coucy in the king's hand, died on 20 March in the 28th year of the reign, and the then abbot entered the premises without process of the king's court and without performance of the services thereof due; and after, at the suit of the now abbot, alleging that he and his predecessors time out of mind held the same of the gift of their founders in almain quit of all secular service, and praying the king to order his hand to be removed, the king ordered the escheator to make inquisition thereupon; and by inquisition so made it is found that the abbot and his predecessors have held all their lands in Lupton and Lyndhowe now in the king's hand in almain time out of mind of the gift of their founders, and have not held the said lands nor others in the same county nor elsewhere in chief by homage nor by other services, nor of the fees of William de Coucy, but quit of all secular service.

Nov. 30. To Philip de Luttele escheator in Gloucestershire. Order to take Westminster. the fealty of Katherine late the wife of Thomas de Berkele of Ule according to the form of a schedule enclosed, and not to intermeddle further with the manors of Kyngesweston, Aileberton and Ule taken into the king's hand by the death of the said Thomas, delivering to her any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief nor of any other in his demesne as of fee, but held the said manors jointly with Katherine of the gift of Robert parson of Ule made with the king's licence, and that the manors of Kyngesweston and Aileberton are held in chief by knight service, the manor of Ule of others than the king.

Oct. 29. To the treasurer and the barons of the exchequer. Order to cause Westminster. John Pecche to be discharged of 20*l.*, namely 10*l.* for a fine for a certain contempt by him committed, and 10*l.* whereat he and his fellow were amerced when he was sheriff of London for insufficient return of the king's writs to them addressed; as the king of his favour and by reason of good service has pardoned him that sum.
By K.

To the treasurer and the chamberlains. Order to the collectors and controllers of the king's customs in divers ports of England (*entry incomplete*); as the said collectors and controllers and the troners of wool have behaved well towards the king by their diligent toil for the last year, to the no small increase of the customs and to the king's advantage, as is plain by their accounts rendered at the exchequer, and in consideration that they could not live competently of their ancient fees in the exercise of so much diligence, by reason of their good behaviour and approved faithfulness towards him, the king has granted 126*l.* 19*s.* to be divided among them according to their desert.

Vacated because on the Liberate Roll.

Dec. 22. To John de Estbury escheator in the county of Suthampton. Westminster. Order not to intermeddle further with a messuage, two carucates of land, 12 acres of meadow, 4 acres of wood and 8*s.* of rent in Stanbrigge, a messuage, a water mill, 24 acres of land and 3 acres of meadow in

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Membrane 3—cont.

the same town, 100s. of rent in Romesey, a toft, 40 acres of land, 4 acres of meadow and 8 acres of wood in Pershute, and a moiety of the manor of Westuderle with the advowson of the church thereof, taken into the king's hand by the death of William de Overton knight, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that William at his death held for life the premises in Stanbrigge, Romesey and Pershute of the demise of John de Overton clerk and Thomas de Overton, with reversion to Thomas his son, and held the said moiety and advowson jointly enfeoffed with Thomas his son (yet living) of the grant of John de Overton provost of the collegiate church of St. Elizabeth by Winchester and Thomas de Wolferton parson of Upham, made with the king's licence, and that the said moiety with the advowson is held in chief, the residue of the premises of others than the king.

MEMBRANE 2.

Nov. 10. To Philip de Lutteleye escheator in Gloucestershire. Order to
Westminster. take the fealty of Maurice, son of Thomas de Berkele late lord of Berkele, according to the form of a schedule enclosed, and to deliver to him the castle of Berkele, the manors of Berkele, Hamme, Appulrugge, Alkynton, Hyneton, Wotton, Symondeshale, Camme, Cuueleye, Slymbrugge, Upton St. Leonard, the hundred of Berkele with the view of frankpledge to the said manors pertaining, and the advowsons of Wotton and Slymbrugge taken into the king's hand by the death of the said Thomas; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in chief nor of any other in his demesne as of fee, but held the castle, manors, hundred and advowsons aforesaid in chief by knight service of the gift of William de Syde, Walter Goldemere and David de Milkesham by fine levied in the king's court with his licence, with remainder to the said Maurice and the heirs male of his body; and the king of his favour has respited the homage of Maurice until the Purification next. By K.

Nov. 30. To the same. Order to take the fealty of Katherine late the wife
Westminster. of Thomas de Berkele late lord of Berkele according to the form of a schedule enclosed, and not to intermeddle further with the castle, manors, messuages and land hereinafter mentioned, taken into the king's hand by the death of Thomas, delivering to Katherine any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief nor of any other in his demesne as of fee, but held the castle and manor of Beviston of the gift of William Goldemere and John de Glyne, the manors of Overe and Kyngesweston of the gift of Thomas Besferd, Roger de Estham and John le Veye, the manor of Tokynton of the gift of Nicholas Poyntz parson of Hoo, a messuage and one virgate of land in Weston Brut and a messuage and one virgate of land in Dounhat Hurleye of the gift of the said Nicholas, all to Thomas and Katherine and the heirs of their bodies, and that the said castle and manor of Beviston are held in chief by knight service, the residue of the premises of others than the king.

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Jan. 10. To John de Estbury escheator in the county of Suthampton. Order
Westminster. not to intermeddle further with a messuage and one carucate of

1362.

Membrane 2—cont.

land in Ritherwyk and Stratfeld within the lordship of Greiwell taken into the king's hand by the death of Thomas de Berkele of Ule, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief nor of others in his demesne as of fee, but long before his death gave to Simon Basset knight, William filtz Waryn the younger, Thomas Eylof and John Claville chaplain and their heirs all his lands in Ritherwyk and Stratfeld, namely the messuage and land aforesaid, and that the same are held of another than the king.

To John de Estbury escheator in the county of Suthampton (*sic*). Order not to intermeddle further with the manors of Brightmanneston and Mileston and the advowson of Mileston taken into the king's hand by the death of Thomas de Berkele of Ule, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief nor of others in his demesne as of fee, but long before his death gave to Maurice de Berkele, Edward de Berkele, Simon Basset knights, John de Cogeshale, John Cherlebury, John Claville, William fitz Waryn and Thomas Eyluf the manors and advowsons aforesaid for their lives with reversion to the heirs of the said Thomas, and that the same are held of another than the king.

Jan. 9. To John de Estbury escheator in the counties of Suthampton and
Westminster. Wilts. Order to take an oath of Joan who was wife of Giles son and heir of Roger Norman tenant in chief, which Giles died within age in the king's wardship, that she will not marry without the king's licence, and to assign her dower of lands which came to the king's hands by the death of Roger and by reason of the nonage of Giles, and are in his hand, sending the assignment to be enrolled in chancery.

Jan. 20. To John de Edyndon constable of the king's castle of Porcestre.
Westminster. Order to cause the defects of houses, walls, turrets and other buildings in the said castle to be repaired where most need is to the amount of 50*l.* by view and testimony of the abbot of Tichefeld and John Botiller or one of them. By K.

Jan. 6. To Robert de Herle constable of Dovorre castle and warden of the
Westminster. Cinque Ports, or to his lieutenant. Order to survey the defects in the said castle, as in walls, turrets, houses and buildings, and cause the same to be repaired by oversight and testimony of the abbot of Langedon and the prior of Dovorre or one of them; as the king has learned that such defects are many. By K.

Jan. 23. To Richard de Ravensere the king's clerk, keeper of the hanaper
Westminster. of chancery. Order of the issues of fines made in chancery to deliver 10*l.* to the clerks of chancery of the first grade for the expenses of their barge bringing them from the king's palace of Westminster, where they commonly hold their sittings for business of the king and commonwealth, to the lodging of William bishop of Winchester the chancellor, and thence to their own, taking their letters patent witnessing the same. By K.

1362.

Membrane 2—cont.

Jan. 18. To John de Bekynton escheator in Somerset. Order to cause
Westminster. William Boneville to have seisin of a messuage and garden, 27 acres of land, 6 acres of meadow, 8 acres of pasture and 20s. of rent in Stapelton taken into the king's hand by the death of Elizabeth Seyntcler; as the king has learned by inquisition, taken by the escheator, that Elizabeth at her death held the premises in dower of the assignment of Robert Seyntcler sometime her husband, with reversion to William and his heirs of the grant of the said Robert made with the king's licence, and that the same are held in chief by knight service; and the king has taken the homage and fealty of William.
By p.s. [25664.]

1361.

MEMBRANE 1.

Dec. 12. To the sheriffs of London. Order to stay the exigents against
Westminster. Elizabeth de Kirkeby, who was wife of Roger de Kirkeby knight of Kent, upon her petition, by the mainprise of Roger de Kirkeby of Kent, Edward de Clay of Yorkshire, William Rodon of Salop and John Bedel of Kent, bringing this writ before the justices of the Bench on the day the writ of exigents is returnable; as Elizabeth has shewn that Stephen de Cavendish citizen and draper of London is impleading her and others in the writ named before the said justices for a debt of 105s. which he demands of them, and for that she did not come before the justices to answer him she is put in exigents in the husting of London to be waived, and she is ready to answer him and to stand to right in all things; and the said mainpernors have mainperned before the king in chancery, every one of them under a pain of 100s., to have her before the justices to answer as aforesaid on that day, and she has herself made a recognisance to the king for 100s. to be levied if she come not.

1362.

Jan. 16. To the sheriff of Westmorland. Order to cause proclamation to
Westminster. be made forbidding any man, on pain of forfeiture, to attempt anything contrary to the king's ordinance touching the sale of tiles and the wages of tilers, causing all whom they may find so doing after the proclamation to be taken and imprisoned, and their goods and chattels to be arrested and detained until further order, and certifying the king from time to time of their action; as the king is informed that by reason of a storm of wind which has fallen upon divers parts of the realm, casting many buildings to the ground, damaging more, and stripping great numbers altogether or in great part of tiles and other roofing, those who have for sale tiles and other things suitable for roofing are putting the same at a much higher price than usual, and tilers and others who cover buildings, seeing the great need of their mystery, will not ply the same nor work but at an excessive wage, whereby the king, by advice of his council, has ordered that tiles and other roofing shall be sold at the price at which they used to be before Christmas last and no dearer, that tilers, their grooms or assistants and all other their servants, craftsmen and workmen shall take no higher wage for their daily labour than they used to do before the said date, and that workmen who make tiles and other roofing shall from day to day make the same, and when made expose them publicly to sale as they used to do without retention or abstention.

1362.

Membrane 1—cont.

The like to the following :

The sheriff of Cornwall.
 The sheriff of Devon.
 The sheriff of Somerset and Dorset.
 The sheriff of Wilts.
 The sheriff of Suthampton.
 The sheriff of Oxford and Berks.
 The sheriff of Kent.
 The sheriff of Surrey and Sussex.
 The sheriff of Middlesex.
 The sheriff of Essex and Hertford.
 The sheriff of Norfolk and Suffolk.
 The sheriff of Cambridge and Huntingdon.
 The sheriff of Lincoln.
 The sheriff of Nottingham and Derby.
 The sheriff of Norhampton.
 The sheriff of Roteland.
 The sheriff of Warwick and Leycester.
 The sheriff of Bedford and Bukingham.
 The sheriff of Salop.
 The sheriff of Stafford.
 The sheriff of Hereford.
 The sheriff of Gloucester.
 The sheriff of Worcester.
 The sheriff of York.
 The sheriff of Lancaster.
 The sheriff of Northumberland.
 The sheriff of Cumberland.
 The sheriff of Westmorland (*sic*).

1361.

MEMBRANE 46d.

Jan. 26. Robert son of John Fynch to Robert Arnald of Wynchelse. Recognisance for 200*l.*, to be levied, in default of payment, of his lands and chattels in Sussex.
 Westminster.

Jan. 29. Robert de Shirwod of London 'armurer' to Thomas Gouk otherwise called Gandre of London 'purser'. Recognisance for 3*l.*, to be levied etc. in the city of London.
 Westminster.

Feb. 3. John son of John Gower of Saxhowe to John son of Walter de Staynesby. Recognisance for 100 marks, to be levied etc. in Yorkshire.
 Westminster.

Jan. 30. John son of Bartholomew atte Strete of Wendover to Richard Raven of Berkhamstede. Recognisance for 10*l.*, to be levied etc. in Bukinghamshire.
 Westminster.

Writing of William de Rudynton of Leycestre, being a quitclaim to John de Montpillers barber, his heirs and assigns, of a messuage and three shops adjoining between a tenement sometime of Roger Chanteclere and a tenement sometime of Reynold de Thorp in Fletestrete in the suburb of London and parish of St. Bride. Witnesses: Thomas Brix, John Rote, William atte Brome, Jordan de Barton, William de Sallowe, John de Wygan. Dated Fletestrete, 4 February 35 Edward III.

Memorandum of acknowledgment in chancery, 5 February.

1361.

Membrane 46d—cont.

Feb. 5. Henry de Hambery the younger to Robert de la Grene. Recognisance for 80*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels in Warwickshire.

Westminster.

Cancelled on payment, acknowledged by William de Kelleseye, attorney for Maud who was wife of Robert and his executrix.

William Bars to John Gentilcorps the elder. Recognisance for 100 marks, to be levied etc. in Bukinghamshire.

Cancelled on payment.

John Gentilcorps the elder to William Bars. Recognisance for 100 marks, to be levied etc. in Bukinghamshire.

Indenture made between William earl of Salisbury and Sir Bartholomew de Burgherssh, being an acquittance for 1,000 marks for Christmas term 33 Edward III, in part payment of 5,000 marks wherein John de Veer late earl of Oxford, Michael de Ponynges, Arnald Salvage knights and the said Bartholomew were jointly and severally bound to the earl of Salisbury by a recognisance in chancery. Dated London, 1 December 34 Edward III.

Memorandum of acknowledgment, 6 February this year.

Writing of Richard atte Seler and John Maryns spicer, citizens of London, granting to Sir Robert de Marna (*sic*) knight, Sir Robert de Bourton warden of the chantry of the church of Leyre Marny, Thomas de Belhous the elder of Stanewey and John de Neuport, their heirs and assigns, all their estate in a yearly rent of 40*l.* to be taken of the manor of Southwokyndon co. Essex, and of all other his lands in that town, with a clause of distraint, granted to the said Richard and John and to their assigns by a writing of William Brun knight, enrolled in chancery. Dated 3 December 34 Edward III.

Memorandum of acknowledgment, 13 February this year.

Feb. 16. Thomas de Camoys to Gilbert de Ledred. Recognisance for 80*l.*, to be levied, in default of payment, of his lands and chattels in Suffolk.

Westminster.

Feb. 16. William de Worfton to Queen Philippa. Recognisance for 100*l.*, to be levied etc. in Wilts.

Westminster.

Cancelled on payment, acknowledged by Richard de Ravensere late receiver of the said queen's moneys.

Feb. 17. John de Chelesworth parson of Bocton Malherbe to John de Ofham and John Solas of Ledes the younger. Recognisance for 60*l.*, to be levied etc. in Kent.

Westminster.

Feb. 18. John de Caldou to William de Haukesworth clerk. Recognisance for 4*l.*, to be levied etc. in Norhamptonshire.

Westminster.

MEMBRANE 45d.

Writing of John son and heir of John de Goldyngton knight, being a quitclaim with warranty to Sir Robert de Naillyngherst and Richard de Naillyngherst his brother, their heirs and assigns, of the lands, rents and services which they have of his feoffment in the towns of

1361.

Membrane 45d—cont.

Colne Wake, Colne Engayne, Halstede, Mapiltrestede, Hyngamsibille, Twynstede and other towns in Essex contained in a charter of feoffment to them made. Witnesses: Sir William de Bourgh, Walter de Wotton, Simon Longe, Thomas Bourgh, Gerard Huraunt. Dated Halstede co. Essex, 5 February 33 Edward III. *French.*

Memorandum of acknowledgment, 7 February this year.

Feb. 9. John Bluct to Queen Philippa. Recognisance for 40*l.*, to be levied,
Westminster. in default of payment, of his lands and chattels in Wilts.

Cancelled on payment, acknowledged by Richard de Ravenser clerk, late the said queen's receiver.

Writing of Richard atte Seler and John Maryns spicer, citizens of London, being a grant and demise, for a sum of money in hand to them paid, to Sir Robert de Marny knight, Sir Robert de Bourton warden of the chantry of the church of Leyre Marny, Thomas de Belhous the elder of Stanewey and John de Neuport and their assigns, of all their estate in the manor of Southwokyndon and in all lands in that town, with all profits in the woods of Bekenham co. Kent and all other profits and covenants granted to the said Richard and John by a writing indented to them lately made by Sir William Brun knight and Alice his wife and enrolled in chancery, demising to them the said manor and all other lands of Sir William and Alice in that town, to hold to them and their assigns for a term of 15 years from 1 December 34 Edward III, and also granting that they and their assigns might fall and carry timber and wood as much as they pleased in all woods of Sir William in Bekenham during that term for their reprises and expenses in regard to houses, mills, palings, bridges, hedges, ditches and enclosures upon the said manor and lands, and for fuel therein, with free ingress and egress in the same woods, and other profits and conditions in the said indenture specified. Dated 6 December 34 Edward III.

Memorandum of acknowledgment, 13 February this year.

Feb. 12. Thomas de Rous of Hamelak to James de Eldehalle of Estderham
Westminster. and William de Wyhyngnam. Recognisance for 400 marks, to be levied, in default of payment, of his lands and chattels in Leicestershire.

James de Eldehalle of Estderham to Thomas de Roos of Hamelak and John de Codyngton parson of Botelsford. Recognisance for 400 marks, to be levied etc. in Norfolk.

Feb. 18. Roland Daneys knight to Thomas son and heir of Roger de
Westminster. Denford. Recognisance for 40 marks, to be levied etc. in Roteland.

Indenture made between Sir Roland Daneys knight and Thomas son and heir of Roger de Denford, being a defeasance of the last recognisance, upon condition that Sir Roland, his heirs and the tenants of his manor of Tykencote, find Thomas maintenance in meat and drink of the said manor for his life, and for his clothing to take yearly at Whitsuntide one coat and hood price 6*s.* and at Christmas one coat

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Membrane 45d—cont.

and hood of the same price, three pairs of long cloths yearly at Whitsuntide, Michaelmas and Christmas, one pair at each feast, every pair of 40*d.*, for shoeing 6*s.* 8*d.* yearly at the four usual terms beginning at Easter next, also every two years one double cloak price 12*s.*, also one bed, to wit one coverlet (*heuce*) one pair of sheets, one 'blanket' and one 'kanevace' suitable for his estate whensoever he has worn out such a bed so as to need another, or in default pay yearly during his life 5 marks at the four usual terms in lieu of such maintenance, provided that if suitable maintenance and clothing be found him elsewhere he can claim nothing more; and Thomas grants that whensoever other maintenance and clothing be so provided him, or whensoever he marry without the assent of Sir Roland, his heirs or the tenants aforesaid as well the said recognisance as the charges above recited shall lose their force. Dated London, 17 February 35 Edward III. *French.*

Memorandum of acknowledgment by the parties, 19 February.

Memorandum of a mainprise in chancery by Thomas Bulneys of Yorkshire, Alan de Toynton of Lincolnshire, Thomas de Fakenham of Norfolk and John de Cornewaill of Cornwall, appearing in person at Westminster on 25 February this year, for the good behaviour of Simon Simeon, whom the king on 10 February by letters patent pardoned the suit of his peace to him pertaining for divers felonies and trespasses therein contained.

Feb. 26. Westminister. Walter de Maundeville knight of Ireland to Thomas de Lucy lord of Cokermuth. Recognisance for 200 marks, to be levied, in default of payment, of his lands and chattels in Ireland.

Writing of Robert de Bayous knight, son of Sir Richard de Bayous knight, being a release to Sir William de la Pole knight of Castel Assheby of all actions real and personal. Witnesses: William de Burton, John de Ardern, William de Melyndon knights, John de Chichestre citizen of London, John de Charlebury, Robert de Antoyne, William de Clopton, Thomas de Chaworth. Dated the feast of St. Matthias 35 Edward III.

Memorandum of acknowledgment, 26 February.

MEMBRANE 44d.

Writing of Richard atte Seler of London, being a grant and sale to Sir Robert de Marny, Sir Robert de Bourton warden of the chantry of the church of Leyre Marny, Thomas de Belhous the elder of Stanewey and John de Neuport, for a sum of money in hand to him paid, of 2 acres of wood in the park of Sir William Brun in the town of Bekenham co. Kent, to cut and carry by them and their assigns at pleasure during two years from 2 December last with ingress and egress as freely as Richard had the same of the grant and sale of Sir William. Dated 6 December 34 Edward III. *French.*

Memorandum of acknowledgment, 10 February this year.

Writing of Richard atte Seler and John Maryns spicer, citizens of London, granting to Sir Robert de Marny knight, Sir Robert de Bourton warden of the chantry of the church of Leyre Marny, Thomas

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Membrane 44d—cont.

de Bellous the elder of Stanewey and John de Newport, their heirs and assigns, all their estate in a yearly rent of 20*l.* to be taken of the manor of Bekenham co. Kent and of all other his lands in that town, lately granted by Sir William Brun knight to the said Richard and John and their assigns by a writing enrolled in chancery, with a clause of distraint for arrears. Dated 3 December 34 Edward III.

Memorandum of acknowledgment, 13 February this year.

Writing of John Parker of Haunes co. Bedeford, being a quitclaim to Sir Ralph de Norton knight of the lands in Clophill and Gaynhop in the same county, and of all actions real and personal. Dated Westminster, Friday before the Conversion of St. Paul 34 Edward III. *French.*

Memorandum of acknowledgment, 16 February this year.

Memorandum that Thomas de Brayton received that acknowledgment by order of the chancellor.

Writing of Thomas son and heir of Roger de Denford, being a quitclaim with warranty to Roland Daneys knight and Elizabeth his wife, the heirs and assigns of the said Roland, of the manor of Horn, with rents, services, neifs and all that goes with them, mills, fisheries, etc., and release with warranty to the said Roland, his heirs and assigns, of all lands which Roger his father ever had in the town of Empyngham. Witnesses: Sir John de Basynges knight, Thomas de Jernemuth, Robert de Whitewell, John de Wenton, John Knot. Dated Tykencote, Thursday before the Conversion of St. Paul 34 Edward III.

Memorandum of acknowledgment, 19 February this year.

Feb. 20. Thomas Kylby of Wynkefeld to John Balle vicar of Wynkefeld. Westminster. Recognisance for 60 marks, to be levied, in default of payment, of his lands and chattels in Berkshire.

Feb. 21. Robert de la Grene to Roger de Bromleye and William de Kelsey Westminster. Recognisance for 100 marks, to be levied etc. in Gloucestershire.
Cancelled on payment, acknowledged by William.

Feb. 22. John de Burghton to Thomas de Brayton clerk and Andrew de Westminster. Guldeford. Recognisance for 10*l.*, to be levied etc. in Berkshire.
Cancelled on payment, acknowledged by Thomas.

Feb. 22. William Rok chaplain to Richard de Asshewell clerk. Westminster. Recognisance for 40*l.*, to be levied etc. in the city of London.

Feb. 24. The prior of Burstall priory in Holdernesse to Richard de Ravensere Westminster. clerk. Recognisance for 50*l.* 13*s.* 4*d.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Yorkshire.

Feb. 28. Brother Oliver Gelyn prior of Westravendale to David de Wollore, Westminster. Richard de Ravensere and Michael de Ravendale clerks. Recognisance for 57*l.* 6*s.* 4*d.*, to be levied etc. in Lincolnshire.

March 3. To the sheriffs of London. Order, upon the petition of Fulk Westminster. Houlcote, to stay the taking of his body and the exigents against him

1361.

Membrane 44d—cont.

by the mainprise of William Tuncote of Norhamptonshire and William Clopton of Somerset, bringing this writ before the justices of the Bench on the day named; as he has shewn that John de Trillowe knight and Michael de Cornewaille are impleading him before the said justices for 20*l.*, and he is put in exigents to be outlawed in the husting of London for that he did not come before the justices to answer thereupon, though he knew nothing of it, and is ready so to answer and stand to right in all things, and he has found the said mainperners in chancery, who have mainperned under a pain of 20*l.* to have his body before the justices on the day the writ of exigents is returnable.

By C.

MEMBRANE 43d.

Feb. 27. Richard Kymberton, who has long served the king, is sent to the Westminster. prior and brethren of the Hospital of St. John of Jerusalem in England, to take such maintenance of their manor of Hampton as John le Baker deceased used to take at the king's command.

By p.s. [25235.]

Feb. 17. To the mayor and bailiffs of the town of Sandewich. Order, on Westminster. sight of these presents, to cause proclamation to be made that no merchant, native or alien, or any other of whatsoever condition shall without the king's special command take corn or malt out of the kingdom, on pain of forfeiture thereof, to any foreign parts save to the town of Calais, to Gascony, and to other places of his, and that only with the king's licence and by his measure, and to cause all corn or malt found after such proclamation laded in ships, boats or other vessels without licence to be arrested as forfeit, and answer to be made to the king for the same, certifying the king in chancery under seal from time to time as well of the owners' names, particulars and value of such corn and malt as of the ships in which it is laded; as the king ordered the bailiffs to make proclamation that none should so do, willing to provide against the loss and peril which might happen to the realm by the dearness of corn, which was increasing as well by export of the same as because of the bad season and the small crop of last year, and now by the voice of all the commons in the present parliament the king has learned that merchants and others, fearing not the proclamation and forfeiture aforesaid, have taken corn and malt in great quantities out of the realm since that proclamation, whereat he is much moved.

By K. and C.

[*Fædera.*]

The like to the following:

The sheriff of Northumberland, ten other sheriffs, and the sheriffs of London.

The mayor and bailiffs of Newcastle upon Tyne and of eleven other cities or towns (Sandewich again included).

The bailiffs of Hertipole and of 31 other towns.

The constable of Dovorre castle and warden of the Cinque Ports, or his lieutenant.

[*Ibid.*]

Feb. 30 (*sic*). To the warden of the Flete prison or his representative. Order Westminster. to set free Robert Lokke from the said prison by the mainprise of William de Iford and John de Morton of London, having this writ

1361.

Membrane 43d—cont.

before the justices of the Bench three weeks after Easter next; as John de Bereford of Oxfordshire lately impleaded the said Robert before the said justices for a debt of 70s., and recovered the same by judgment of the court with 40s. damages, and for that Robert did not content him thereof, he was put in exigents in Oxfordshire and afterwards outlawed, and has now rendered himself to the said prison by reason of that outlawry, as appears by certificate of Robert de Thorpe chief justice of the Bench sent into chancery; and now John, appearing in person before William de Sharesull, has acknowledged that he has been contented of the whole sum, as the said William has certified in chancery, and the king by letters patent has pardoned Robert that outlawry and granted him his peace; and Robert has found in chancery the sure mainpernors aforesaid, who have mainperned to have him before the said justices on the day named to content the king of what pertains to him.

March 9. John Ungeon of Wych to Simon atte Gate and Joan his wife, John
Westminster. Painter and Joan his wife. Recognisance for 100*l.*, to be levied, in default of payment, of his lands and chattels in Worcestershire.

MEMBRANE 42d.

Writing of Robert de Eton of Berkshire, being a quitclaim with warranty to Sir William Maunsel rector of Grendon, Sir William Handes and Sir John Hardyng chaplains, their heirs and assigns, of all lands, meadows, feedings, pastures, homages, wards, marriages, reliefs, suits and services of freemen and villeins and all that goes with them which they have of his gift and feoffment in Eton by Babbelak, Comenore and Appelton, with the reversions of all lands therein after the death of any tenant; also of a piece of meadow called Northurst in the town of la More co. Oxford, with hays, hedges, ditches and easements thereto adjoining and pertaining. Witnesses: Sir Robert Corbet, Sir John Golafre, Sir Thomas de la More knights, William de Holbech of Buckinghamshire, Thomas de Baa of Northamptonshire, Richard de la Lee, John de Baldyngdon, John Marie, John de Radeleigh, John Bisshop, Reynold Povy. Dated la More aforesaid, Wednesday the feast of the Annunciation 34 Edward III.

Memorandum of acknowledgment, 27 February this year.

Charter of John atte Stokke, son and heir of John atte Stokke o Spene co. Berks, giving with warranty to Peter de Braunford citizen and 'pouchmakere' of London, his heirs and assigns, all the lands and rents in the town of Spene which descended to the grantor after his father's death, or which may so descend by any right whatsoever. Witnesses: Roger Smyth of Spene, William White of the same, William Baldry, Thomas Godwyne, Thomas Hurlebat. Dated Spene, 6 February 33 Edward III.

Memorandum of acknowledgment, 27 February this year.

Feb. 20. To the sheriff of Cambridge. Order to stay the taking of the body
Westminster. of William Olyver by the mainprise of Nicholas Dammory of Oxfordshire and William de Filylode of Salop, bringing this writ

1361.

Membrane 42d—cont.

before the king at the day set ; as the king has learned that Thomas de Shardelowe is impleading the said William before the king for an alleged trespass, and for that the sheriff returned that he was not found in that bailiwick, and had nothing there by which he might be attached, the king ordered the sheriff by writ *de judicio* to take him so as to have him before the king on a set day yet to come to answer to Thomas for that trespass ; and now William Olyver has petitioned the king to order the taking of his body to be stayed in the meantime, as he is ready to answer as aforesaid and stand to right in all things ; and the said mainpernors in chancery have mainperned to have him before the king at the day named, and to content Thomas of his damages in default thereof.

Writing of Thomas Frembaud, son of Thomas Frembaud of Badeslesdon co. Bedford, being a quitclaim with warranty to William de Holbech citizen and draper of London, Maud his wife and Thomas de Holbech cousin of the said William, their heirs and assigns, of all lands, rents and services whatsoever which they had of his gift and feoffment in the towns of Achecote and Grandon co. Buckingham, as contained in a charter of feoffment to them made. Witnesses : John Gyffard, Sir Thomas de la Pole lord of la Merssh knights, Nicholas Twyford, Sir William Maunsel, Robert de Craunford. Dated Achecote, 12 March 35 Edward III (*sic*).

Memorandum of acknowledgment, 11 March this year.

March 11. John de Morton and Robert Lok to Adam de Hilton clerk. Joint
Westminster. and several recognisance for 40 marks, to be levied, in default of payment, of their lands and chattels in the city of London.
Cancelled on payment.

MEMBRANE 41d.

Feb. 28. To the sheriff of Norfolk. Whereas in the ordinances and de-
Westminster. clarations lately made by certain of the king's council, to whose disposition the parties submitted themselves, touching the appeasement of debates between the men of the town of Great Jernemuth and the men of the town of Little Jernemuth and Gorleston in regard to the lading and unlading of ships that come to those towns, it is contained that all ships whatsoever that shall be within the port or water of Jernemuth with goods or merchandise whereof customs ought to be taken to the king's use as in other ports of the realm shall come to the town of Great Jernemuth and there pay those customs, and there be unladed and not elsewhere within the port, and the goods exposed for sale by the hands of those bringing the same to sell or of their servants, and shall there be freely sold and bought without forstalment, brokage or other let, ships of the men and tenants of Little Jernemuth and Gorleston only excepted, which ships ought to come to Great Jernemuth and there pay customs, which being paid the said men and tenants shall return with those ships to their said towns and there unlade them, or go elsewhere as they will and make their advantage of the goods therein without let of the burgesses of Great Jernemuth, and without that that they shall be bound to unlade at that town against their will, or pay other customs to the use of the said burgesses, provided nevertheless that if the men and tenants of Little Jernemuth and Gorleston will unlade their

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Membrane 41d—cont.

own ships at Great Jernemuth they shall pay for such ships and merchandise to the said burgesses other customs due and accustomed, and that all other ships coming within the port and water aforesaid with merchandise, whether herring or other fish or goods whereof customs ought not to be given to the king's use, shall be unladed at Great Jernemuth and not elsewhere, the ships of the men and tenants of Little Jernemuth and Gorleston only excepted as aforesaid, and moreover that the same men and tenants may unlade their own ships so laded at their said towns or elsewhere at will, expose their goods for sale and make their advantage thereof without let of the said burgesses, provided that they shall not under colour thereof claim the ships of others as their own to the prejudice of the said burgesses, and if they be convicted of so doing with the assent of the owners of the goods the same shall be forfeited, if without such assent they shall be severely punished, and in case either party shall contravene or infringe these ordinances such party upon conviction shall every time be bound to the king in 100*l.*, which ordinances the king has ratified and confirmed: order to cause the ordinances and declaration aforesaid to be proclaimed as well in Great Jernemuth as in Little Jernemuth and Gorleston.

By K. and C.

Writing of William Beneit, son and heir of Roger Beneit of Great Jernemuth and his executor, giving with warranty to Charles his brother of the said town, his heirs and assigns, 24*s.* yearly quit rent to be taken at Easter and Michaelmas by even portions of the lands in the said town which Roger bequeathed to the said William, with power of distraint if the rent be in arrear. Witnesses: John Wroth, John Roce (*Rocco*), John Tourk, Stephen de Gloucestre, Henry Haunsard citizens of London, Geoffrey Grombol, Robert Billyng, Alexander Reymund, Alexander de Beverlaco. Dated London, Sunday after St. Gregory the Pope 35 Edward III.

Memorandum of acknowledgment at London, 15 March.

Writing of Robert de Herle knight granting to Alan de Hepescotes clerk 40 marks every year for life to be taken of his manors of Kirkeherle and Styford and of all other his lands in Northumberland at Whitsuntide and Martinmas by even portions, with power of distraint if the rent be in arrear. Dated Newcastle upon Tyne, 6 March 35 Edward III.

Memorandum of acknowledgment at London, 16 March.

Feb. 4. To John de Moubray and Thomas de Ingelby justices of assize in Westminster. Lincolnshire. Order, if a messuage, two carucates of land and 20 acres of meadow in Stapelford put in view be the same which were granted by the king's letters patent to Robert de la More his cook for life with remainder to the king, or any parcel thereof, not to proceed without advising the king in an assise of novel disseisin arraigned by Richard de Wylughby the elder knight and Elizabeth his wife against the said Robert; as the king lately granted to Robert for life, with reversion to the king, a messuage, two carucates of land and 20 acres of meadow in Stapelford which were of Hugh de Foston, and were taken again into the king's hand, there for ever to remain, for that Oliver de Foston the king's neif of his manor of Long Benyngton entered the same after the death of Hugh as his next heir, though seized into the king's hand as his right and after

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Membrane 41d—cont.

put out of his hands without his licence; and now the king has learned that Richard and Elizabeth have arraigned the assize aforesaid against Robert to the king's prejudice and disherison.
By K.

Feb. 6. To the sheriff of Kent. Order to cause William Haselbech chaplain, Westminster. whom he has taken and imprisoned, to be set free by the mainprise of John Cheselworth clerk, John Offeham, John Solas and Richard Poydash of Kent; as lately, at the complaint of William de Islep parson of Olcombe, alleging that William Haselbech threatened him, the king ordered the sheriff to cause William de Islep to have his peace, secure against damage or peril by William Haselbech done or procured; but the said mainpernors, appearing in person in chancery, have mainperned under a pain of 20*l.* that no damage or peril shall happen to the said complainant by the said William Haselbech or by his procurement.

MEMBRANE 40d.

Feb. 25. To the mayor and sheriffs of London. Order, at their peril, to Westminster. cause the king's order with regard to the slaughter of great beasts in the city of London to be proclaimed and kept, punishing all butchers who do contrary to the same; as by slaughter of such beasts, by their blood flooding the streets and by their entrails cast into the river Thames the air is poisoned and an abominable stench arises, causing sickness among those dwelling in the city and those who flock thither, and threatening worse unless a remedy be supplied, wherefore the king with assent of his council has ordered in the present parliament that all oxen, sheep, swine and other great beasts to be slaughtered for maintenance of the said city be brought to the town of Stretford on the one hand and the town of Knyghtbrugg on the other and there slaughtered and no nearer, that their entrails be there scoured and carried after cleansing to the city with the flesh for sale, and any butcher who shall do to the contrary shall incur forfeiture of the flesh of beasts slaughtered nearer than the said towns and imprisonment for one year.

[*Fædera.*]

To Magnus king of Norway. Letter conveying the complaint of William de Stokesby, Peter atte Fen of Jernemuth, Henry Lymynour, William de Norwico, James Marham of Bury, Ralph Kyng, William Seburgh of Colcestre, Alan Hunte and Alan Hegyn the king's merchants that whereas, trusting in the protection of the king of Norway, they touched at the port of Coft within the lordship of Norway for victuals and other necessaries, while on their voyage to the parts of Scone with a ship laded in England with cloths and divers other merchandise to the value of 2,000 marks and freighted for the parts aforesaid, and the ship being broken by a storm and shipwreck imminent, put the said goods ashore for salvage by licence of the inhabitants, who treated them kindly and promised to save their bodies and goods harmless, but certain ministers of the said king for no fault despoiled the said merchants of their goods, taking them to the use of the said king and refusing restitution or satisfaction, though oftentimes required, to their impoverishment, as they have made oath, and is known as well to merchants of Flanders as to the burgomasters of the towns of Strausond and Conyngesbergh; with a request to the king of

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Membrane 40d—cont.

Norway to do the said merchants justice in consideration of the love which their royal houses have hitherto shewn each to the subjects of the other. Dated the palace of Westminster, 20 February.

[*Ibid.*]

Feb. 20. To the treasurer and the barons of the exchequer. Order to cause
Westminster. the prior of Pontefract to have the respite which the king of his favour has given him at the petition of Henry duke of Lancastre, until Easter next, and thenceforward until the Easter following, for all arrears of the farm of his priory which he was bound to render to the king and for all other debts demanded of him by summons of the exchequer, releasing any distraint made for that cause. By K.

Indenture made at Westminster between the king of the one part and Bartholomew Guidonis de Castilon merchant of London and Adam de Seint Ive of London of the other part, witnessing that the king has granted and to farm let to Bartholomew and Adam from Easter next to Michaelmas following, and from Michaelmas for three years, all exchanges as well of his and of all other moneys, gold and silver plate as of broken silver, to hold without impeachment in his name by them and their deputies in all suitable places they please as well in the king's mints as elsewhere in the realm, the city of York excepted, rendering to the king at his exchequer for all profits thence arising 300*l.* a year at Midsummer, Michaelmas, Christmas and Easter by even portions if the king make no exchange of moneys during the said term, and if he shall so do Bartholomew and Adam shall be at a new bargain, but in having such bargain they shall be preferred to any other giving as much ; and the king grants that none but they and their deputies shall make change of gold or silver for profit, etc. (*as above p. 132*). Dated Westminster, 13 March 35 Edward III. *French.*

[*Fœdera.*]

March 15. To the warden and masters of the mint in the Tower of London for
Westminster. the time being. Whereas the king has committed to Bartholomew Guidonis de Castilon and Adam de Seint Ive merchants of London all his exchanges of his and other moneys, plate of gold and silver and of broken silver (*as above*) : order to suffer the said Bartholomew and Adam to have and hold the exchanges aforesaid, to take the proofs and oaths of those who bring gold or silver in money, vessels or in plate to the said mint, not to hinder Bartholomew and Adam and their deputies from freely using or doing that which pertains to them at the exchanges, and to cause houses to be delivered to them such as pertain to their office in the said mints, according to the foregoing indenture. *French.* By K.

Et erat patens. [*Ibid.*]

March 15. To the sheriffs of London. Order, at their peril, on sight of these
Westminster. presents, to cause proclamation to be made on the king's behalf forbidding any man under pain of forfeiture publicly or privily for profit to hold exchanges of money and plate of gold and silver in the city or suburbs of London during the term contained in the above indenture between the king and Bartholomew Guidonis de Castilon merchant of London and Adam de Seint Ive of London save the said Bartholomew and Adam and their deputies, and to cause any found so doing after the proclamation to be taken and imprisoned, and such money

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Membrane 40d—cont.

to be taken into the king's hand as forfeit, certifying the king in chancery from time to time of their action. By K.
[Ibid.]

MEMBRANE 39d.

March 2. Alice who was wife of John de Killyngworth citizen and draper of
 Westminster. London and Richard son of the said John and Alice to Katherine de Ingham abbess of the order of Clare without Algate London, the sisters ministers (*sic*) of that order, and to the convent. Joint and several recognisance for 40*l.*, to be levied, in default of payment, of their lands and chattels in the city of London.

March 3. Hamon Colebrand to John Compan. Recognisance for 4*l.*, to be
 Westminster. levied etc. in Middlesex.

Writing of William de Northtoft of Fynchyngfeld, being a quitclaim with warranty to William de Bukyngham chaplain of all the lands called Bretonneslond in Haveryngg atte Boure, as well in messuages, houses, lands, meadows, pastures, woods, heaths, moors, rush beds, marshes, alder beds, rents and services of free tenants and neifs, as in reversions and lordships whatsoever to the same belonging. Witnesses: William Fabel clerk, Richard Mayllour, John atte Gardyn, William atte Elmes, Adam atte Hethe. Dated Haveryngg atte Boure, Sunday after St. Matthias 35 Edward III.

Memorandum of acknowledgment, 3 March.

March 6. Stephen bishop of Limerick and William de Wynterton clerk to
 Westminster. David de Wollore clerk. Joint and several recognisance for 10*l.*, to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in Ireland.

Cancelled on payment.

Feb. 20. To William de Fynchedon, Peter de Richefund, Willaim de Nesse-
 Westminster. feld, John de Laysyngcroft, John de Waddesworth and Thomas Gretheved. Order to stay altogether the execution of the king's late commission, appointing them justices to inquire concerning certain trespasses, oppressions, extortions, usurpations, grievances and excesses committed as well against the king and Queen Philippa, their men or servants, within the manors or lands which were of John de Warrenna late earl of Surrey in Yorkshire while the same were in the hands of the said king or queen, as against Edmund de Langele the king's son or his men, tenants or servants from the time the said manors and lands came to his hands, and to do other things in that commission contained; as it is ordered in the present parliament, with the assent of the council, that all general inquisitions heretofore granted within any lordships whatsoever shall be revoked, and none shall henceforth be granted. By K. and C.

Writing of John de Monte Forti duke of Brittany and count of Montfort, being a quitclaim with warranty to John de Gandavo the king's son, by the king created earl of Richefund, and to the heirs of his body, and to the said king and his heirs, of the county, honour, castles, manors, lands and other places, together with the knights' fees, advowsons of churches, abbeys, priories, hospitals, chapels and religious

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Membrane 39d—cont.

houses, and the liberties, prerogatives and royalties which John late duke of Brittany and earl of Richemond had therein and in the members, hamlets, meadows, feedings, pastures, fisheries, moors, marshes, turbaries, forests, chaces, parks, woods, warrens, hundreds, fairs, markets, free customs, wards, marriages, escheats, services of freemen and neifs and appurtenances to the same belonging, and which were granted by the king's charter to his said son and to the heirs of his body as fully as the late earl in his life time held the same, with reversion to the king and his heirs, if the same shall to him and them revert. Witnesses: Simon archbishop of Canterbury, John archbishop of York, William bishop of Winchester, Thomas bishop of Durham, Michael bishop of London, Robert bishop of Salisbury, Edward prince of Wales duke of Cornwall and earl of Chester, Henry duke of Lancastre, Richard earl of Arundell, Thomas earl of Warrewyk and marshal of England, Walter de Mauny, Reynold de Cobham, Guy de Bryan. Dated the palace of Westminster, 19 January 1360, 34 Edward III.

Memorandum of acknowledgment, 20 February this year.
[*Registrum Honoris de Richmond, App. p. 189.*]

MEMBRANE 38d.

Feb. 18. To the sheriff of Leyeester. Order to cause Philip Neville and John
Westminster. Talbot knights of the shire, whom the king caused to be summoned to the parliament holden at Westminster on Sunday before the Conversion of St. Paul last, to have 12*l.* 16*s.* of the commons of the county for their expenses in coming to the said parliament, abiding there and returning thence, namely 32 days, each taking 4*s.* a day.

The following knights of the shire have the like writs for their expenses:

- Fulk de Bermyngeham and John de Monte Forti, Warwickshire, 12*l.* 16*s.* for 32 days.
- Thomas de Fulnetby and Lawrence de Flete, Lincolnshire, 13*l.* 12*s.* for 34 days.
- Henry de Threlkeld and Thomas de Sanford, Westmorland, 16*l.* 16*s.* for 42 days.
- John Dengayne and John de Grantese, Cambridgeshire, 12*l.* for 30 days.
- Nieholas de Styuecle and Richard Alberd, Huntingdonshire, 12*l.* for 30 days.
- Robert Markaunt and John de Podenhale, the county of Suthampton, 12*l.* for 30 days.
- John de Ratlesden and Geoffrey Maloyssel, Norfolk, 12*l.* 16*s.* for 32 days.
- William de Russhebrok and John de Shardelowe, Suffolk, 12*l.* for 30 days.
- John Chaumon and Thomas de Pikworth, Yorkshire, 15*l.* 4*s.* for 38 days.
- Robert Bracy and Roger de Brugg, Worcestershire, 12*l.* 16*s.* for 32 days.
- Thomas Morice and William de Hatton, Middlesex, 10*l.* 8*s.* for 26 days.
- John de Meperteshale and Peter de Salford, Bedfordshire, 12*l.* for 30 days.

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- Nicholas de Burneby and John Murdak, Northamptonshire, 12*l.* for 30 days.
- Hugh de Badewe and John de Haveryng, Essex, 11*l.* 4*s.* for 28 days.
- John Musard and Robert de Grendon, Staffordshire, 13*l.* 12*s.* for 34 days.
- Andrew de Sakevile and Andrew Peverel, Sussex, 12*l.* for 30 days.
- Thomas Apuldfeld and Thomas Colpepir, Kent, 12*l.* for 30 days.
- William de Radecluf and Richard de Tounley, Lancashire, 15*l.* 4*s.* for 38 days.
- Simon Basset and Thomas Moyne, Gloucestershire, 12*l.* 16*s.* for 32 days.
- Henry Persehaye and Nicholas Whityng, Devon, 16*l.* for 40 days.
- Thomas Surteys and Roger de Woderyngton, Northumberland, 16*l.* 16*s.* for 42 days.
- Richard de Acton and John de Sancto Laudo, Somerset, 14*l.* 8*s.* for 36 days.
- Robert Latymer and John de la Hale, Dorset, 13*l.* 12*s.* for 34 days.
- Roland Daneys and William Wade of Stokefaston, Roteland, 12*l.* 16*s.* for 32 days.
- Richard Cergeaux and John Tremayn, Cornwall, 16*l.* 16*s.* for 42 days.
- John de Lodelowe and William Banastre, Salop, 13*l.* 12*s.* for 34 days.
- Richard de Grey and Robert de Morton, Nottinghamshire, 13*l.* 12*s.* for 34 days.
- Henry de Braylesford and John Cokayn, Derbyshire, 13*l.* 12*s.* for 34 days.
- Roger de Elinerugge and Nicholas Dammory, Oxfordshire, 12*l.* for 30 days.
- John de Trillowe and John Laundels, Berkshire, 12*l.* for 30 days.
- Lawrence de Sancto Martino and Robert de Loundres, Wilts, 12*l.* 16*s.* for 32 days.
- Geoffrey de Lucy and John Hunte, Buckinghamshire, 12*l.* for 30 days.
- Gilbert de Ellesfeld and Richard de Bydeford, Hertfordshire, 11*l.* 4*s.* for 28 days.
- Thomas Chaundos and Thomas Peytevyn, Herefordshire, 13*l.* 12*s.* for 34 days.
- Henry de Malton and Robert de Tilliol, Cumberland, 16*l.* 16*s.* for 42 days.

[Prynne, *Parliamentary Writs*, iv. p. 249.]

To the mayor and bailiffs of the town of Warrewyk. Like order to cause Henry Purser and John de Mukelton, burgesses of that town, to have 4*l.* 8*s.* for their expenses for 22 days at 2*s.* a day each.

The following burgesses have the like writs for their expenses :

Thomas de Tolwardyne and John Croule of the city of Worcester, 6*l.* 8*s.* for 32 days.

Richard Ferrour and Thomas Lyndefeld of the town of Lewes, 4*l.* for 20 days.

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Membrane 38d—cont.

John othe Chaumbre and John de Stanhop of the town of Newcastle upon Tyne, 8*l.* 8*s.* for 42 days.

Peter Prentis and William de Rossynton of the town of Derby, 4*l.* 16*s.* for 24 days.

William Hyle and John Stone of the town of Wilton, 4*l.* 8*s.* for 22 days.

John Gode and John Shovyn of Chippenham, 4*l.* 8*s.* for 22 days.

Henry le Mercer and John de Henle of the town of Leomynstre, 4*l.* 16*s.* for 24 days.

Thomas Wakeleyn of the town of Norhampton, 40*s.* for 30 days.

Walter de Wodelond and Henry Taverner of the town of Guldeford, 72*s.* for 18 days.

John Wynkaulton and Nicholas Whytyng of the town of Dertemuth, 6*l.* for 30 days.

MEMBRANE 37d.

John Prout and Stephen Northwyk of the town of Chepyngtoriton, 112*s.* for 26 days.

[*Ibid.*, p. 252.]

March 8. To the sheriffs of London. Order, upon his petition, to stay the exigent against John Noble clerk, and the taking of his body, by mainprise of Thomas de Compeworth of Oxfordshire and William Langshurt of Kent bringing this writ before the justices of the Bench; as John has shewn the king that, whereas Henry Coue is impleading him before the said justices for that he should render to the said Henry 100*s.* alleged to be due and unlawfully withheld, and though he is and has ever been ready to answer on that plea, by process thereon made he is put in exigents in the husting of London to be outlawed for that the sheriffs have returned that he was not found in their bailiwick nor had anything therein; and the said mainpernors appearing in person in chancery have mainperned under a pain of 10*l.* if they shall not have him before the said justices on the day named to answer as aforesaid, and to do and receive what the court shall determine in that behalf. By C.

Writing of Thomas Darders, being a quitclaim to Gerard de Braybrok knight, his heirs and assigns, of the lands which Gerard holds in the towns of Knottyng and Sulrop co. Bedford. Dated London, Saturday the feast of St. Philip and St. James 35 Edward III.

Memorandum of acknowledgment, 2 May.

Writing of Adam Darders citizen and fishmonger of London, being a like quitclaim to Gerard de Braybrok knight. Dated (*as the last*).

Memorandum of acknowledgment, 2 May.

MEMBRANE 36d.

March 15. To Humphrey earl of Norhampton. Order upon his allegiance to Westminster. be in person at Westminster on the quinzaine of Easter next, bringing this writ, to speak with the king and council touching the defence of Ireland, and to do and consent to what order shall there be taken on the business, and meanwhile to make ready himself and his men for war with all his power, that the progress of the king's son Lionel earl of Ulster, whom the king has appointed to be sent over with a large army for the defence of Ireland, may not be hindered, nor that

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Membrane 36d—cont.

country be subjected to risk of loss ; as by the increasing attacks of the king's Irish enemies, owing to the weakness of his lieges there dwelling, and for that the nobles and others of England who have lands in Ireland take their advantage thereof but make no defence, the land is so wasted that it will be brought to ruin save for God's help and speedy succour, wherefore the king has appointed to send over his son as aforesaid, and that all nobles and others who have lands there shall go with him with all their power, or if infirm in body send others in their stead for the safety and succour thereof, and the king would treat with the earl and others who have lands in Ireland for speeding the business. By K. and C.

[*Fœdera. Report on Dignity of a Peer, iv. p. 627.*]

The like to Ralph earl of Stafford, Thomas earl of Oxford, and to seventeen others.

[*Ibid.*]

To the sheriff of Nottingham and Derby. Order to warn the heirs of Caumvyll who have lands in Ireland to be at Westminster three weeks after Easter next (*as above*), and to have there the names of those by whom they are warned.

[*Ibid. p. 628.*]

The like to the sheriff of Stafford.

[*Ibid.*]

To David de Strabolgi earl of Athol and thirteen others, including John de Erlee, to be at Westminster three weeks after Easter.

[*Ibid.*]

To Mary, countess of Norfolk. Order, upon her allegiance, to send to Westminster one or more men in whom she trusts, so as to be there three weeks after Easter next (*as above*), certifying the king in chancery of their names, and having there this writ.

[*Ibid.*]

The like to the following, to be before the king and council on the days named :

Mary countess of Norfolk, Eleanor countess of Ormond, and Anne la Despenser at the quinzaine of Easter.

Philippa countess of la March, four other countesses and two ladies three weeks after Easter.

[*Ibid.*]

To the abbot of Fourneux. Order (*as above*) to be in person at Westminster three weeks after Easter next, or if he cannot conveniently be there to send in his stead one or more men in whom he trusts, certifying their names, and having there this writ.

[*Ibid.*]

The like to the prior of Malvern, three other abbots, and four other priors.

[*Ibid., p. 629.*]

To Master Thomas de Neville. Order (*as above*) to be in person at Westminster three weeks after Easter next, or if he cannot conve-

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Membrane 36d—cont.

niently be there to send one or more etc.; as the king would treat with those who have lands or benefices in Ireland.

[*Ibid.*]

The like to Master Reymund Peleryn and to nine others.

[*Ibid.*]

MEMBRANE 35d.

March 10. To the sheriff of Oxford. Order to stay until the quinzaine of
Westminster. Easter next his demand by summons of the exchequer upon Robert de Burton clerk for sums of money whatsoever current in demand against him at the exchequer as of prests and receipts by reason of foreign accounts, for the time that he was receiver of the issues of lands reserved to the king's chamber. By C.

March 19. William de Liueriz prior of the church of St. Mary Mortain (*de*
Westminster. *Rocherio Moritonii*), for himself and the convent, to William de Wykeham dean of the church of St. Martin le Grand London and William de Mulsho canon of the free chapel of St. George Wyndesore. Recognisance for 300*l.*, to be levied, in default of payment, of his lands and chattels in Surrey.

Cancelled on payment, acknowledged by William de Wykham.

Indenture made at London, 20 March 35 Edward III, between brother William de Liueriz prior and the convent of St. Mary Mortain (*de Rocherio Moritonii*) of the order of Marmoutiers (*majoris monasterii*) in the diocese of Avranches on the one part and William de Wykeham dean of St. Martin le Grand London and William de Mulsho canon of the free chapel of St. George Wyndesore on the other part, witnessing that the said prior and convent have demised with warranty to the said dean and William de Mulsho, their heirs, executors and assigns, their manors of Wythyam co. Surrey (*sic*) and Honipedeled co. Dorset, with the advowsons, tithes and pensions of the churches of those manors, to hold with all advantages and rights, as in houses, buildings, mills, lands, meadows, feedings, pastures, woods, heaths, marshes, moors, waters, fisheries, fishponds, paths, reversions, rents and services of free tenants and neifs, suits of court, pleas and perquisites, and knights' fees thereto belonging from 20 March aforesaid to Michaelmas following, and so for a term of 20 years, paying yearly 55 marks at Midsummer or within a month thereof at Tykford to the prior and convent, or to their attorney shewing a part of this indenture and power to make acquittance, with power of entry if the same be in arrear; and license to the said dean and William de Mulsho to fell timber in the woods of those manors for maintenance of houses, hedges, buildings and for fuel; and the said dean and William de Mulsho grant that, if they, their heirs and executors may peaceably hold the said manors with the appurtenances and rights above mentioned for the term aforesaid, the foregoing recognisance shall lose its force. Dated as above.

Memorandum of acknowledgment by the parties, 21 March.

MEMBRANE 34d.

March 15. To the justiciary and chancellor of Ireland, or to the representative
Westminster. of the justiciary. Order to cause proclamation to be made on behalf of the king throughout Ireland in cities, boroughs, market towns and

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Membrane 34d—cont.

seaports, forbidding any man without special licence of the king to take corn or other victuals whatsoever out of that country privily or openly under pain of forfeiture thereof, and to cause all corn and victuals found after the proclamation laded without such licence in ships or other vessels in order to pass thence to be arrested as forfeit, and answer to be made to the king for the same; as owing to the weakness of the king's lieges there dwelling, and for that the nobles and others of England who have lands therein take their advantage of the same and make no defence, the land is so wasted by increasing attacks of the king's Irish enemies that, save for God's help and speedy succour, it will be brought to ruin, wherefore the king has appointed that Lionel his son earl of Ulster shall with all haste be sent over with a great army for the safety of Ireland, and that all nobles and others of England who have lands there shall go in his company with all their power, or if infirm in body shall send others in their stead, to repel the said enemy, and he would make provision that there may be no lack of victuals at the coming his said son. By K. and C.

[*Fœdera.*]

March 24. To Robert de Herle the king's admiral towards the north and west.
Westminster. Order to take information touching a complaint of Geoffrey le Bouchier merchant of Hareflu, calling before him the parties concerned and others who have knowledge of the truth and hearing reasons on either side, and to cause justice to be done to the said Geoffrey and his partners touching the restitution of a ship called *la Notre Dame* of Hareflu, the salt and other goods therein taken, together with their damages and losses, according to the form of the peace and concord established between John king of France and his subjects and the king and his subjects; as the king has received the said complaint of Geoffrey, for himself and his partners in the said ship, containing that whereas they caused the same to be laded in the port of Noirmoutier (*de Nigro Monasterio*) with 120 'chargis' of bay salt to be taken to Hareflu, John Wille, Thomas Gose, Thomas Box and other evildoers, with certain ships of Dertemuth, Bristol, Great Jernemuth and Grymesby, on 27 July last in warlike manner entered the said ship while anchored in the port of Chaire before the island of Noirmoutier contrary to the said peace, took and carried off the ship while the seamen fled in a boat for fear, and did their will therewith, whereupon they have prayed the king for restitution. By K.

April 3. Robert de Assheton knight to John de Mounpelers of London.
Westminster. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels in Somerset.

Memorandum of defeasance, on condition that Robert or another in his name pay to John 10*l.* on Midsummer day next.

Feb. 30 (*sic*). To the warden of the Flete prison or his lieutenant. Order to set free
Westminster. Robert Lokke from that prison by the mainprise of William de Iford and John de Morton of London, and to have this writ before the justices of the Bench three weeks after Easter next; as John de Bereford of Oxfordshire lately impleaded the said Robert before those justices for a debt of 70*s.* and recovered the same by judgment of the court with 40*s.* damages, and Robert was put in exigents in Oxfordshire to be outlawed for that he did not pay the debt and damages, and was after outlawed, and Robert rendered himself to the said prison

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Membrane 34d—cont.

by reason of that outlawry, as appears by certificate of Robert de Thorp chief justice of the Bench sent into chancery; and now John, appearing in person before William de Shareshull, has acknowledged that he has been contented of the sum named, as the said William has certified in chancery, and the king by letters patent has pardoned Robert the said outlawry, and he has found the mainpernors aforesaid, who have mainperned to have him before the said justices on the day above mentioned to content the king of what pertains to him in that behalf.

April 15. George Glaunville to Thomas de Wyngefeld. Recognisance for
Westminster. 143*l.* 13*s.* 4*d.*, to be levied, in default of payment, of his lands and chattels in Suffolk.

John Nowers of Gothurst the younger to John Barker of Olneye merchant. Recognisance for 20*l.*, to be levied etc. in Bukinghamshire.

April 15. To the collectors of customs in the port of London, and to the
Westminster. inspector of ships in the said port and in the river Thames. Order not to suffer any falcons to be taken out of England without the king's special command, and if they find any so being taken, to cause them to be arrested and sent to the king to be dealt with as he shall order.

[*Fœdera.*]

The like to the following:

The mayor and bailiffs of Sandewich and Cicestre and the collectors of customs there.

The mayor and bailiffs of Dovorre and of five other towns.

The bailiffs of Shorham and of nineteen other towns.

[*Ibid.*]

April 20. Stephen de Valoynes knight to Queen Philippa. Recognisance for
Westminster. 100*l.*, to be levied, in default of payment, of his lands and chattels in Kent.

April 22. Thomas abbot of Stonleye co. Warwick, for himself and the con-
Westminster. vent, to John Ragon knight. Recognisance for 300*l.*, to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in Warwickshire.

April 23. John de Grey of Rutherfeld to Michael de Ponynges knight.
Westminster. Recognisance for 1,000 marks, to be levied, in default of payment, of his lands and chattels in Oxfordshire.

April 23. Michael de Ponynges knight to John de Grey of Rutherfeld.
Westminster. Recognisance for 1,000 marks, to be levied etc. in Sussex.
Cancelled on payment.

John de Grey of Rutherfeld to Michael de Ponynges knight. Recognisance for 5,000*l.*, to be levied etc. in Oxfordshire.

MEMBRANE 33d.

March 3. To Richard de la Vache constable of the Tower of London, or to
Westminster. his lieutenant. Order to set free Hugh de Wychyngham from the king's prison in the said Tower by the mainprise of Peter Fige, Fulk

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Membrane 33d—cont.

de Horewode and Simon de Lincoln of the city of London ; as they, appearing in person in chancery, have mainperned to have the body of the said Hugh before the king in chancery on the octaves of Easter next, to answer to the king touching the things that shall be laid against him, and further do and receive what shall by the king and council be ordered, and in case they do not then so have him, to enter the said prison and there abide at the king's will.

The like to the said constable or his lieutenant, to set free Henry de Briselee and Thomas de Ferrers by the mainprise of Thomas Perle, John de Bedeforde, Walter de Burton, Thomas de Cressyngham, Edmund fitz Johan and Richard de Preston of the city of London.

Writing of Thomas son of Robert de Hakeneye sometime citizen of London, granting with warranty to James de Lacy, his heirs and assigns, a yearly rent of 10*l.* to be taken for ever at Michaelmas and Easter by even portions of his manor of Bobbyngesworth co. Essex, with power of distraint in the whole manor if the same be in arrear. Witnesses : John de Bampton, John Asselyn, William Asselyn, William de Enefeld, William Rolf. Dated Bobbyngesworth, 20 April 35 Edward III.

Memorandum of acknowledgment, 22 April.

Charter of Adam le Carpenter of Stodleye, giving with warranty to Roger de Woluardynton and his heirs for ever all lands, with meadows, pastures, rents and appurtenances, which Adam had in the town and territory of Stodleye. Witnesses : Henry de Middelmores, Roger de Egebaston, William Eode, John de Stanforde, Roger de Ulbarowe. Dated Stodleye, Sunday before the Annunciation 32 Edward III.

Memorandum of acknowledgment at London, 2 April this year.

Writing of Roger de Woluardynton, granting and demising with warranty to Adam le Carpenter of Stodleye for life all his lands which he had of the gift and feoffment of Adam in the town and territory of Stodleye, with meadows, pastures and appurtenances, rendering yearly one rose at Midsummer to Roger and his heirs, and doing the services due and of right accustomed to the chief lords of the fee, with reversion to Roger and his heirs. Witnesses : Henry de Middelmores, Roger de Egebaston, John Wyberd, William Eode, Robert Trout. Dated Stodleye, Palm Sunday 32 Edward III.

Memorandum of acknowledgment at London, 2 April this year.

April 3. John Coterel of Wynkefeld to David de Wollore and Michael de Westminster. Ravendale clerks. Recognisance for 40*l.* payable by instalments ; to be levied, in default of payment, of his lands and chattels in Berkshire.

Cancelled on payment, acknowledged by David.

March 13. John Goderich the king's cook, for good service, is sent to the abbot Westminster. and convent of Tavesstok, to have such maintenance of that house for life as John atte Wode deceased had at the king's request.

By p.s. [25250.]

April 4. William de la Garderobe, for good service, is sent to the prior and Westminster. convent of Dovorre, to have such maintenance of that house for life as John Pyk deceased had at the king's request.

By p.s. [25290.]

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Membrane 33d—cont.

April 17. John Pycot knight and John Malens of Coupul the elder to Edmund Westminster. Morteyn clerk. Recognisance for 200 marks, to be levied, in default of payment, of their lands and chattels in Bedfordshire.
Cancelled on payment.

William Samkyn to William de Hattfeld citizen and goldsmith of London. Recognisance for 10*l.*, to be levied etc. in Hertfordshire.

Charter indented of Thomas son of John de Legh of Essex, giving with warranty to James de Lacy and to his executors, for the life of James and three years after, his manor of Estlegli co. Kent, to hold of Thomas and his heirs by the service of one rose a year at Midsummer for all services. Witnesses: Henry Haut, John Hardes, James Wodhull, William Enefeld, John Bampton, Richard Fylfyde, Stephen Lollyngton. Dated Shellegh, 16 April 35 Edward III.

Memorandum of acknowledgment, 17 April.

April 21. Thomas de Ford of Roby to William de Huntelowe parson of Westminster. Croston co. Lancastre. Recognisance for 160 marks payable by instalments; to be levied, in default of payment, of his lands and chattels in Lancashire.

Memorandum that on 20 February 9 Richard II this recognisance was sent to the duke of Lancaster for execution in that duchy according to the liberty thereof.

MEMBRANE 32d.

Writing indented of John de Grey lord of Rotherfeld, reciting his gift, by fine levied in the king's court, to John his eldest son and to Elizabeth daughter of Sir Michael de Ponynges whom he is to take to wife and to the heirs of John of Elizabeth begotten, of the manors of Shobynton co. Bukingham and Somerton co. Oxford to the value of 200 marks a year, and granting to the same John and Elizabeth and to the said heirs a yearly rent of 60*l.* to be taken of his manor of Retherfeld co. Oxford at Michaelmas and Easter by even portions, upon condition that so long as they and the said heirs shall peaceably hold the manors of Shobynton and Somerton quit of the king's debt, of recognisances, annuities and all other charges arising before the date of these presents, without being ousted therefrom, or from any parcel thereof, by judgment, process of law or otherwise, the payment of this annuity shall lie in suspense, and if they be so ousted and recompense be made them within two months after reasonable notice given at Henle by Rotherfeld for all damage so suffered the said payment shall be in suspense; granting also power of distraint if the rent be in arrear. Dated Southwerk, Friday the feast of St. George 35 Edward III. *French.*

Memorandum of acknowledgment by John de Grey, 23 April.

Writing of John de Grey of Rutherford, reciting his gift of a rent of 60*l.* of his manor of Rutherford co. Oxford to John his son, Elizabeth daughter of Sir Michael de Ponynges, and to the heirs of John of Elizabeth begotten, and his gift to them of a yearly rent of 40*l.* to be taken of his manor of Claydon co. Bukingham, and of a yearly rent of 50 marks to be taken of his manor of Duston co. Norhampton at the same terms, and granting as security for payment thereof power of

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Membrane 32d—cont.

distrain in his manors of Stillyngflet and Upton co. York if the said rents be in arrear after they shall become payable according to the purport of his several writings. Dated Suthwerk, Friday the feast of St. George 35 Edward III. *French.*

Memorandum of acknowledgment, 23 April.

Indenture made between Sir Michael de Ponynges and Sir John de Grey of Rutherford, being a defeasance of the above recognisance (p. 257) for 5.000*l.* on condition that Sir John shall between this and Midsummer next by fine or deed make an estate in fee simple of all the manors and lands which he had in England at the date of these presents as well in demesne as in service or reversion, fees, advowsons or other hereditaments (the manors of Shobyngton and Somerton, and the advowson of Est Claydon excepted) to Lawrence de Thornhull parson of Bedale, Robert de Saltwode parson of Claydon, William de Mersshton parson of Rutherford and Peter de Otryngham parson of Sculcotes, and shall give diligence to cause all who hold of him, as well tenants for life, in dower and by the courtesy of England as other tenants or farmers whatsoever, to attorn tenants to them, and the said Lawrence, Robert, William and Peter, having had seisin thereof and attornment as aforesaid, shall before Michaelmas next by fine or deed at Sir John's choice grant and lease to Sir John and Maud his wife for their lives the manors of Stillyngflet and Upton co. York, giving security that Sir John shall not be impeached of waste therein nor in the residue, and of the reversion of the said manors after the death of Sir John and Maud, and of the residue (the said advowson excepted) after the death of Sir John, they shall before the quinzaine of Martinmas by fine to be levied before the justices of the Bench make a sure estate to John the eldest son of Sir John and to the heirs male of his body, and if Sir John die in the mean time the said manors shall be granted and let to Maud for her life, and the said feoffees shall make an estate of the reversion thereof and an immediate estate of the residue (the advowson excepted) to John the son and the heirs male of his body, such demises of what is held in chief to be made by licence of the king or by charter of pardon, and all expenses in regard thereof to be borne by Sir John. Dated Southwerk, Friday the feast of St. George 35 Edward III. *French.*

Memorandum of acknowledgment by the parties, 23 April.

Writing indented of John de Grey lord of Retherfeld, reciting his gift by fine levied in the king's court of the manors of Shobynton co. Buckingham and Somerton co. Oxford to the value of 200 marks a year to John his eldest son, Elizabeth daughter of Michael de Ponynges and the heirs of John of Elizabeth begotten, and granting to the said John and Elizabeth and to the said heirs a yearly rent of 50 marks to be taken of his manor of Duston co. Norhampton at Michaelmas and Easter by even portions, upon condition that so long as John and Elizabeth and the said heirs shall hold the said manors quit of the king's debt, recognisances, annuities and all other charges arising before the date of these presents, without being ousted by judgment, process of law or otherwise, payment of this annuity shall be in suspense, and if they be so ousted and recompense be made them within two months of warning given at Heneley by Retherfeld for all damages so suffered, payment shall be in suspense;

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Membrane 32d—cont.

granting also power of distraint in the manor of Duston if the said rent be in arrear after it shall become payable. Dated Suthwerk, Friday the feast of St. George 35 Edward III. *French.*

Memorandum of acknowledgment, 23 April.

May 12. Peter prior of Tuttebury to Richard de Tissynton clerk. Recognisance for 20 marks, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Derbyshire.
Westminster.

MEMBRANE 31d.

Writing indented of John de Grey lord of Retherfeld, reciting his gift of the manors of Shobynton and Somerton to John his eldest son, Elizabeth daughter of Sir Michael de Ponynges and to the heirs of John of Elizabeth begotten (*as above*), and granting to them and to the said heirs a yearly rent of 40*l.* to be taken of his manor of Claydon co. Bukingham at Michaelmas and Easter by even portions upon the same condition as the rent above granted, with power of distraint in the said manor if the rent be in arrear after it shall become payable. Dated Southwerk, Friday the feast of St. George 35 Edward III. *French.*

Memorandum of acknowledgment, 23 April.

Writing indented of Michael Ponynges knight, being a defeasance of the above recognisance (*see p. 257*) for 1,000 marks made by John de Grey of Rutherfeld to secure repayment of 500 marks to be by Michael paid to Sir John on Christmas eve next upon certain conditions agreed between them by deed indented touching a marriage to be had between John the eldest son of Sir John and Elizabeth daughter of Michael, in case there be no issue between the said John and Elizabeth after such marriage, or Elizabeth live seven years after the same, or Elizabeth die without issue within seven years after the same, and Sir John, his heirs or executors, shall repay the said 500 marks to Michael or his executors in the parish church of St. Margaret Southwerk at the end of two years after her death. Dated Southwerk, Friday the feast of St. George 35 Edward III. *French.*

Memorandum of acknowledgment, 23 April.

Writing indented of John de Grey of Rutherfeld, being a defeasance of the above recognisance (*see p. 257*) for 1,000 marks made by Sir Michael de Ponynges to secure payment of 500 marks to John due by reason of a marriage between John his eldest son and Elizabeth daughter of Sir Michael, in case Elizabeth die before Christmas next, or by default of the said John or of his said son the marriage shall not take place before that day, or that, if the marriage shall take place and Elizabeth be alive on that day, Sir Michael, his heirs or executors, shall pay to John or to his executors the said 500 marks in the parish church of St. Margaret Southwerk on Christmas Eve next. Dated Southwerk, Friday the feast of St. George 35 Edward III. *French.*

Memorandum of acknowledgment, 23 April.

Writing indented of Guy de Bryene knight, being the defeasance of a bond to him made by Sir Hugh de Courteney earl of Devenesshire in 500*l.*, provided that, if the earl die in the lifetime of Margaret countess

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Membrane 31d.—cont.

of Devenesshire his wife and she recover dower of the manor of Sutton Courteney against Margaret daughter of Guy and wife of Hugh de Courteney son of the earl's son, the executors of the earl or another for them shall within one month after such recovery pay to Guy or to his executors 500 marks, or that the said Margaret daughter of Guy may peaceably hold the said manor (the advowson of the church thereof excepted) for her life without impeachment or action for dower of the said countess, or that the said countess if she survive the earl shall make sufficient release of the said manor (the advowson excepted) to Margaret daughter of Guy barring her action of dower, or that Margaret daughter of Guy shall die before such recovery of dower by the said countess. Dated London, 16 April 35 Edward III. Witnesses: Sir John de Chevereston, Sir Robert le fitz Payn, Sir William Damarl knights. *French.*

Memorandum of acknowledgment, 28 April.

May 7. John de Nowers knight to Elizabeth who was wife of William Westminster. Latymer. Recognisance for 40 marks, to be levied, in default of payment, at his lands and chattels in Bedfordshire.

Cancelled on payment, acknowledged before John de Repynghale by a writ of dedimus potestatem.

May 8. Edward de Twyford knight to Ralph Spygurnell knight. Westminster. Recognisance for 50 marks payable by instalments, to be levied etc. in Bukinghamshire.

Feb. 28. William Hervy, for good service, is sent to the prior and convent Westminster. of Bridlyngton, to have such maintenance of that house as John atte Marche deceased had at the king's command. By p.s. [25236.]

May 10. William le Baud knight to John de Sutton of Wivenho knight. Westminster. Recognisance for 250 marks, to be levied, in default of payment, of his lands and chattels in Essex.

MEMBRANE 30d.

April 16. To the sheriff of Kent. Order, under pain of forfeiture, as he would Westminster. avoid the king's wrath, on sight of these presents, to cause proclamation to be made wherever men gather together forbidding any prelate, noble, man of religion or other whatsoever, under pain of forfeiture, to retain in his service any carpenters, masons, craftsmen, workmen or labourers who are or have been retained to serve the king on his works and have withdrawn or shall withdraw from them without his licence, or to pay any other wages than those contained in the ordinances made in the last parliament concerning craftsmen, labourers and workmen, and to cause all such men to be taken and imprisoned until further orders, if assured that they have withdrawn as aforesaid, certifying under seal in chancery their names from time to time, the time this writ was received, by whom, when and where delivered; as the king lately ordered the sheriff to cause proclamation to be made of the said ordinances, which were sent him under the king's seal, and now great number of carpenters, masons and other craftsmen, workmen and labourers hired upon the king's works in divers places, finding their wages thereby diminished, and that they can take more in the service of men of religion and other masters than

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Membrane 30d.—cont.

in the king's service, have cloigned themselves from the king's works and are drawing to divers parts to abide in the service of others, whereat the king is much moved.

By K.

[*Fœdera. Rolls of Parliament*, ii. p. 458.]

The like to singular the sheriffs of England.

[*Ibid.*]

April 16.
Westminster.

To Robert Herle and his fellows, justices appointed in Kent to cause the ordinances made in the last parliament to be kept, to execute certain other things in their commission, and justices of oyer and terminer. Like order to cause proclamation of the said ordinances to be made anew before them at their sessions, on the king's behalf forbidding any prelate, nobleman of religion or other whatsoever to retain carpenters and others (*as above*) or pay other wages than those in the ordinances contained, and to proceed as strictly as possible in the execution of the said ordinances, causing all offenders against them to be punished; as great number of carpenters etc. (*as above*). By K.

[*Ibid.*]

The like to Richard earl of Arundell and his fellows, justices in Sussex, to the justices in 32 other counties, in the Estrithinge, Estrithyng (*sic*) and Northrithyng in Yorkshire, in the parts of Lyndesey, Kesteven and Holand in Lincolnshire, and in the Isle of Wight.

[*Ibid.*]

Writing of Roger Darcy knight, being a release to Thomas Chamberlayne and his assigns for his life of the manor of Silkeston co. York, which the said Thomas holds for life of the demise of Sir John Darcy brother of Roger. Witnesses: Hugh de Brerelay, William de Mirfeld, Ellis de Birton, Hugh de Wombewell, Richard de Ughtibrig. Dated Westminster, Saturday after the Purification 35 Edward III.

Memorandum of acknowledgment, 24 April.

April 24.
Westminster.

Richard Toky and Thomas de Brakenburgh citizens and merchants of London to Michael bishop of London. Joint and several recognisance for 260*l.*, to be levied, in default of payment, of their lands and chattels in the city of London.

April 26.
Westminster.

Robert le Yonge of Everdon to William de Haukesworth clerk. Recognisance for 60*s.*, to be levied etc. in Norhamptonshire.

Memorandum of defeasance, on condition that Robert pay 30*s.* at Martinmas next.

April 26.
Westminster.

Robert Clere of Ormesby to John de Bisshopeston clerk. Recognisance for 40 marks, to be levied etc. in Norfolk.

MEMBRANE 29d.

Writing of Roger Brut knight, being a quitclaim with warranty to Hugh de Berewyk knight and Isabel his wife, the heirs and assigns of Hugh, of all messuages, tofts, lands, meadows, pastures, rents and services which Hugh and Isabel have or hold in Chalgrave, Ewelme, Bensynton and Oke co. Oxford, and of all lands which ever were of John Mareschall knight or of Thomas his brother in the said towns. Witnesses: John Whitefeld, Gilbert Wate (*sic*) knights, Thomas de

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Membrane 29d—cont.

Barantyn, John Loveday, John de Cottessmore. Dated Oke co. Oxford: Monday before St. Dunstan 35 Edward III.

Memorandum of acknowledgment in the chancery at Esshere co. Surrey, 18 May.

Writing of Roger Brut knight and Thomas Mareschal clerk, son of John Mareschal of Bovyndon knight, being a general release to Sir Hugh de Berewyk knight and Isabel his wife. Dated Braye co. Berks, Tuesday before St. Dunstan 35 Edward III.

Memorandum of acknowledgment at Esshere, 18 May.

May 18. Roger Brut knight to Hugh de Berewyk knight. Recognisance
Westminster. for 100*l.*, to be levied, in default of payment, of his lands and chattels in the county of Suthampton.

Hugh de Berewyk knight to Roger Brut knight. Recognisance for 50*l.*, to be levied etc. in Oxfordshire.

Indenture of defeasance of the foregoing recognisance of Roger Brut, upon condition that Roger and Alice his wife by fine in the king's court in the quinzaine of Midsummer next shall quitclaim to Hugh de Berewyk knight and Isabel his wife and to the heirs of the said Hugh all the lands, messuages, tofts, meadows, pastures, rents and services which Hugh and Isabel hold in the towns of Chalgrave, Ewelme, Bensynton and Oke, with warranty by Roger and Alice and the heirs of Alice, and that John (*sic*) son of John Mareschall of Bovyndon shall quitclaim the premises to Hugh and Isabel and to the heirs of Hugh, and his writing shall on or before the quinzaine of Midsummer be acknowledged and enrolled in one of the king's courts; defeasance also of the foregoing recognisance of Hugh de Berewyk, upon condition that Hugh shall on the quinzaine of Midsummer pay or cause to be paid 50*l.* to Roger, his executors or assigns. Dated Braye co. Berks, Thursday before Trinity 35 Edward III.

Memorandum of acknowledgment by the parties at Esshere, 20 May.

May 20. William Croiser knight to Thomas de Camoys knight. Recognisance
Westminster. for 1,000 marks, to be levied, in default of payment, of his lands and chattels in Bedfordshire.

Thomas de Camoys knight to William Croiser knight. Recognisance for 1,000 marks, to be levied etc. in Norfolk.

April 30. To the sheriffs of London. Order, as they would save them
Westminster. harmless, on sight of these presents, licences or commands to the contrary notwithstanding, to cause proclamation to be made forbidding under pain of forfeiture any knight, man at arms, pilgrim, or other whatsoever (merchants plying their trade excepted) to cross to parts over sea without special order of the king, and to arrest and safe keep until further order all whom they shall find so doing after the proclamation, with their horses and other things whatsoever, certifying the king in chancery from time to time as well of their names as of their horses and goods and the value thereof. By K.

[*Fœdera.*]

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Membrane 29d—cont.

The like to the following :

The sheriff of Lincoln and nine other sheriffs.

The mayor and bailiffs of Kyngeston upon Hull and of thirteen other cities and towns.

The bailiffs of the city of Norwych and of 28 other cities and towns.

[*Ibid.*]

MEMBRANE 28d.

May 11. To Robert de Herle and Robert Belknap. Order to stay altogether
Westminster. the execution of the king's commission to them, with certain other lieges, to hear and determine divers alleged trespasses and felonies committed at sea by certain subjects of the king and others against certain merchants, as well aliens as natives, being in a ship of John Goldbetere and John Saleman of England and Jakemart Flemyng merchants, Christian Rous of Lescluse master, which was laded at Nautes in Brittany with divers goods to the value of 20,000*l.* to be taken to Flanders, and to intermeddle no further therein ; as the business has newly been brought before the king and council, and the king has revoked their said commission because it is thought agreeable with law and custom that felonies, trespasses and wrongs committed at sea should be brought before the king's admirals and terminated according to maritime law, and not before his justices at the common law. By K. and C.

Writing of Thomas Frembaud of Bukinghamshire, granting to Sir Richard de la Vache knight the manor of Asshyndon for the life of the grantor, rendering one rose at Midsummer during the first seven years, 20*l.* a year during the next three years, and 60*l.* a year thenceforward ; and granting all the rent aforesaid to Thomas son of the grantor, with a release of the said manor to the said Thomas the son. Dated Westminster, 27 April 35 Edward III. *French.*

Letter of attorney by Thomas Frembaud, constituting in his stead Thomas Frembaud his son, to receive of Sir Richard de la Vache knight 60*l.* for the farm of the manor of Asshyndon, to wit 20*l.* a year for three years as contained in the foregoing writing, and to give acquittances for the same in his name. Dated Westminster, 27 April 35 Edward III. *French.*

Memorandum of acknowledgment of the foregoing writings, 8 May.

Writing of Thomas Frembaud the elder, reciting that on Tuesday the morrow of the Translation of St. Thomas the Martyr 34 Edward III by indenture he granted and demised to Sir Richard de la Vache knight his manor of Asshedon co. Bukingham to hold during the life of the grantor, rendering yearly one rose for all secular actions and demands during the first seven years beginning from Michaelmas next after the date thereof, 20*l.* a year for the three years next following, and after those ten years 60*l.* a year during the grantor's life ; and granting with warranty to Thomas Frembaud his son, his heirs and assigns, all his estate in the said manor together with the whole rent aforesaid during the said term. Dated London, 11 May 35 Edward III.

Memorandum of acknowledgment, 12 May.

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Membrane 28d—cont.

Writing of John Bonyng, son and heir of Robert Bonyng of Cicestre and his executor, being a quitclaim to Master Thomas de Edyndon warden of the hospital of St. Nicholas Portesmoth of all actions real and personal affecting John or his said father, the said warden or his predecessors. Dated London, 11 May 35 Edward III.

Memorandum of acknowledgment in the chancery at Esshere co. Surrey, 15 May.

Writing of Joan late the wife of Robert Bonyng of Cicestre and his executrix, being a like quitclaim to the said warden. Same date.

Memorandum of acknowledgment at Esshere, 15 May.

Memorandum that the chancellor received the two foregoing acknowledgments.

May 15. John son of John de Norton to William de Burstall and Michael
Westminster. de Ravendale clerks. Recognisance for 4*l.*, to be levied, in default of payment, of his lands and chattels in the county of Suthampton.

Memorandum of defeasance, on condition that John shall pay 40*s.* on the quinzaine of Midsummer next.

Cancelled on payment, acknowledged by William.

Charter of Thomas Mareschal clerk, son of John Mareschal of Bovyndon knight, giving with warranty to Sir Hugh de Berewyk knight and Isabel his wife, the heirs and assigns of Sir Hugh, all the messuages, tofts, lands, meadows, pastures, rents and services which the grantor had in the towns of Chalgrave, Ewelme, Bensynton and Oke co. Oxford. Witnesses: John de Whitefeld, Gilbert Wace knights, Thomas de Barantyn, John Loveday, John de Cottessmore. Dated Oke co. Oxford, Monday before St. Philip and St. James 35 Edward III.

Writing of Thomas Mareschal clerk, son of John Mareschal of Bovyndon knight, being a quitclaim with warranty to Sir Hugh de Berewyk knight and Isabel his wife, the heirs and assigns of Sir Hugh, of all the messuages, tofts, lands, meadows, pastures, rents and services which the said Hugh and Isabel have or hold in Chalgrave, Ewelme, Bensynton and Oke co. Oxford, and of all lands which ever were of the said John Mareschal knight or of Thomas his brother in those towns. Witnesses (*as the last*). Dated Oke co. Oxford, Monday before St. Dunstan 35 Edward III.

Memorandum of acknowledgment of the foregoing charter and writing at Esshere co. Surrey, 18 May.

June 3. John Moubray of Axiholm to the king. Recognisance for 2,000
Westminster. marks payable by instalments; to be levied, in default of payment, of his lands and chattels in Sussex.

Cancelled on payment, as in the following memorandum.

*Memorandum that, after the death of the said John, to secure payment of these 2,000 marks, John his son and heir and Elizabeth who was his wife made two recognisances in chancery dated 19 November, John for 1,400 marks and Elizabeth for 400*l.*, and they have contented the king thereof, as by memoranda enrolled against the said two recognisances may appear wherefore this recognisance is cancelled.*

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MEMBRANE 27d.

May 7. To the treasurer and the barons of the exchequer of Dublin·
Westminster. Order to suffer the king's son Lionel earl of Ulster to have the respite for one year from date which the king of his favour has given him for payment of all sums whatsoever of him demanded to the king's use at the exchequer of Dublin, or of the castles, manors, lands or liberties of the heritage of Elizabeth his wife, daughter and heir of William de Burgo sometime earl of Ulster and cousin and heir of Elizabeth de Burgo deceased, as well for reliefs, green wax, debts, accounts, and arrears of accounts, farms and rents, as of fines, amercements, ransoms, issues, forfeitures or other causes as well in the time of the said Lionel as of the ancestors of Elizabeth his wife, releasing any distraint for that cause made. By K.

May 16. To the mayor and constable of the staple of Westminster. Order,
Westminster. under pain of forfeiture, on sight of these presents, to cause all native merchants of the said staple abiding in the country, as well those dwelling within the staple as without, to be assembled before them in the staple, and ten discreet persons to be elected of them and to come to Westminster so as to be there on the octaves of Trinity next in order to inform the king and council upon arduous business affecting the king and the estate of the realm, especially the staples of wool and other merchandise, and the common weal, and upon other matters which shall be laid before them on the king's behalf, and to do further what shall then be appointed, charging all the said merchants on pain of forfeiture to give diligence to the premises, certifying the king at that date under the seal of the staple of the day this writ was received and the bearer's name, and bringing this writ. By K. and C.

[*Fædera.*]

The like to the following, to have the number of persons mentioned at Westminster on the quinzaine of Trinity :

The mayor and constable of the staple of Lincoln, four persons.

The mayor and constable of the staple of York, six persons.

The mayor and constable of the staple of Kyngeston upon Hull, four persons.

The mayor and constable of the staple of Norwich, four persons.

The mayor and constable of the staple of Newcastle upon Tyne, two persons.

The mayor and constable of the staple of Canterbury, four persons, of whom two shall be of Sandwich.

The mayor and constable of the staple of Winchester, four persons.

The mayor and constable of the staple of Excestre, two persons.

The mayor and constable of the staple of Cicestre, two persons.

The mayor and constable of the staple of Bristol, three persons.

[*Ibid.*]

To the bailiffs, *échevins* and true men of the town of Calais. Like order to elect six persons and cause them to come to the king's palace of Westminster on the quinzaine of Trinity, to inform the king and council upon arduous business affecting the keeping and good governance of the said town.

[*Ibid.*]

To Henry le Scrop governor of the town of Calais and of other the king's lands in the parts adjacent. Order, as the king trusts in him, on sight of these presents, to cause the bailiffs, *échevins* and true

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Membrane 27d—cont.

men of the town to be assembled in the usual place, and to present to them the above writ, which the king is sending by the bearer of these presents, charging them on pain of forfeiture to give diligence to the effectual performance thereof.

[*Ibid.*]

March 24. To the sheriff of Surrey. Order, under pain of 100*l.* to be levied
Westminster. of his lands and chattels if he shall not execute this command by the feast of St. George at latest, to survey all weirs, mills, stanks, stakes and kiddles in the river Thames within his bailiwick, to make inquisition at what times they were set up, and to cause all which they are assured by such inquisitions or other lawful information to have been set up in the time of Edward I or after, whereby the passage of ships, boats and shouts is hindered, to be abated, and likewise all timber, stone, lime and other things set in the said river which may injure ships, boats and shouts in their passage; as in a statute of the parliament holden at Westminster in the 25th year of the reign it is contained that all weirs, mills, stanks, stakes and kiddles set up in great rivers in the said king's time or after, whereby the passage of ships and boats is hindered, shall be removed and abated. By K.

The like to the following:

The sheriff of Oxford and Berks.

The sheriff of Bukingham.

The sheriff of Middlesex.

Charter of Thomas son and heir of John Kenyngton of Est Tillebury co. Essex, giving with warranty to William Horneby of Chaldewelle co. Essex, his heirs and assigns, 10*s.* of yearly quit rent, with homages, reliefs, heriots, escheats, services and suits of courts to the same belonging, which fell to his heritage after the decease of John his father in the towns and parishes of Est Tillebury, West Tillebury and Mokkyngg, with the reversion of two hopes of marsh after the term of Thomas Fraunceys, and the reversion of other rents after the death of Dionisia mother of the grantor by reason of her dower in the same, to be taken yearly at the Annunciation, Midsummer and the feast of St. Andrew by even portions of the following lands: of a tenement of Robert Godsolve of Est Tillebury 2*s.* 2*d.*, of a tenement of Thomas Fraunceys 4*s.* 8*d.*, of lands of the prior and convent of St. Mary without Bisshopesgate London in the parish of Mokkyngg 2*s.* 8*d.*, of a tenement of Robert Millere of West Tillebury 6*d.*, together with the said two hopes and the reversion of other rents, and power of distraint if the rent be in arrear. Witnesses: John atte Ponde, William atte Wode, John Hikeman, Richard Snel, Thomas atte Tye, John Tomelyn, John Welhawe. Dated London, 27 May 35 Edward III.

Memorandum of acknowledgment at London, 29 May.

MEMBRANE 26d.

May 26. Nicholas Peuterer of London to William de Hornby, William de
Westminster. Brome and William de Celler. Recognisance for 200*l.*, to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment, acknowledged by William del Celer.

Writing of Alice sometime the wife of Walter Notesone of Great Berdefelde, being a general quitclaim to Sir Robert de Marny knight

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Membrane 26d—cont.

of all actions real and personal. Witnesses : John de Bures, Robert Pycot, Richard de Essex, Richard de Cavendish, Adam Carlel, John Maryns, Thomas atte Bowe, William de Burton, Thomas de Salesbury. Dated London, 26 September 34 Edward III.

Memorandum of acknowledgment, 1 June this year.

Indenture between Sir Robert de Marny and Matthew Halyday granting and to farm letting to Matthew for six years all the houses of Sir Robert of his manor of Leire Marny co. Essex, and all arable lands, meadows and pasture in that town and Great Wyggeberwe, except the park with the bounds and free ingress and egress, and except lands, meadows and pastures granted or let to other persons before the date of these presents, rendering year by year to Sir Robert or his assigns in the church of St. Mary le Bow London 46 marks at Christmas, Easter, Midsummer and Michaelmas by even portions, and performing for him the services and other charges due for the premises ; Sir Robert and his assigns shall have every year during the term without payment or allowances four loads of the best hay of the manor well garnered therein for the horses of him and his and of his guests ; Matthew shall not plough meadow lands or pastures, save only one piece of land called le Roket, one other called le Bernefeld, and one other called 'le Med Doune,' and at the end of the term shall leave le Roket well fallowed, twice ploughed and manured of the sheep-folds ; he shall cause all sheep pastured upon the said lands, meadows and pastures to be at suitable times folded thereupon all the said term where most need shall be ; he shall maintain and repair all houses, walls and enclosures, and shall leave them in as good state as at the date of these presents or better, except the walls of land wherewith he is not charged ; he shall not let to any the said houses, lands, meadows nor pastures, nor any parcel thereof ; he shall at the end of the term leave in the manor garnered for the use of Sir Robert or his assigns 10 quarters of good oats by heaped measure, all the hay of six acres of good meadow well made in season, all straw and stubble of all the wheat grown the last year upon the said lands, and all other goods and chattels comprised in a schedule indented sealed with this indenture ; he and his executors shall during the term garner all wheat growing upon the lands within the granges of the manor, and after the end of the term shall have the easements of the granges and other needful houses for the last year's wheat with free ingress and egress until the Easter following ; they shall likewise have the dead wood of the hays, dead trees blown down, and brushwood growing without the park where waste or damage shall not be done in abating the same, and every year 100 faggots for fuel ; Sir Robert and his assigns shall have at their pleasure all the easements of all the houses of the third enclosure (*dil tierce enteryne enclos*) of the manor, and power of distraint in case the rent be not paid, in whole or in part, or the aforesaid covenants be not observed, and also power to enter upon the said lands and retain them, with the goods and chattels there found, and enjoy them without contradiction of Matthew in time to come. Dated London, 1 October 34 Edward III. *French.*

Memorandum of acknowledgment by the parties, 1 June this year.

Writing of Robert de Marny knight, being a sale to Sir Robert de Burton warden of the chantry of the church of Leyre Marny, Thomas Belhous the elder of Stanewey, John de Neuport and Edmund Bar-

1361.

Membrane 26d—cont.

nabe, for a certain sum in hand paid, of all his goods and chattels, moveable and immovable. Dated London, 26 April 35 Edward III.
Memorandum of acknowledgment, 1 June.

Charter of John atte Hurne of Thornton clerk, giving with warranty to Sir Michael de Ravendale parson of Lekhampstede, Sir Roger de Brumle parson of Rauryth and Sir John de Derlyngton clerk, their heirs and assigns, all his lands, meadows and pastures in Thornton, Thornburgh and Lekhampstede. Witnesses: Sir Thomas chaplain of the perpetual chantry of Thornton, Thomas Hosell, Peter Roger, Richard Shepherd, Geoffrey Sadela. Dated Thornton, 2 May 35 Edward III.

Memorandum of acknowledgment, 10 June.

Letter of attorney of Michael de Ravendale parson of Lekhampstede, Roger de Brumle parson of Rauryth and John de Derlyngton clerk to Hugh son of Hugh Phelyp of Woketon chaplain, to take seisin of all the lands, meadows and pastures in Thornton, Thornburgh and Lekhampstede which Sir John atte Hurne of Thornton clerk by his charter of feoffment gave to them, their heirs and assigns. Dated London, 2 May 35 Edward III.

Memorandum of acknowledgment, 10 June.

MEMBRANE 25d.

April 15. To the executors of Henry late duke of Lancastre. Order to have Westminster. at the receipt of the exchequer before Whitsuntide next, there to be delivered to the treasurer and the chamberlains, all records and processes and the rolls and memoranda of the duke's justices in the duchy of Lancastre for all the time they held sessions by virtue of the liberties by the king heretofore granted to the said duke. By K.

To the executors of Thomas de Seton, late one of the justices of assize in the counties of York, Northumberland, Cumberland and Westmorland, and to Robert de Acastre then his clerk. Order, under pain of 100*l.*, to have at the receipt of the exchequer before Whitsuntide at latest, there to be delivered to the treasurer and the chamberlains, all records and processes, rolls and other memoranda relating to the sessions of the said Thomas in those counties. By C.

Charter of Giles Bossard lord of Knottyngg, giving to Richard de Tissynton clerk for life common of pasture in all his manor of Knottyngg for all manner of cattle, and bond for warranty thereof. Dated Westminster, 10 May 35 Edward III. *French.*

Memorandum of acknowledgment, 2 June.

June 2. To Robert de Herle constable of Dovorre castle and warden of the Westminster. Cinque Ports, or to his lieutenant. Order to take an oath of John Gyboun that he will not entertain any carpenters, masons or other craftsmen, workmen or men fit to bear arms in the ship which he has caused to be new made intending to send her to Santiago with pilgrims on her first voyage, for that voyage or otherwise, and to suffer the said ship to pass thither for this time with as many other pilgrims as would sail in her, any command to the contrary notwithstanding; as the king of his favour has given the said John licence to take pilgrims in the said ship to Santiago with the above exceptions. By K.

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Membrane 25d—cont.

June 5. Hugh Wake to John de Mountpillers barber. Recognisance for
Westminster. 20*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels in Norhamptonshire.

June 5. Nicholas Chetwode knight to Nicholas de Twyford the younger.
Westminster. Recognisance for 20*l.*, to be levied etc. in Buckinghamshire.
Cancelled on payment.

June 10. To the sheriff of Berks. Order to stay the publication of the exigents
Westminster. against William Thurmer of Waltham Laurence and the taking of his body, if he be of good fame, and shall find sufficient mainpernors before the sheriff, who will mainpern to have him before the justices before whom the exigents are returnable on the day the same are returnable, to stand to right touching a felony whereof he was appealed, having this writ before the justices as aforesaid; upon the petition of William, shewing that at the procurement of envious persons he was falsely and maliciously so appealed by a prover who is in the king's prison of Wyndesore, and though of good fame and ready to stand to right thereupon, he is by process put in exigents to be outlawed without his knowledge; and in the statute of Westminster it is contained that those who are appealed by provers are replevisable if of good fame.

Charter of John atte Hurne of Thornton clerk, giving with warranty to Sir Michael de Ravendale parson of Lekhampsted, Sir Roger de Brumle parson of Raurith and Sir John de Derlyngton clerk one messuage and 1½ acre of land in Thornton, which he lately acquired of John Wymond for life of the said John Wymond. Witnesses: Sir Thomas chaplain of the perpetual chantry of Thornton, Thomas Hosel, Peter Roger, Richard Shepherd, Geoffrey Sadela. Dated Thornton, 1 May 35 Edward III.

Memorandum of acknowledgment, 10 June.

Letter of attorney of Michael de Ravendale parson of Lekhampstede, Roger de Brumle parson of Raurith and John de Derlington clerk to Hugh son of Hugh Phelyp of Woketon chaplain, to take seisin of one messuage and 1½ acre of land in Thornton, which John atte Hurne of Thornton clerk has given them for life of John Wymond. Dated London, 1 May 35 Edward III.

Memorandum of acknowledgment, 10 June.

June 3. Master Hugh de Rungeton master of the king's engines is sent to
Westminster. the abbot and convent of St. Augustine Canterbury, to have such maintenance in that house as Master Jordan de Cantuar' the king's physician (*phisicus*) in his life time had. By p.s. [25388.]

June 15. To the sheriff of Wilts. Order to stay the exigents against William
Westminster. Styghull, and the taking of his body for waste committed in the king's manors of Norton Skydemore, Bylleye, Emewell and Trowe, by the mainprise of John de Edyngton knight and John de Budesterne of the county of Suthampton, having this writ before the king on the day the writ of exigents is returnable; as William is indicted for the said waste, and put in exigents to be outlawed for that he did not come before the king to answer for the same, and has petitioned for stay thereof for that he is ready so to answer and stand to right in

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Membrane 25d—cont.

all things ; and he has found the said mainpernors in chancery, who have mainperned under a pain of 20*l.* to have his body before the king on the said day to answer touching the premises, and to do and receive what the court shall decide. By C.

June 7. To the sheriff of Surrey. Order to cause William Brasiere without
Westminster. delay to be brought again from the king's gaol of Gyldeford to the high way leading to the port whence he should cross the seas, and put again thereon together with the cross to him delivered to carry in the church of Stoke by Gildeford, when he there acknowledged before the coroners certain crimes by him committed, and for that cause abjured the realm, and to cause him to have the king's safe conduct through all that bailiwick towards the said port, and further to cause proclamation to be made there and at the town of Gildeford on the king's behalf forbidding any, on pain of forfeiture of life and limb, to cause or procure hurt, violence or hindrance to be done to the said William while he shall hold straight on that way with the said cross ; as it is witnessed in chancery before the king and council by credible persons that, when William was holding straight on the way whereon [he was put] by the said coroner upon his said abjuration, carrying before him the said cross according to the law and custom of the realm in token of the protection of Holy Church and of the king, certain evildoers and disturbers of the peace by violence haled him from the said way in the said town, and brought him to the said gaol, wherein he is detained contrary to law and custom and to the protection aforesaid. By C.

MEMBRANE 24d.

June 10. To the sheriffs of London. Order, if assured that Hugh de Welham
Westminster. lawfully bought a certain girdle harnessed with silver, and is of good fame, and that no man has prosecuted him for a robbery lately committed in Devonshire upon Thomas Waryn an esquire of the earl of Salisbury, and if he shall find a mainprise willing to mainpern to bring him again to gaol in case Thomas or any other would prosecute for the said robbery, to cause him to be set free from Neugate prison without taking anything of him unduly for such mainprise ; as the king lately commanded the sheriffs to certify in chancery the cause wherefore Hugh was by them arrested, and they certified that Hugh was taken and committed to the said prison, and is there detained, for suspicion of the robbery aforesaid of certain goods and chattels of Thomas to the value of 500*l.*, whereof the said girdle was found upon Hugh when taken, and it was witnessed before them by credible persons that Hugh is indicted for that felony ; and now on his behalf petition is made to the king, shewing that, although he is of good fame and innocent of the premises, and bought the said girdle in the city of London as he is ready to aver, and has oftentimes offered sufficient mainpernors in accordance with the statute of Westminster, in which it is contained that those who are taken for a light suspicion are replevisable unless previously accused of other larcenies, the sheriffs have put off receiving those mainpernors and setting him free by such mainprise, to the peril of his life and contrary to the statute ; and in their certificate it is not contained that Hugh is notoriously indicted of any felonies whereby he is not replevisable. By C.

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Membrane 24d—cont.

May 1. To Henry Grene and his fellows, justices appointed to hold pleas before the king. Order to view the record and process, which the king is sending under seal, of the outlawry of Robert de Lucy, and to cause to be done what further should be done according to law and custom in regard to the annulling thereof; as Robert was put in exigents to be outlawed in Wilts for that he did not come before John de Roches and his fellows late justices of *oyer* and *terminer* in that county to answer for certain felonies for which he was indicted before them, and after on Monday before St. Bartholomew in the 33rd year of the reign was outlawed, as appears by the said record and process which the king has caused to come before him in chancery; and now petition has been made on behalf of Robert that the king would have the same annulled and restore him to the common law, as he was on the king's service over seas at the time of the publication thereof and long before and after; and the king has certain knowledge that Robert was in his service in Normandy in the company of Thomas de Holand late earl of Kent, the king's lieutenant in Normandy, from Easter in the year aforesaid until the Christmas following by the king's command.
By p.s. [25341.]

Writing of John Aubrey, son and heir of Andrew Aubrey sometime citizen and pepperer of London, being a quitclaim with warranty to Joan Aubrey his mother who was wife of the said Andrew, her heirs and assigns, of all right, past, present or future, in all the lands and rents which she holds in Shenlee, Rugge, Watford and Tetenhangre co. Hertford, and which the said Andrew and Joan had by divers purchases in those towns. Witnesses: Henry de Frowyk, John de Duresme, Thomas de Frowyk, John de Someresham, Henry Lacy, Robert de Hodesdon, Stephen de Hodesdon. Dated London, 21 June 35 Edward III.

Memorandum of acknowledgment, 25 June.

Indenture, made in presence of the king's council at Westminster on Saturday after Midsummer 35 Edward III, between John de Brewes and Sir Norman de Swynford, witnessing that whereas the manors of Lee and Gaytburton, three messuages, seven bovates of land, 12 acres of meadow and six marks 4s. 8d. of rent in Seintmaristowe, Upton, Kesseby and Scotthorn by Nettelham co. Lincoln, one messuage, one bovate of land and 10s. rent in Westburton and Leverton co. Notyngnam, were taken into the king's hand out of the possession of Sir Norman by reason of the idiocy of John, and after John by process made, being examined before the council, is found no idiot, wherefore accord was made that the king should remove his hand and Sir Norman should have again the premises for his life, rendering to John and Joan his wife and to the heirs of John 20 marks a year at Michaelmas and Easter by even portions, with power of distraint if the rent be in arrear, and with remainder after the death of Sir Norman to John and his heirs, and that Sir Norman should be ready to attorn tenant to John after restitution made, provided that Sir Norman be discharged of waste to this date, answering to John and his heirs for all manner of waste henceforward made except housbote, fuel, and sale of underwood, and shall render by indenture to Sir Edmund de Cornewail, to the use of John, all deeds and muniments he has that

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Membrane 24d—cont.

concern John's heritage, such indenture to be made in presence of Sir William de Skypwyth. *French.*

Memorandum of acknowledgment by the parties, 28 June.

June 30. Henry son of John Cok knight (*miles*) to Michael bishop of London.
Westminster. Recognisance for 50 marks payable by instalments; to be levied, in default of payment, of his lands and chattels in Essex.

Writing of Andrew Mauncer parson of Little Okelee, being a quitclaim to John Pach parson of Tendryng and John Preston parson of Wevenho, their heirs and assigns, of the manor of Rokelond Toftys co. Norfolk with the advowson of the church of All Saints in that town, and of the manor of Weston Colville co. Cambridge called Moignes. Dated Bradefeld co. Essex, Sunday before the Conversion of St. Paul 34 Edward III.

Memorandum of acknowledgment, 26 June this year.

MEMBRANE 23d.

Writing of Stephen son of John Pecche knight, giving to Sir John Newman vicar of Hylyndon, Walter Deiere of Woxebrugg and Nicholas Drayton (*sic*), during the life of Mary wife of John Pecche his mother, the manor of Couelepecche with the advowson of the church and certain lands in Ikenham, which Stephen holds of the gift of his said father for the life of his said mother, and which she had for life of the lease of John Lovel with reversion to her said husband. Witnesses: John Cherlton, Walter Rabbe, John Lovel, Robert Manfeld, Walter Lambard. Dated Woxebrugg, Thursday the feast of St. John Baptist 35 Edward III. *French.*

Memorandum of acknowledgment, 29 June.

Writing of John Newman vicar of Hylindon, Walter Deyere of Woxebrugg and Nicholas Naper of Drayton, granting and surrendering to Hugh de Segrave, his heirs and assigns, all their estate of the manor of Couele Pecche with the advowson of the church and certain other lands in Ikenham, which they hold for the life of Mary wife of John Pecche knight of the gift of Stephen son of the said John Pecche, the reversion belonging to the said Hugh, his heirs and assigns, as appears by a fine levied in the king's court. Witnesses: (*as the last*). Dated Woxebrugg, Saturday after St. John Baptist 35 Edward III. *French.*

Memorandum of acknowledgment, 29 June.

Writing of Hugh Segrave, granting to Stephen son of John Pecche a yearly rent of 100s. to be taken during Stephen's life of his manor of Couelepecche and of all his lands, rents and services in Tykeham at Michaelmas and the Annunciation by even portions, with power of distraint if the same be in arrear; in name of seisin of which rent he has delivered to Stephen 6d. in presence of John Carleton, Walter Rabbe, Ralph atte Merke, John atte Pyrye, Richard Mareschal. Dated Couelepecche, Tuesday the feast of St. Peter and St. Paul 35 Edward III.

Memorandum of acknowledgment, 29 June.

Writing of Stephen son of John Pecche knight, being a quitclaim to Hugh de Segrave during the life of Mary wife of John Pecche knight,

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Membrane 23d—cont.

mother of Stephen, of a yearly rent of 100s. to be taken of his manor of Couele Pecche and of other lands of his in Ikenham, which Hugh has granted to Stephen for life. Witnesses : John de Cherleton, Walter Rabbe, John Lovel, Robert Manfeld, Walter Lambard. Dated Woxebrugg, Wednesday after St. Peter and St. Paul 35 Edward III. *French.*

Memorandum of acknowledgment, 30 June.

Writing of Hugh Segrave, granting to Mary Pecche, Peter Achard, John Neuman clerk and Walter Deyere a yearly rent of 24 marks to be taken of his manor of Couelepecche and of all his lands, rents and services in Tykeham for the life of the said Mary, namely at Michaelmas and the Annunciation by even portions, with power of distraint if the same be in arrear ; in name of seisin of which rent he has delivered to them 6*d.*, in presence of John Charleton, Walter Rabbe, Ralph Merke, John atte Pyrie, Richard Mareschal. Dated Couelepecche, Tuesday the feast of St. Peter and St. Paul 35 Edward III.

Memorandum of acknowledgment, 30 June.

Writing of John son and heir of John de Patemere, granting to John Sweyn for his life, and to his executors for one year after, the manor of Patemere and certain lands in the town of Aldebery co. Hertford which John Sweyn and Parnell his wife, mother of the grantor, hold for her life of the heritage of the grantor, with reversion to the grantor, warranting to John Sweyn and Parnell for their lives, and to the executors of the survivor for one year after, whatsoever they hold in Aldebery at the date of these presents, and discharging them of any impeachment of waste in the said manor and lands. Witnesses : Henry Pykard, John de Stodeye, Robert de la More, Richard Blake, Henry de Brenyngg, Thomas Frere citizens of London, Guy de Upwyk, Walter Baud, William Strete. Dated London, 30 June 35 Edward III.

Memorandum of acknowledgment, 1 July.

Charter of William Baroun perpetual vicar of Withirmondeford and Andrew Mauncer parson of Little Oklee, giving with warranty to William Baud knight and Maud his wife, the heirs and assigns of William, their manor of Withirmondeford co. Essex as in messuages, gardens, curtilages, arable lands, meadows, feedings, pastures, alder beds, ways, paths, hedges, ditches, waters, ponds, fisheries, water mills, knights' fees, rents, services, homages, fealties, wards, marriages, reliefs, heriots, suits of court, escheats, neifs and all that goes with them, as fully as they lately had the same by gift of the said William Baud. Witnesses : John de Sutton, Robert de Bures, Robert de Swynebourne, John Gernoun, Andrew de Sakeville knights, Thomas Boteler, Leo de Bradenham, John de la Rokele, John Oliver of Stanewey. Dated Withirmondeforde, 6 June 35 Edward III.

Charter of William Baroun perpetual vicar of Withermondeford and Andrew Mauncer parson of Little Oklee, giving with warranty to William Baud knight and Maud his wife, the heirs and assigns of William, their manor of Smalbrege and all other their lands, as in messuages etc., in the towns of Bures St. Mary, Aston, Wiston and elsewhere in Suffolk, as fully as they lately had the premises of the gift

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Membrane 23d—cont.

of the said William Baud. Witnesses (*as the last, but* Andrew de Sakeville the son). Dated Bures St. Mary, 6 June 35 Edward III.
Memorandum of acknowledgment of the foregoing charters, 26 June.

MEMBRANE 22d.

Charter of Thomas son of Thomas Frembaud of Badlesdon, giving with warranty to Edmund de Wymundeswold chaplain and William de Holbeche citizen and draper of London, their heirs and assigns, his manor in the town of Asshyndon co. Bukingham, for a sum of money in hand paid. Witnesses: Robert de Craunford of Dodesille, Nicholas Belewelle of Wotton, John de Elneye of Mersshton, Nicholas de Seintfey of Westcote, Thomas Stuttilville. Dated Asshyndon, Thursday after St. Thomas Martyr 35 Edward III.

Writing of Thomas son of Thomas Frembaud of Badlesdon, being a quitclaim with warranty to Sir Edmund de Wymundeswold chaplain and William de Holbeche citizen and draper of London, their heirs and assigns, of the manor of Asshyndon co. Bukingham, which Sir Richard la Vache knight holds for a term of years by lease of Thomas Frembaud lord of Badlesdon, father of Thomas. Witnesses: Robert de Craunford of Dodesille, Nicholas Belewelle of Wotton, John de Elneye of Mersshton, Nicholas Seintfey of Westcote, Thomas Stuttilville. Dated Asshyndon, Saturday after the Translation of St. Thomas the Martyr 35 Edward III. *French.*

Memorandum of acknowledgment of the foregoing charter and writing, 12 July.

Indenture made between Thomas son of Thomas Frembaud of Badlesdon and William de Holbeche citizen and draper of London, being a defeasance of the foregoing charter and quitclaim of the manor of Asshyndon co. Bukingham, which Sir Richard la Vache knight holds for a term of years, by lease of Thomas Frembaud lord of Badlesdon and by lease of the said Thomas his son, upon condition that Thomas the son shall pay or cause to be paid to the said William or his assigns 200*l.* at Easter one year next after the date of these presents at St. Thomas of Acres London; but if, before payment thereof, Thomas shall make any bargain or contract of the said manor with any living person, privy or foreign, or if he shall die before payment, the said charter and quitclaim shall be in force. Dated Asshyndon, Saturday after the Translation of St. Thomas 35 Edward III. *French.*

Memorandum of acknowledgment by the parties, 12 July.

Writing of Thomas son of Thomas Frembaud of Badlesdon granting with warranty that, whereas he has enfeoffed Sir Edmund de Wymundeswold chaplain and William de Holbeche citizen and draper of London of the manor of Asshyndon co. Bukingham; and delivered seisin thereof by assent of Sir Richard la Vache, and then released the same in their seisin upon conditions in an indenture comprised, after he shall have performed those conditions on his part the manor shall remain to the said Edmund and William during the term that Sir Richard holds by lease of Thomas Frembaud the father, rendering to Thomas the son, in the same manner as Sir Richard would do to Thomas the father. Dated London, Sunday after the Translation of St. Thomas 35 Edward III. *French.*

Memorandum of acknowledgment, 12 July.

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Membrane 22d—cont.

June 30. William Whithors is sent to the prior and convent of Wenlok, to
Tower of have such maintenance in that house for life as Walter Noel deceased
London. had at the king's request. By p.s. [25418.]

Writing of John de Lisle of Wodeton knight, granting to William bishop of Winchester licence to give and assign to the abbot and convent of Abbotsbury and their successors two acres of land in Swynenetolre co. Dorset and the advowson of the church, which are held immediately of the said John and his heirs, according to the licence given him by the king's letters patent, to hold of the said John and his heirs, and to the said abbot and convent to receive the same, and to appropriate and hold that church with the said land, the statute of mortmain notwithstanding. Dated Edyndon, 26 July 35 Edward III.

Memorandum of acknowledgment in chancery at Edyndon, 27 July.

July 18. John Blakwelle the king's falconer is sent to the prior and convent
Westminster. of Coggeshale, to have such maintenance in that priory for life as John de Helmeswelle deceased had at the king's request. By p.s. [25453.]

Aug. 2. To the mayor and bailiffs of the city of Winchester. Order to
[Kings]clere. cause William le Hornere to be set free from the king's prison of Winchester by the mainprise of John de Edyndon and Thomas de Micheldevere of the county of Suthampton, and nevertheless to be in chancery at the quinzaine of Michaelmas next to give the king information touching his arrest, to answer concerning matters which shall then and there be laid before them, and to do further what the court shall decide, bringing this writ; as the king lately commanded the mayor and bailiffs to certify in chancery the cause wherefore the said William was by them taken and imprisoned, and they signified that he was so taken and imprisoned according to the custom of the city, until he should find security to content the king for a rescue and contempt, for that by force and arms he hindered the alderman of the High Street of that city and the serjeants of the king's court of Winchester from putting William le Leof of Winchester in seisin according to the custom of the city of certain tenements therein recovered by William le Leof against William le Hornere by judgment of the said court, and would not suffer them to enter for execution of the said judgment as they were ordered to do; and the said mainperners, appearing in person in chancery, have mainperned to have the body of William le Hornere before the king in chancery on the day above mentioned to answer to the king for that trespass.

By C.

July 1. To Richard la Vache constable of the Tower of London or to his
Windsor. lieutenant. Order to cause Hugh de Wychyngham to be set free from the prison in the said Tower by the mainprise of Peter Fige, Fulk Horewode, Simon de Lincoln and Robert May of the city of London; as they, appearing in person in chancery, have mainperned to have his body before the king and council on the octaves of Michaelmas next at Westminster, or elsewhere upon warning given, to answer to the king touching matters which shall be laid against him, and further to do and receive what shall by the king and council be ordered. By K. on the information of Richard la Vache.

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Membrane 22d—cont.

The like to the said constable or his lieutenant, for liberation of Henry de Briselee and Thomas de Ferreres from the said prison by the mainprise of Thomas Perle, Walter de Burton, William de Stodeye, Thomas de Cressyngham, Ralph Beseville of Horsford, Richard de Colle and John Derk of the city of London.

By K. on the information of Richard la Vache.

MEMBRANE 21d.

Writing of William le Coupere, son of Henry le Coupere sometime baker of London, being a quitclaim to Joan who was wife of Andrew Aubrey sometime citizen and pepperer of London of the tenement which she has in Bassynghane in the parish of St. Mildred in the city of London, which tenement Thomas de Evenefeld, the first husband of the said Joan, had of the demise of Margery sometime wife of Master William the surgeon. Dated London, Monday after Midsummer 35 Edward III. Witnesses: Simon Dolsaly, John Not, Thomas Aubrey, John Aubrey, Walter Bret.

Memorandum of acknowledgment, 1 July.

July 6. Richard Bray vicar of St. Clether and Walter Kene to Robert de Westminster. Newenham clerk. Joint and several recognisance for 20 marks payable by instalments; to be levied, in default of payment, of their lands and chattels in Cornwall.

July 2. To the sheriff of Kent. Order, under pain of forfeiture, on sight Westminster. of these presents, to cause proclamation to be made that all Englishmen who have lands in Ireland which are occupied by the king's Irish enemies shall with all speed draw to those parts with all their power, or send sufficient persons in their stead, so as to be there at the coming of the king's son Lionel earl of Ulster, and shall receive and dwell upon their said lands, and defend the land of Ireland with other lieges, notifying them that, unless they come thither, the said Lionel, whom the king has made his lieutenant in Ireland, will in the king's name give to other lieges, willing to receive, dwell in and defend the same, the lands of those who come not at his coming occupied by the said enemies, and certifying the king in chancery before St. Laurence next of their action; as lately, upon hearing that Ireland is subjected to waste and destruction by the attacks of the said enemies owing to the weakness of the king's lieges there dwelling, and for that the nobles and others of England who have lands there take their advantage of such lands and make no defence, so that it will be brought to ruin save for God's help and speedy succour, the king appointed his said son to depart thither with a great army, and he is now ready to set forth towards Ireland with no small number of armed men and archers.

By K.

[*Fœdera.*]

The like, *mutatis mutandis*, to singular the sheriffs of England.

[*Ibid.*]

July 23. Richard de Sutton is sent to the abbot and convent of St. Mary East-hampstead. York, to have such maintenance in that abbey for life as Ralph le Wayt deceased had at the king's request.

Indenture made between the king, lord of Ireland etc., and Lionel, earl of Ulvester his son and lieutenant in his land and lordship of Ireland, witnessing that, whereas the king has granted to the said earl

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Membrane 21d—cont.

general and large powers in his commission under the great seal contained, it is the king's will and intent that the earl be advised by the council in Ireland and by the lords who go with him from England, to wit the archbishop of Dyvelyn, chancellor and treasurer in Ireland, the earl of Stafford, Sir Ralph de Ferreres, Sir John de Carue, Sir William de Notton, Sir Walter Dalby clerk and others, upon all acts passing of favour under the great seal of Ireland or under his own, and especially general charters, homicides, felonies, treasons, robberies, larcenies, alienations, rebellions and gifts of lands forfeit by rebellion, treason or otherwise, and of the lands of those who have lost them because they will not come and dwell thereon for their defence and safeguard against the enemies according to the warnings and proclamations thereupon made. Dated Westminster, 2 July 35 Edward III. *French.*

[*Fœdera.*]

Aug. 1. To the sheriff of Gloucester. Order to stay the taking of the body
[Kings]clere. of Roger Chamberleyn by the mainprise of Thomas Beket and John de Roches the younger, having this writ in chancery on the quinzaine of Michaelmas next; as William de Styntescombe parson of Teynton, the said Roger, and Godfrey servant of the prior of Newent are indicted before Gilbert Talbot and his fellows, justices appointed to make inquisition into the matter, for that they conspired amongst themselves, and caused two blank charters to be sealed with the seal of Thomas de Bradestan deceased, and upon one of them caused to be written that Thomas released to the said prior all actions real and personal, falsely and maliciously procuring that the false charter so newly written should be enrolled in the exchequer to bar the executors of the said Thomas from receipt of 40*l.* 7*s.* 2*d.* wherein they were bound to him in his lifetime, and which the king assigned to him of the farm of the said priory then in the king's hand, to the contempt of the king and the deception of his court; and the said Thomas and John appearing in person in chancery, have mainperned under a pain of 100*l.* to have the body of Roger before the king in chancery on the day named. By C.

July 3. To the sheriff of Suffolk. Order to stay the exigents against Geoffrey
Westminster. de Wymedale parson of Alyngton, and the taking of his body, by the mainprise of John de Eston and Thomas Andreu of Suffolk, having this writ before the justices of the Bench on the day the writ of exigents is returnable; as Geoffrey has shewn the king that John Hed parson of Ilketelishale is impleading him before the said justices for 44 marks alleged to be due and unlawfully withheld, and though Geoffrey is and was ready to answer him on that plea, he is put in exigents to be outlawed, for that the sheriff has returned that he was not found in his bailiwick and had nothing therein; and the said John de Eston and Thomas have mainperned under a pain of 40*l.*, to be levied and delivered to John Hed if they shall not have Geoffrey before the justices on the day aforesaid to answer for the said debt. By C.

MEMBRANE 20d.

June 3. Master Hugh de Rungeton master of the king's engines (*giniarum*)
Westminster. is sent to the abbot and convent of St. Augustine Canterbury etc. (as above, p. 271). By p.s. [25388.]

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Membrane 20d—cont.

June 20. To the prior and convent of St. Bartholomew Smethefeld London.
Westminster. Order and request to grant to Richard de Metford the king's clerk such pension to be taken every year of that house as shall befit the givers and should bind the receiver to them, causing letters sealed with their common seal to be made and delivered to Richard making mention of the pension so granted, and writing again to the king by the bearer what they have thought meet to do ; as the prior by reason of his new creation is bound in such a pension to one of the king's clerks, to be nominated by the king, until provision be made him of an ecclesiastical benefice, and the king has nominated the said Richard, whose advancement he has at heart. By p.s. [25403.]

Charter of William bishop of Winchester, giving with warranty to the abbot and convent of Abbotsbury and to their successors one messuage, 80 acres of land, 20 acres of meadow and pasture for 200 sheep in Odestoke co. Wilts, and 2 acres of land and the advowson of the church of Swynenetolre co. Dorset, according to the form of the king's licence. Dated Esshere, 2 July 35 Edward III.

Letter of attorney of William bishop of Winchester to Roger Cloun, Master Walter Benet, Master Robert Wytheford and Michael Skillyng or one of them, to deliver to the abbot and convent of Abbotsbury seisin of one messuage, 80 acres of land, 20 acres of meadow and pasture for 200 sheep in Odestoke co. Wilts, and of 2 acres of land and the advowson of the church of Swynenetolre, in accordance with the foregoing charter. Dated Esshere, 3 July 35 Edward III.

Memorandum of acknowledgment of the foregoing charter and writing in the chancery at Clere, 10 August.

Aug. 10. To the treasurer and the barons of the exchequer. Order, of the
Brockenhurst. king's favour, to receive for this time Roger de Hakebourne, whom Roger de Elinerugge sheriff of Oxford and Berkshire has before the king in chancery made his attorney, to make his proffer and render his account ; as the said sheriff is so engaged upon divers the king's business wherewith he is specially charged that he cannot come in person so to do at the exchequer on the morrow of Michaelmas as usual. By K.

Aug. 11. To John de Estbury escheator in the county of Suthampton.
Brockenhurst. Order to suffer Thomas de Sancto Manyfeo, son and heir of Robert de Sancto Manyfeo, to have the respite which the king of his favour has given him until the quinzaine of Michaelmas next for the 100 marks whereby his father lately made fine with the king for sure causes whereon he was impeached, releasing any distraint made. By K.

Aug. 17. Richard Coffyn of Brideport to Robert de Newenham clerk.
Waltham. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels in Dorset.

Aug. 15. William Chewepayn, otherwise called Robert Fol of St. Albans, is
Beaulieu. sent to the abbot and convent of St. Albans, to have such maintenance in that house for life as Henry de Burton deceased had at the king's request. By p.s. [25463.]

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Membrane 20d—cont.

June 25. To the sheriff of Bedford. Order to stay the publication of the Westminster. exigents or outlawry against Stephen Rad del Hoo until the day the writ of exigents is returnable, having this writ before the king on that day; upon a petition made to the king on behalf of Stephen, shewing that he is put in exigents to be outlawed without his knowledge, for that he did not come before the king to answer to John Hayward of Dunton for an alleged trespass against him; as John Tamworth clerk, John de Suthwell clerk, John de Colyngbourne clerk and John de Lindewode clerk, appearing in person in chancery, have mainperned under a pain of 10*l.* to have him before the king on the said day to answer as aforesaid.

Writing of Michael de Holte, being a quitclaim with warranty to William de Edyndon bishop of Winchester, his heirs and assigns, of the manor of Holte within the hundred of Bradford and all lands, woods, meadows, feedings, pastures, rents, services and reversions within the said hundred. Witnesses: John de Wynton, John de Scures, John Tycheborne, Ralph de Norton, Robert Markaunt knights, Thomas de Hampton, Walter de Haywode, Nicholas Wodelok. Dated Winchester, Friday after St. Bartholomew 35 Edward III.

Memorandum of acknowledgment in the chancery at South Waltham, 28 August.

MEMBRANE 19d.

Charter of William de Edyndon bishop of Winchester, giving to John Bussh chaplain one messuage, garden and dovecote and 2½ acres of land in Wytteneye which were of Richard brother and heir of John de Stanlake, and one messuage, 3 acres of land and the moiety of one acre of meadow in Saunford and the ferry over the water of Saunford by Oxford, to have and hold according to the king's licence to him and his successors, chaplains celebrating divine service every day at the altar of St. Mary in the parish church of Witteneye for the health of the said bishop and the king and for their souls after death, the souls of the bishop's parents, benefactors and successors and of the faithful departed, saving to the bishop and his successors the presentation to the chantry of the said chapel so often as there shall be a vacancy, with warranty by the bishop and his successors. Dated Clere, 30 July 35 Edward III.

Charter of William de Edyndon bishop of Winchester, giving to John Castre chaplain one messuage and 3 acres of land in Farnham and 8 marks of yearly rent issuing from the bishop's manor of Farnham, which messuage and land the said bishop lately recovered to him and his successors before the king's justices, to hold according to the king's licence to the said chaplain and his successors, chaplains celebrating divine service every day in the chapel of the bishop's castle of Farnham for his health and for his soul after death, the souls of his successors and benefactors and of the faithful departed, saving to the bishop and his successors the collation to the said chantry as often as there shall be a vacancy, with warranty by the bishop and his successors. Dated Clere, 30 July 35 Edward III.

Charter of William bishop of Winchester, giving to the rector and brethren of the monastery or house of Edyndon and to their successors

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Membrane 19d—cont.

the manors of Thormerton co. Gloucester and Westwell co. Oxford and the advowson of the church of Thormerton, according to the king's licence, with warranty by the bishop and his heirs. Dated Clere, 12 August 35 Edward III.

Memorandum of acknowledgment of the foregoing charters in the chancery at Clere, 15 August.

Aug. 25. John Lovel of Somerton is sent to the abbot and convent of Carisbrooke, Spaldyng, to have such maintenance in that house for life as Thomas Isle of Wight. Bulfot late the king's messenger deceased had at the king's request.
By letter of the secret seal.

*MEMBRANE 17d.**

July 6. To the sheriff of Norhampton. Order to stay the exigents against Westminster. John Burgeys of London draper, and the taking of his body, by the mainprise of Robert Ledrede, Philip de Irlaund draper, John Cherde and Walter Wynchedon of London, having this writ before the justices of the Bench on the day the writ of exigents is returnable; as John Garlekmongere parson of Pydyngton is impleading the said John Burgeys before the said justices for that he, being lately retained in the said parson's service at Pydyngton, withdrew from that service before the end of the term agreed without reasonable cause and licence of the said parson, contrary to the ordinance; and John Burgeys is put in exigents to be outlawed for that he did not come before the justices to answer concerning the premises, whereupon he has petitioned the king to stay the exigents until the day aforesaid, as he is ready so to answer and stand to right in all things; and he has found the said mainpernors in chancery, who have mainperned to have his body before the justices on that day to answer touching the premises, and further to do and receive what the court shall determine, and are severally bound to the said parson in 20*l.* in default of so doing. By C.

MEMBRANE 16d.

Aug. 15. To Thomas Moygne sheriff of Gloucester, Andrew Bisset, Nicholas Brockenhurst. Panes and Richard Spycer. Order to stay until the octaves of Michaelmas next, or until further order, the execution of the king's letters patent, to them addressed and by the said Nicholas obtained, appointing them, three and two of them, to levy and receive to the king's use of the lands, goods and chattels of Geoffrey Beauflour in Gloucestershire 20*l.* wherein the said Geoffrey is bound to the king and all the residue of his debt, and order to Nicholas, under pain of 100*l.*, to be on that day (which the king has given to Geoffrey to be there for the same cause) before the king and council at Westminster to give information upon matters which affect the business as he shall then and there be commanded on the king's behalf, having there this writ and the said letters patent; as lately, on learning by certificate of the said sheriff that Geoffrey is bound to the king in 20*l.* and upwards for divers fines, issues, forfeits and amercements made and adjudged before divers the king's justices, which the king has commanded the sheriff to levy as aforesaid, and that they are not yet levied, the king appointed the said sheriff and the others to levy and receive the debt as aforesaid, so as to have 20*l.* at the exchequer on

* Membrane 18*d.* is blank.

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Membrane 16d—cont.

the quinzaine of Michaelmas next there to be delivered to the treasurer and the chamberlains; and for that Nicholas took upon him and mainperned in chancery to content the king of the whole debt on that day, the king by writ ordered John de Bekynton escheator in Somerset to stay altogether the levying of that debt of the lands, goods and chattels of Geoffrey in his bailiwick by virtue of a command to him addressed; and now the king has learned, by the complaint of Geoffrey, that Nicholas of malice aforethought is endeavouring to prosecute him to his ruin, and so came into chancery to make that mainprise and obtain those letters patent out of his own head and not on behalf of Geoffrey, and that command has been given to the sheriff by writ of the exchequer for levying of the said debt of Geoffrey to the king's use, and so the debt would be levied of him twice over if Nicholas should proceed in his design according to the letters patent so obtained, and by his power and malice the lands, goods and chattels of Geoffrey would be sold at far less than their value, whereupon he has prayed the king for remedy; and Thomas Beket and William Yonge of Somerset have mainperned before the king to answer at the exchequer on the octaves aforesaid for the whole debt up to 100*l.*, if it shall amount to so much. By C.

To John de Bekynton escheator in Somerset. Order to cause any lands, goods and chattels of Geoffrey Beauflour in his bailiwick by him taken into the king's hand by virtue of a command to him addressed to be safe kept until further order; as lately etc. (as above, *mutatis mutandis*). By C.

Aug. 18. To the sheriff of Dorset. Order not to trouble Richard Coffyn of Beaulieu. Brideport or his mainperners by reason of certain debts to Roger Rotour of London, merchant of the staple of Westminster, and certain contracts entered into with him; as upon notice of the mayor and constable of the said staple the king commanded the sheriff to attach the said Richard and bring him before the king in chancery to answer to Roger concerning the premises, and Richard, according to the ordinance of the staple by the king and council made, has found security to be before the king in chancery, or before the said mayor and constable, on the octaves of Michaelmas next to answer as aforesaid.

Aug. 7. To the sheriff of Norfolk. Order, for sure causes, to stay until [Kings]clere. the quinzaine of Michaelmas next his demand made by summons of the exchequer upon John de Wesenham for all debts by him due, as well for the farm of the bishopric of Ely, which is in the king's hand and in the keeping of John by his commission, as for other debts whatsoever, releasing any distraint made. By K.

Sept. 7. To the abbot and convent of Stanleie co. Wilts. Request to grant Beaulieu. to William Bret of Austeieye, whom the king is sending to them, the maintenance or pension of 100*s.* a year for life which Maud his wife (now deceased), Adam le Ferrour and others had in that abbey at the request of the king and his forefathers, at the same terms as the said Maud, Ralph (*sic*)* and others, and to cause letters patent sealed with the chapter seal to be made and delivered to William concerning

* Adam le Ferrour, as above, in the warrant.

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Membrane 16d—cont.

the same, and the pension to be paid him as aforesaid, writing again to the king by the bearer what they have thought meet to do ; as of his favour, and for good service to Isabel the late queen mother in her life time, the king would make provision for the maintenance of William.
By p.s. [25482.]

Sept. 10. To the prior and convent of the church of St. Mary Monmouth.
Beaulieu. Order and request to grant to Robert de Newenham the king's clerk such a pension to be taken of that house every year as may befit the givers and should bind the receiver to them, causing letters patent thereupon to be made him under the chapter seal, and writing again by the bearer what they will do ; as the prior by reason of his new creation is bound in such a pension to one of the king's clerks, to be by the king nominated, until he shall be by him provided with a competent benefice, and the king has nominated Robert, whose advancement he has at heart.
By K.

The following persons have the like letters to the undermentioned houses :

June 25. Edward son of Robert Corbet clerk for a pension in the priory of
Clarendon. of Coventre. By letter of the secret seal.

Sept. 21. Peter Falewell clerk for a pension in the priory of Merton.
Windsor. By K.

Nov. 22. William de Wykeham for a pension of the bishop of Hereford.
Westminster. By K.

Dec. 10. John Couper of Colyngbourne *Comitis* for a pension in the abbey
Westminster. of Cirencestre. By K.

Writing of Robert Gerberd, giving licence to William bishop of Winchester to give to the abbot and convent of Abbotesbury and to their successors, according to the king's licence, one messuage, 80 acres of land, 20 acres of meadow and pasture for 200 sheep in Odestoke co. Wilts, to hold of Robert and his heirs, and to the abbot and convent to receive and hold the same, the statute of mortmain notwithstanding. Dated New Sarum, 26 July 35 Edward III.

Oct. 30. To the mayor and sheriffs of London. Whereas bread, wine, beer
Westminster. and all manner of victuals in the city of London and the suburbs thereof by the regrating of the sellers thereof, by the mayor and sheriffs suffered, are rendered very dear, and although every mayor at his first creation makes oath to supervise the sale of such victuals, their measures and weights, and to correct defaults, no mayor has kept his oath : order, under pain of forfeiture, to assemble the aldermen and other discreet men of the city, and by their oversight to appoint such a price for victuals, taking into consideration the original purchase thereof, and correcting the measures and weights, that the sellers may gain a reasonable but not excessive profit, the dwellers in the city and those resorting thither may be aware of their amendments in the sale, measure and weight of victuals, the mayor's oath be unbroken, those attempting fraud may be punished, the city by their efforts and diligence may be brought again to its due estate and

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Membrane 16d—cont.

regrating be done away; also to cause the premises to be proclaimed in the city and suburbs, giving notice that, if a remedy be not by them applied, the king upon complaint made will cause it to be done in their default without delay. By K. and C.

MEMBRANE 15d.

- Sept. 10. To the sheriff of Norhampton. Order, under pain of forfeiture, Beaulieu. to cause all bridges over rivers in that county, within liberties and without, wherein the king used to have his game (*deductum*), to be repaired and (if need be) new built of the issues of his bailiwick for this instant winter season, and signs to be set up in set places whereby the direct road to those bridges may be clearly shewn, as heretofore used to be. By K.
The like to the sheriff of Roteland.
- Sept. 2. To William Yonge. Order not to intermeddle henceforward, with Beaulieu. the other lieges herein named, in the execution of the king's commission appointing him and Guy Bryene, Gilbert Talbot, Maurice de Berce, Simon Tracy, William Basset, John Serjaunt the younger and John Hathewy constable guardians of the peace and justices of *oyer* and *terminer* in Gloucestershire; as for sure causes laid before him the king has thought fit to remove the said William from the said offices. By K.
- Oct. 4. Theobald de Gorges knight to Guy de Briene knight. Recognisance Westminster. for 100 marks, to be levied, in default of payment, of his lands and chattels in Somerset.
- Oct. 5. William Botiller of Weryngton knight to John de Swynlegh clerk. Westminster. Recognisance for 200*l.*, to be levied etc. in Lancashire.
- Oct. 7. Katherine who was wife of William Morteyn knight to Master Westminster. Edmund de Morteyn. Recognisance for 200*l.*, to be levied etc. in Buckinghamshire.
Cancelled on payment, acknowledged by William Mareschal parson of Merston, executor of Edmund.
- Oct. 9. Robert atte Selere of Woldham to Nicholas Edoyn. Recognisance Westminster. for 18 quarters of barley payable by instalments; to be levied etc. in Kent.

Charter of Donald (*Doneualdus*) Sturmy knight, giving with warranty to the king and his heirs his manor of Thunderle co. Essex with his park there. Witnesses: William bishop of Winchester the chancellor, Simon abbot of Westminster the treasurer, Thomas de Veer earl of Oxford the chamberlain, Hugh de Badwe, John de Hevemyngham, Henry de Cogeshale. Dated Haddele, 26 September 35 Edward III.

Letter of attorney by Donald Sturmy knight to William de Wykham clerk, Godfrey Rokel, Henry Maunnesfeld and John Goure to deliver to the king seisin of the manor and park of Thunderle. Dated Haddele, 8 October 35 Edward III.

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Membrane 15d—cont.

Writing of Donald Sturmy knight, being a quitclaim with warranty to the king and his heirs of the manor of Thunderle co. Essex with the park there. Dated Westminster, 18 October 35 Edward III.

Memorandum of acknowledgment in chancery of the foregoing charter and writings, 19 October.

Writing of John de Cotteleye, son and heir of Nicholas de Cotteleye, giving to Richard Okle, John de Bodynton clerks, James de Lacy and Eustace de Wynfryngham, their heirs and assigns, a yearly rent of 20*l.* to be taken at Easter and Michaelmas by even portions of his manor of Hywyssh and all his lands in Ore and Shawe co. Wilts, with power of distraint if the same be in arrear. Witnesses: Gilbert Berewyk, Robert Blake, William Worftyn, John Perham, Robert le Palmere. Dated Brodeton co. Wilts, Thursday after St. Denis 35 Edward III.

Memorandum of acknowledgment in chancery, 29 October.

Charter of John de Cotteleye, son and heir of Nicholas de Cotteleye, giving with warranty to Richard Okle, John de Bodynton clerks, James de Lacy and Eustace de Wynfryngham, their heirs and assigns, all his lands, meadows, feedings, pastures, rents and services in Erdescote and Wambergh. Witnesses: Gilbert de Berewyk, Robert le Blake etc. (*as the last*). Dated Erdescote, Wednesday after St. Denis 35 Edward III.

Memorandum of acknowledgment in chancery, 29 October.

MEMBRANE 14d.

Writing of Katherine who was wife of William de Morteyn, being a quitclaim with warranty to William Marchal parson of Mershton, Henry Balle parson of a mediety of the church of Houghton Conquest, Thomas de Redyngge parson of Lytlyngton and Alice de Maydebury, their heirs and assigns, of the manors of Bromham and Holcote, the advowson of Holcote, and lands, rents and services in Bydenham. Dated Mershton, Sunday after Michaelmas 35 Edward III.

Memorandum of acknowledgment in chancery, 7 October.

Writing of William son and heir of Robert de Lallestede (*sic*), being a quitclaim with warranty to Walter Whithors, Isabel his wife and the heirs of Walter of all lands, rents, services and customs as well of free tenants as of neifs with their suits and issue, and of all reversions which were of Robert his father in Cherchelalleford. Dated Wyndesore, 9 October 35 Edward III.

Memorandum of acknowledgment before William bishop of Winchester the chancellor at Wyndesore, 11 October.

Writing of Walter Whithors, giving to William son and heir of Robert de Lalleford and to his assigns for his life a yearly rent of 5 marks to be taken of his lands in Cherchelalleford at the Annunciation and Michaelmas by even portions, with power of distraint if the same be in arrear. Dated Wyndesore, 10 October 35 Edward III.

Memorandum of acknowledgment before the chancellor at Wyndesore, 11 October.

Indenture witnessing that Richard de Rokesle of Saint Marye Craye co. Kent, cousin and heir of John de Rokesle clerk son and

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Membrane 14d—cont.

heir of Walter de Rokesle of Lullyngston in the same county, has given with warranty to Sir Thomas de Graunsone knight, his heirs and assigns, his whole manor of Lullyngston, with lands, woods, meadows, feedings, pastures, commons, paths, hedges, ditches, waters, ponds, stews, fisheries, warrens, wards, marriages, reliefs, heriots, escheats, homages, rents, mills, advowsons, lordships, services, customs, rights and profits whatsoever, which came to him by inheritance after the decease of the said John, rendering yearly to the said Richard and his assigns during his life 20 marks at Easter and Michaelmas by even portions and one robe of the suit of his esquires at the feast of St. Nicholas, or 20s. if he shall not make the livery of an esquire, with power of distraint to Richard if the rent be in arrear. Dated London, 5 October 35 Edward III. Witnesses: Sir Reynold de Cobham, Sir Nicholas de Loveyn, Sir Thomas Moraunt knights, Thomas Ludde-
lowe, Roger Godestre, Geoffrey Walden.

Memorandum of acknowledgment in chancery, 13 October.

Oct. 16. John Horewode the younger to Adam Brabesone citizen of London.
Westminster. Recognisance for 100 marks, to be levied, in default of payment, of his lands and chattels in Kent.

Cancelled on payment.

Oct. 18. Roger de Bello Campo knight to Guy de Bryan. Recognisance for
Westminster. 200 marks, to be levied etc. in Wilts.

Cancelled on payment.

Oct. 15. Edmund Fauconer, for good service, is sent to the abbot and con-
Westminster. vent of Waltham Holy Cross, to have such maintenance of that house for life as Roger Loggar deceased had at the king's request.

By p.s. [25515.]

Thomas de Loueden, for good service, is sent to the abbot and convent of St. Peter Gloucester, to have such maintenance of that house for life as John Marreys deceased had at the king's request.

By p.s. [25479.]

Oct. 26. Brother Richard abbot of Lesnes to Robert Paris citizen and ferron
Westminster. of London. Recognisance for 40l., to be levied, in default of payment, of his lands and chattels in Kent.

John de Roches the younger to Queen Philippa. Recognisance for 40 marks, to be levied etc. in Wilts.

Oct. 30. William de Nessefeld to Richard de Ravensere clerk. Recog-
Westminster. nisance for 30l., to be levied etc. in Yorkshire.

Cancelled on payment.

Oct. 28. Thomas Ughtred knight to the abbot of Westminster and Richard
Westminster. de Ravensere. Recognisance for 200 marks, to be levied etc. in Yorkshire.

Cancelled on payment, acknowledged by Richard.

Nov. 3. Thomas Ughtred the elder knight to Richard de Ravensere clerk.
Westminster. Recognisance for 24 marks 7s., to be levied etc. in Yorkshire.

Cancelled on payment.

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Nov. 3. Percival Symeon to Joan daughter of John Priour the elder.
Westminster. Recognisance for 20*l.* to be levied etc. in Hertfordshire.
Cancelled on payment.

*Membrane 14d—cont.**MEMBRANE 13d.*

Certificate of John Wroth mayor of the city of London and escheator therein, that by virtue of the king's writ annexed he has made partition into two parts of all the lands and rents whereof Nicholas Mockyng died seised in his demesne as of fee within the liberty of the said city, in the presence of Roger de Shipbrok and Margaret his wife sister and one of the heirs of the said Nicholas and of Simon de Benyngton and Idonea his wife sister and the other heir of Nicholas, and has delivered to Roger and Margaret in right of Margaret as her purparty of that heritage one tavern with one shop called Paules-taverne in the parish of St. Leonard Estechepe on the west side of Bruggestret, one tenement with shop and solar over in the parish of St. Magnus Bruggestrete at the foot of London bridge, all the tenements within Drynkwaterwarf with the cellars and with one 'kaye' in the said parish except one cellar within Drynkwaterwarf held by Richard le Chaundeler, one tenement with two shops in the parish of St. George Botolph Lane on the west side of the lane, 20*s.* of yearly quit rent arising from the tenement of Andrew Pikman in the parish of St. Botolph by Billyngesgate, one tenement held by Robert de Horewode, one shop with one solar held by John de Marleburgh, 13*s.* 8*d.* of yearly quit rent issuing from a tenement and shop held by Reynold le Fullere in the parish of St. Mary Abbechirche in Candelwykstret and in St. Lawrence lane there, one small tenement with six shops in Mertlane in the Tower ward, and two tenements with three shops with solar over in the parish of St. Margaret Bruggestrete on the west side of Bruggestret. He has also delivered to Simon and Idonea one tavern with one shop called Chirchegatetaverne in the parish of St. Leonard Estchepe on the east side of Bruggestrete, one tenement with two shops and solar over in the parish of St. Magnus Bruggestret on the east side of Bruggestrete, one great tenement with one shop in the said parish on the west side of Bruggestrete, one cellar with solar over in the parish of St. Margaret Bruggestrete in Puddynglane, one cellar within Drynkwatereswarf at the foot of London bridge in the said parish of St. Magnus, 20*s.* of yearly quit rent issuing from the tenement of Andrew Pykman in the parish of St. Botolph Billyngesgate, one tenement in the parish of St. George Botolph Lane on the west side of the lane, one tenement in the said parish of St. Margaret in Puddynglane, one tenement with shop towards St. Lawrence Lane in the parish of St. Mary Abbechirche in Candelwykstrete held by Reynold le Fuller, one bakehouse tenement in St. Botolph Lane in the parish of St. George on the west side of the lane, 10*s.* of yearly quit rent issuing from the tenement of John de Bedeford skinner in Martelane in the Tower ward, and two solars in Martelane; saving dower to Margery who was wife of Nicholas.

Nov. 15. John Freman and John Ancel of Cambridgeshire, Robert Parker
Westminster. and Richard Cok of Essex to Queen Philippa. Joint and several recognisance for 156*l.*, to be levied, in default of payment, of their lands and chattels in the said counties.

Cancelled on payment, acknowledged by Richard de Raveneser the queen's attorney.

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Membrane 13d—cont.

Letter of Simon son of Walter de Wodeham, being an acquittance to Sir Nicholas de Lovaigne knight for 50 marks, received by the hands of Robert de Strode clerk, in full payment of 200 marks wherein Sir Nicholas was bound to him. Dated London, 2 October 35 Edward III.

Memorandum of acknowledgment in chancery, 16 November.

Nov. 16. Simon Daniel citizen of London to John de Charnelles and Walter Westminster. Power clerks. Recognisance for 100*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment, acknowledged by Walter.

Charter of John Husec, brother and heir of Roger Husec knight, giving with warranty to brother John de Ailesburi rector of the house of Edyngdon and to the brethren and their successors 14 marks of yearly rent arising of the manor of Kyngeston Deverel co. Wilts, which the said John Husec and his ancestors time out of mind used to receive thereof at Midsummer, with the same power of distraint if the rent be in arrear. Dated Edyndon, 18 November 35 Edward III.

Memorandum of acknowledgment in chancery, 20 November.

Nov. 30. Roger de Elinrugge knight to Ralph de Hemenhale knight. Recognisance for 440 marks payable by instalments; to be levied, in default of payment, of his lands and chattels in Worcestershire. Westminster.

Feb. 6. Alan (*Aalanus*) de Beverle is sent to the abbot and convent of Westminster. Redyng, to have such maintenance of that house for life as Gilbert Fouweler deceased had at the king's request. By p.s.

In the same manner the following are sent to the undermentioned houses:

April 16. Thomas Louedon to the abbot and convent of Beaulieu, for the Westminster. maintenance Thomas Stanes deceased had at the king's command. By p.s. [25313.]

Aug. 8. Geoffrey Pykard to the prior and convent of Kenilworth, for the Westminster. maintenance Thomas le Hunte had. By p.s. [25458.]

July 23. Richard de Sutton to the abbot and convent of St. Mary, York, Westminster. for the maintenance Ralph le Wayt had. By p.s. [25445.]

Oct. 26. John de Westlee to the abbot and convent of Battle, for the Westminster. maintenance Gerard le Wayt had. By p.s. [25553.]

Sept. 20. Walter de Wyght to the abbot and convent of Glastynbury, for Westminster. the maintenance Thomas de Tettebury had. By p.s. [25493.]

Dec. 3. John Maniers to the abbot and convent of Tame, for the main] Westminster. tenance John de Carleton had. By p.s. [25618.-

Nov. 26. Richard Raundes to the prior and convent of Lenton, for the Westminster. maintenance Humphrey le Ferrou had. By p.s. [25609.]

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Membrane 13d—cont.

- Nov. 10. William de Preston to the abbot and convent of St. Benet Hulme,
Westminster. for the maintenance William de Laxton had. By p.s. [25574.]
- Nov. 22. John Henand to the abbot and convent of Cherteseye, for the
Westminster. maintenance Lawrence le Palefreyman had at the late king's
command. By p.s. [25601.]
- Dec. 26. Thomas Cumberton to the priors and convents of Daventre and
Westminster. Brakkeleye, for the maintenance Paul del Ewerrye had.
By p.s. [25647.]
- June 30. John Romeseye to the priory of Bermondeseye, for the mainten-
Westminster. ance Geoffrey* de Sessoun and Colet his wife had.
By p.s. [25417.]
- Sept. 20. John Gregge to the prior and convent of Merton, for the main-
Westminster. tenance Giles de Coleyn had. By p.s.
- Dec. 12. Nicholas de Stowe to the abbot and convent of St. James with-
Westminster. out Norhampton, for the maintenance Ralph† de la Naperye
had. By p.s. [25505.]

MEMBRANE 12d.

Writing indented of William de Say knight, granting to Gilbert Chaumpeneys and John de Barton, their heirs and assigns, all the tenements, lands and rents, with woods, meadows, feedings, pastures, hedges, ditches etc. which Gilbert and John now hold of him in the towns of Edelmeton, Enefeld and Totenham co. Middlesex by fealty, suit of court, fixed rents and divers other services, to hold henceforth of William and his heirs by fealty and a rent of one farthing a year payable at Michaelmas for all services, heriots, customs and secular demands, acquitting the premises against all other lords of the fee and other persons whatsoever. Dated London, 28 October 35 Edward III.

Memorandum of acknowledgment in the chancery at London, 30 October.

Writing of William de Say knight, granting to Adam Fraunceys citizen of London for life two messuages, 236 acres of land, 63 acres of meadow, 21 acres of pasture and 50s. of rent in the town of Edelmeton co. Middlesex, with remainder to Adam Fraunceys of London the younger and the heirs of his body, remainder for lack of such heir to Robert Fraunceys of London and the heirs of his body, remainder to the right heirs of Adam the citizen, to hold of William and his heirs by fealty and the service of one halfpenny yearly payable at Michaelmas for all services, heriots, customs and secular demands, acquitting the premises against other lords of the fee and other persons whatsoever; which premises Adam holds of William for life by fealty and other services, with remainder as aforesaid, as appears by a fine levied in the king's court between the said Adam the citizen, Thomas de Langeton and John Pitee of Chishull chaplains. Dated London, 28 October 35 Edward III.

Memorandum of acknowledgment in the chancery at London, 30 October.

* In the warrant Gerard de Sessoun.

† In the warrant Haukyn de la Naperie.

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Membrane 12d—cont.

Nov. 4. Hugh de Miton of York to Richard de Ravenser clerk. Recog-
Westminster. nissance for 200*l.* payable by instalments; to be levied, in default
of payment, of his lands and chattels in Yorkshire.
Cancelled on payment.

Nov. 6. Roger Jolif to Queen Philippa. Recognisance for 40*l.*, to be levied
Westminster. etc. in Wilts.
*Cancelled on payment, acknowledged by Richard de Ravenser late
treasurer of the said queen.*

Charter of William de Wygemor and Joan his wife, daughter of
Randolph Reve, giving with warranty to Lawrence Lucas atte Forde,
his heirs and assigns, all the lands which came by inheritance to the
said Joan after the death of her said father in the town of Great
Modbury co. Devon. Witnesses: William Forteskeu, Gilbert Feyt,
John Simon, John Vautort, Richard Carpenter, Robert Chapman,
Philip Horn. Dated Modbury, the Nativity of St. Mary 35
Edward III.

Memorandum of acknowledgment in chancery, 7 November.

Nov. 8. John de Mallynges, Thomas Driffeld and William Barde to Queen
Westminster. Philippa. Joint and several recognisance for 100 marks payable by
instalments; to be levied, in default of payment, of their lands and
chattels in Yorkshire.

Nov. 9. Gerard de Braybrok knight to Robert de Marny knight. Recog-
Westminster. nissance for 40*l.*, to be levied etc. in Bedfordshire.
Cancelled on payment.

Nov. 21. Richard de Brankescombe to Robert Maunsell of London merchant.
Westminster. Recognisance for 100 marks, to be levied etc. in Devon.
Cancelled on payment.

MEMBRANE 11d.

Nov. 10. John de Mortymer of Kent to John de Bisshopeston clerk.
Westminster. Recognisance for 20*l.*, to be levied etc. in Kent.

Indenture made between William bishop of Wyncestre and John
Giffard, cousin and heir of Elizabeth Giffard, witnessing that, whereas
all the lands of the heritage of Elizabeth are taken into the king's
hand by reason that she held some lands in chief, wherefore John is
suing to have the same out of the king's hands as her cousin and heir
and of full age by divers writs of *diem clausit extremum*, John grants
that whensoever he shall have possession thereof, he will grant
the manor of Iehull co. Suthampton to the bishop and his
assigns for life and to his assigns or executors for one year after,
by an indenture between them to be made, containing that if
the bishop shall make waste or alienation it shall be lawful for John
and his heirs to enter the same; John binds himself to the bishop
to perform these covenants in 300*l.*, in case default be found in him
so that he make not the lease aforesaid within 40 days after having
the said lands out of the king's hand, and the bishop grants that so

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Membrane 11d—cont.

soon as the lease be performed this indenture shall be cancelled and delivered up to John. Dated Suthwerk, 8 November 35 Edward III.
French.

Memorandum of acknowledgment by the parties in chancery, 10 November.

Vacated, because John has performed all the things in this indenture contained, and cancelled with the bishop's assent.

Writing of John Wadup of Killyngston Dansy (*sic*), being a quitclaim with warranty to John Penyfader and Alice his wife of a messuage with appurtenances in Killyngston Dayrel (*sic*), lying between a messuage held of the lord by Robert Taillour on the east, and a cottage held of the lord in bondage by Alice Soutere on the west, and lately purchased of John Wadup by the said Alice wife of John. Witnesses: Thomas de la Hay, Philip Alysaundre, William Penyfader, John Bechampton, Thomas Spygurnell, Thomas Hildesdon, Robert Tayllour. Dated Lillyngston, 1 October 35 Edward III.

Memorandum of acknowledgment in chancery, 11 November.

Nov. 12. William de Bourghcher knight to John de Bourghcher knight.
Westminster. Recognisance for 500*l.*, to be levied, in default of payment, of his lands and chattels in Essex.

Cancelled on payment.

Nov. 13. Nicholas Espeloun of Sandewich to John de Bromleye and
Westminster. Salomon de Oxeneyc. Recognisance for 11*l.*, to be levied etc. in Kent.

Cancelled on payment.

Writing of Joan daughter of William Blundel, being a grant and quitclaim with warranty to John de Tremaen, his heirs and assigns, for 20 marks in hand by him paid, of all messuages, lands, rents, services as well of free tenants as of tenants for life, and reversions in Boskeures, Porthia, Bosvargus, Trewoethwall, Boswen, Seghlanbighan and Helleston co. Cornwall. Witnesses: Michael Ude, John Hamely, John Porthkellomp, Robert Wysdom, John Kaerou. Dated London, Tuesday the morrow of All Saints 35 Edward III.

Memorandum of acknowledgment in chancery, 21 November.

Nov. 22. John de Buryton, for good service to Queen Philippa, is sent to
Westminster. the abbot and convent of Lilleshull, to have such maintenance in that house for life as William Selyman deceased had at the king's request. [See p.s. 25602.]

Nov. 23. Thomas de Alberton to Queen Philippa. Recognisance for 100
Westminster. marks payable by instalments; to be levied, in default of payment, of his lands and chattels in Yorkshire.

Cancelled on payment, acknowledged by Richard de Raveneser the queen's attorney.

Dec. 2. John de Burgh knight and William son of William de Notton to
Westminster. John de Bray, John de Pelham chaplain and William de Staunton chaplain. Joint and several recognisance for 60*l.*, to be levied etc. in Yorkshire.

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MEMBRANE 10*l.*

Indenture made between the king and Robert de Portyco, witnessing that the king has made Robert master and worker of his moneys of gold and silver in the Tower of London, which Robert has taken upon him before the council to make three sorts of gold moneys, one current for 6*s.* 8*d.* sterling the piece called the gold noble, 45 pieces in the pound of the weight of the Tower of London, another of half that weight current for 40*d.*, 90 pieces in the pound of the Tower weight, and a third one fourth the weight of the first current for 20*d.*, 180 pieces in the said pound, and these shall be of 23 carats 3½ grains of fine gold, every pound of them worth 15*l.* sterling, and the king shall have of every pound of them by weight 3*s.* 6*d.* by tale, and the master for his pains, waste of cutting the irons, loss of weight, and all costs save the wages of the warden and other the king's ministers there, of every pound by weight 18*d.* by tale by the hands of the warden, so that of every pound of gold by weight he shall deposit in the Tower according to the standard of the noble 14*l.* 15*s.* by tale shall remain to the merchant; and because the gold money cannot always be made exactly according to the true standard but peradventure by default of the master or his workmen it may sometimes be found too strong or too weak more or less in weight or alloy or in both, the king's will is that when at the assay before delivery the gold money is found too strong or too weak in weight only, in alloy only, or in both by the sixteenth of a carat in the pound by weight and no more, which shall be called the master's remedy, the money shall be delivered as good provided the default be accidental, but if greater default be found, delivery shall cease and the money be melted and coined again at the master's cost until it be exact; and it is agreed that of every pound of gold by weight the master must coin 4 ounces in nobles, 6 ounces in half nobles, 2 ounces in ferlings of nobles, and this ordinance shall in no wise be changed by the master to make more of one sort and less of another until he shall have order to the contrary: he has also taken upon him to make four sorts of moneys of silver, one current for 4*d.* sterling the piece to be called a groat, 75 such pieces shall be in a pound of the Tower weight, another current for 2*d.* the piece to be called a half groat, 150 such pieces in a pound of the Tower weight, the third current for 1*d.* the piece to be called sterling, of the coin of the old sterling, 300 such pieces shall be in a pound of the Tower weight, the fourth to be called maille which shall be worth half the sterling, 600 such pieces shall be in the pound of the Tower weight; all these silver moneys shall be of the standard alloy of the old sterling, to wit every pound of them by weight shall contain 11 ounces 2*d.* by weight of fine silver and 18*d.* of alloy, every pennyweight containing 24 grains; and the king's warden of the moneys shall take to him of every pound weight of silver so made 8*d.* by weight, whereof he shall pay to the master for his pains and costs (save the wages aforesaid) 7*d.* by tale, keeping the residue to the king's use, and so of every pound of silver by weight that he shall deposit in the Tower according to the standard, 19*s.* 4*d.* by weight shall remain to the merchant, making 24*s.* 2*d.* by tale; and because the silver money cannot always be made exactly according to the true standard inasmuch as by default of the master or his workmen it may sometimes be made too strong or too weak, when upon assay before delivery the said money is found too strong or too weak by 2*d.* in the pound by weight and no more, which shall be called the master's remedy, it shall be delivered as good provided the default

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Membrane 10d—cont.

be by accident, but if greater default be found, delivery shall cease and the money be melted and coined again at the master's cost ; and it is agreed that of every pound of silver by weight the master shall coin 3 ounces in groats, 4 ounces in half groats, 4 ounces of sterlings and one ounce of mailles, and this ordinance shall in no wise be changed by the master until he shall have order to the contrary : the warden shall keep the said moneys at all times, as pertains to his office, so that as soon as any of them be coined and complete between him and the master they shall be put until delivery in a coffer with two keys, one to remain with the warden the other with the master, and after they are assayed and proved good, before any delivery is made of all the sum, a prise of gold and silver shall be made to put in a box whereof the assays of Westminster shall be made, to wit of every five pounds of gold by weight the value of one noble, provided that it be taken of nobles, half nobles and ferlings proportionally, and of every hundred pounds of silver by weight 2s. by tale, whereof shall be groats, half groats, sterlings and mailles proportionally, and when the prises are made and put in the said box for the assays of Westminster, they shall be sealed with the seals of the warden and changer and of the master, and the box shall be locked with three keys, one remaining with the warden, the second with the changer and the third with the master, and shall be put in a coffer for safe keeping, and opened once every three months before certain lords of the council chosen for the purpose, and in presence of the warden and master, and there shall assays be made of the moneys found therein in the most just manner possible by fire or by touchstone or both, to the end that if the moneys be found and proved good according to the above covenants the master may be quit up to that time, and he shall have at his will a patent under the great seal witnessing the same, and if the moneys be found too weak in weight or alloy or in both to the extent of the said remedies and no further, the default shall be entered in the record and the master charged to make immediate recompense to the king upon the assay without delay and without claiming any advantage by reason of the said remedies, save always that in case the moneys be found to exceed the standard in goodness that shall be entered in the record against any charge for default so found, and if at the assay at Westminster the moneys shall at any time be found in default exceeding the said remedies the master shall forfeit life and chattels to the king ; the master shall be bound at his peril to make a privy mark on all moneys he shall make of gold and silver, so that another time, if need be, he may know which are his work among other like moneys and which are not : also whereas heretofore the cutter of the irons has been appointed by the master and at his costs, he shall henceforth be appointed by the council, and sworn to do his office well and lawfully by oversight of the warden in a house in the Tower appointed for the purpose and nowhere else, and shall be paid for his work by the hands of the warden, the amount to be agreed before the council, and recompense for it to be made to the warden by the master, and all irons when cut shall be delivered by indenture in presence of the warden to the person appointed by the king to keep the same : the master shall be bound to receive all manner of gold and silver brought to the Tower in presence of the warden according to the true value, every parcel in its degree, one more and another less according to quality, and if the master and the merchant who brings the same cannot agree, the king's assayers

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Membrane 10d—cont.

must in presence of the warden and master try the truth, and the master shall receive it and remain charged therewith according to what is found upon that assay; and two good stones and one pair of lawful touchstones shall be provided to the king's use to make the assay between the merchant and the master, and shall remain in the keeping of the warden and changer, the balances and weights shall from time to time be amended and kept true when need be: no minister of office in the Tower relating to the moneys shall be partner nor meddle with the changers who have at farm the king's exchanges on pain of forfeit of 100*l.* for every offence: upon the receipt of gold and silver, the warden shall be bound on reasonable payment to deliver to the merchants bills of the sums they have brought with the sums they ought to receive, so that at the deliveries they or their attorneys may be repaid, which merchants shall have free ingress to the Tower and egress without disturbance of the porters or others and without giving anything against their will; delivery shall be made twice a week, or once at least, and after the assay made before

MEMBRANE 9d.

delivery, the warden, changer and master shall have regard to the sums received and the number of persons to take delivery so that, in case the sum coined be not sufficient to pay all in full, each may take part payment according to his amount, the time when he brought his gold or silver and the time when it was melted, and the warden shall be bound to shew each merchant his sum when required; in case any merchant be absent and have no attorney ready to take his money, the warden shall be bound to take it and keep it safe under the seals of the changer and master until the merchant or his attorney come for payment, which shall then be made as if he had come at the first delivery: for that the warden will take all profit belonging to the king and render account thereof, the master shall not be bound to render any account to the king but to the warden only, as the manner is, except for damages reckoned against him for defaults found in the moneys by the assays at Westminster, for which he shall answer to the king: the king shall cause proclamation to be made throughout the realm forbidding any man to carry out of the realm money or bullion of gold or silver, on pain of losing the value and his body at the king's will, if it be not by the king's special licence, or a sum for the expenses of those passing out of the realm, and this shall be of the king's mint and as much as shall be sufficient for each in his degree, that no man shall bring to England false or counterfeit money on the pain aforesaid, and that every man who may spy others so doing and will sue for the king shall have the third of money found false or counterfeit, and the king two thirds: the king hereby confirms to the master, his ministers and workmen, the charters of liberties before granted to the moneyers; the master has made oath before the council for performance of the above covenants, for good behaviour in his office, for recompense to the king and to all men of the price of gold to be received, and has bound himself, his heirs and executors, and for greater security has found a mainprise before the chancellor and treasurer and others of the council, to wit Simon Bochele, Jaryne Morecombe, Francis Bernardine, Frede de Gynisane, Paul Jovane, every of them in 200 marks, to recompense the merchants. Dated Westminster, 20 June 35 Edward III. *French.*

[*Fœdera.*]

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Membrane 9d—cont.

Indenture made between the king and Walter de Barde, son of Philip de Barde, witnessing that the king has made Walter master and worker of his moneys of gold and silver in the Tower of London, which Walter has taken upon him to make three sorts of gold moneys (*as above*), and of every pound by weight of these moneys the king shall take 3s. 4d. by tale, and the master shall have for his pains etc. (*as above*) 20d. by tale etc. as in the above indenture. Mainpernors: Sir Guy de Bryan, Sir Richard la Vache, Nicholas Plunket, Philip Grymbald, Bartholomew Myne, John Donate, each for 100l. Dated Westminster, 5 March 35 Edward III. *French.*

[*Ibid.*]

Dec. 24. To Richard la Vache constable of the Tower of London or his
Westminster. lieutenant. Order to set free Matthew de Gourney and John de Sancto Laudo from the prison in the Tower by the mainprise of Edward le Despenser lord of Glamorgan, Edward de Courteney, John de Sully, Walter de Pavely of Hilberton, Edward de Berkele, John Meryet knights, John Syfrewast, Walter Forester of London and Francis Bache, as they have mainperned for the entering again of the said Matthew and John into the Tower, where they are imprisoned for certain contempts and rebellions, on the feast of St. Hilary next, there to remain as they now are, according to an indenture made between the king and the said mainpernors. By K.

1362. Writing of Adam de Vause, being a quitclaim to William son of John son of Adam de Meneville, his heirs and assigns, of all right in the manor and town of Whittonstall by reason of any rent or other title whatsoever. *Undated.*

Memorandum of acknowledgment in the chancery at London, 3 January this year.

1361.

MEMBRANE 8d.

Oct. 30. To the justices of the Bench. Orders, upon the petition of Philippa
Westminster. who was wife of Roger de Mortuo Mari earl of March, to proceed in a plea pending before them against Richard de la Bere knight, and cause full and speedy justice to be done to the parties, the allegation that Richard ought not to answer without advising the king notwithstanding; as Philippa has shewn the king that she is suing before the said justices for the third part of six messuages, six carucates of land, 100 acres of meadow, 100 acres of pasture, 100 acres of wood and 10 marks of rent in Bradwardyn, Little Noke, Cowerne and Celyngton as her dower of the freehold of her said late husband, and that the said Richard, pleading before them, has claimed to hold the premises for life of the grant and demise of the earl, and has vouched to warranty Edmund son and heir of the said earl who is within age and in the king's wardship, alleging as aforesaid, by reason of which allegation the justices have stayed that cause until now. By C.

Nov. 19. John son and heir of John Moubray of Axiholm to the king.
Westminster. Recognisance for 1,400 marks payable by instalments; to be levied, in default of payment, of his lands and chattels in Lincolnshire.

Cancelled on payment, as appears in the memorandum below.

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Membrane 8d—cont.

Nov. 19. Elizabeth who was wife of John Moubray the father to the king.
Westminster. Recognisance for 400*l.* payable by instalments; to be levied etc. in
Yorkshire.

Cancelled on payment, as appears in the memorandum below.

Memorandum that these two recognisances were made as security for payment of 2,000 marks wherein John de Moubray of Axiholm deceased was bound to the king by a recognisance in chancery made on 3 June this year, and for livery to John the son and Elizabeth of the lands, goods and chattels of the said deceased, taken into the king's hand after his death by reason of that debt, of which John the son shall at the dates named in the recognisance pay 500 marks for the said goods and chattels, in part payment of the said 2,000 marks, and 900 marks for the share of the lands falling to him as son and heir, and Elizabeth shall pay as aforesaid 400*l.* for the share of the same lands falling to her for life with remainder after her death to John the son; and for the indemnification of John the son and Elizabeth, that they be not triply charged with the three recognisances made to one effect, the king grants that if John shall pay 1,400 marks and Elizabeth 400*l.* at the terms aforesaid, as well the first recognisance made by John the father as these two recognisances by them severally made shall be annulled; in case one shall make payment and the other default so that execution shall run against Elizabeth, and she shall die before payment of the 400*l.*, John the son shall be charged with all arrears thereof for terms past or yet to come, so that the goods and chattels which Elizabeth at her death shall have shall be bound for payment to the amount due from her for terms then past in discharge of John the son; but when payment is made of the said 2,000 marks it is not the king's will nor intent to claim more from John the son and Elizabeth by virtue of the said recognisances or any of them, nor yet to withdraw or be excluded in any wise from action and execution of all sums in the three recognisances contained if John the son and Elizabeth pay not the said 2,000 marks at the terms aforesaid; and because John de Moubray of his own motion gave that sum to the king, it is not the king's will nor in accordance with the law that John the son and Elizabeth or the lands, goods or chattels of John the father by reason of the said recognisances be charged with the queen's gold, but the king altogether discharges them from payment thereof.

Memorandum that after, for that he was bound in 2,000 marks to William abbot of Walden, brother William de Monkelane of the order of St. Augustine, Nicholas de Neuton clerk, Thomas de Walnesford clerk and Stephen atte Roche clerk, executors of Humphrey de Bohun late earl of Hereford and Essex, for certain jewels and other things of them bought, the king assigned to the said executors the 2,000 marks due to him from John son of John de Moubray and Elizabeth, to be received at the terms aforesaid, whereby they made recognisances to the said executors, John the son for 2,800 marks and Elizabeth for 800*l.* payable at the said terms, and so the king was contented of the 2,000 marks aforesaid, wherefore he ordered as well the first recognisance made by John the father as the two foregoing recognisances to be cancelled; and the said executors grant that, if John the son and Elizabeth shall pay the 2,000 marks at the terms aforesaid, the recognisances for 4,000 marks to them made shall be void, and John the son and Elizabeth grant that if they shall not pay the same (namely John, 1,400 marks and Elizabeth 400*l.*) as aforesaid, the recognisances for 4,000 marks shall be put in execution against them, and in

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Membrane 8d—cont.

case one of them shall make payment and the other default, so that execution shall run against Elizabeth in her life time, and she shall die before payment of the 400l., John the son shall after her decease be charged with all arrears thereof, so that the goods and chattels which at her death she shall have shall be bound to the amount due for terms then past in discharge of the said John. Therefore as well the two foregoing recognisances as the said first recognisance made by John de Moubray the father shall be cancelled.

MEMBRANE 7d.

Bond of Gerard lord of Bouberech knight of the county of Ponthieu (*Poinctif*) to Roger Rameseye citizen and fishmonger of London and to Thomas de Podesgrave hostler of London in 108l. 10s. for money received, to be paid to them or one of them or to their attorney, their heirs or executors shewing this bond, in the lodging of Roger in London on 12 March next, pledging the faith of his body, the faith of knighthood and arms, and binding his heirs, executors and goods for payment of that sum with all damages and costs in case of default, and that there shall be no delay by protection, privilege nor by letter or prayer of any lord or other person, and renouncing all aids and favours of law. Dated London, 13 December 1361. *French.*

Memorandum of acknowledgment in chancery, 14 December.

Dec. 16. Geoffrey Bat of Orpynton co. Kent to Richard de Rokesle of Westminster. Craye St. Mary. Recognisance for 8l., to be levied, in default of payment, of his lands and chattels in the said county.

Writing of Ralph Jerberge, son of Sir Edward Jerberge knight, being a quitclaim with warranty to Lawrence de Bremle knight, his heirs and assigns, of a moiety of the manors of Martham and Gylyngham, with all lands in the towns of Ormesby, Scrouteby, Hemmesby, Horseye, Hikelyng, Reppes, Rollesby, Castre, Haryngby, Stokton, Wynston, Wyndhull, Toft, Aldeby, Mauteby and elsewhere in the hundreds of Estflegg, Westfleg and Lodene. Witnesses: Robert de Benhale, John de Reppes, Thomas Savage, Robert Bukskyn knights, William Clere, John de Somerton, Reynold de Ekelis. Dated Martham, Thursday after St. Lucy 35 Edward III.

Memorandum of acknowledgment in the chancery at London, 17 December.

Charter of William le Botiller of Weryngton knight, granting to his clerk Henry de Burton, his heirs and assigns, for the life of the grantor, a yearly pension of 100s. to be taken at the Annunciation and Michaelmas by even portions of the grantor's manor of Beause, of all the lands which reverted to him after the decease of Richard de Haydok in the town of Burtonwode co. Lancastre, and of all other his lands, with power of distraint if the rent be in arrear, and the same shall remain to the said Henry, his heirs and assigns, for a term of 100 years after grantor's decease. Witnesses: Sir John de Swynelegh clerk, Henry de Ditton, Edmund fitz John, William de Legh, William de Haydok clerk. Dated London, 23 November 35 Edward III.

Memorandum of acknowledgment in chancery, 8 December.

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MEMBRANE 6d.

Indenture, made at Suthwerk 3 December 35 Edward III, between William bishop of Winchester and John Gyffard cousin and heir of Elizabeth Gyffard, lord of Ichhull, being a lease with warranty of his manor of Ichhull co. Suthampton to the bishop and his assigns for his life and to his heirs, assigns or executors for one year after, rendering yearly one rose at Midsummer for all services and demands and performing the services due to the chief lords of the fee; the bishop to maintain the houses of the manor, and commit no waste in the houses, woods, and men thereof.

Memorandum of acknowledgment in chancery by the parties, 9 December.

Letter of attorney by John Giffard cousin and heir of Elizabeth Giffard, lord of Ichhull, to William le Noble or John Videlu, to deliver to William bishop of Winchester seisin of his manor of Ichhull. Dated Suthwerk, 3 December 35 Edward III.

Memorandum of acknowledgment in chancery, 9 December.

Dec. 9. Westminster. John Giffard cousin and heir of Elizabeth Giffard to William bishop of Winchester. Recognisance for 140*l.* payable by instalments; to be levied in default of payment, of his lands and chattels in Gloucestershire.

Cancelled on payment.

Dec. 9. Westminster. John Giffard cousin and heir of Elizabeth Giffard to William bishop of Winchester. Recognisance for 140*l.* payable by instalments at the same terms as the last; to be levied etc. in Gloucestershire.

Cancelled on payment.

Indenture of defeasance of the two foregoing recognisances, upon condition that John Giffard, cousin and heir of Elizabeth Giffard, shall within the quinzaine of Michaelmas next pay to William bishop of Winchester or his executors at Winchester at Wolveseye 22*l.* 10*s.*, taking an acquittance under seal of the bishop or his treasurer, within the quinzaine of Easter following 22*l.* 10*s.*, within the quinzaine of Michaelmas following 22*l.* 10*s.*, within the quinzaine of Easter following 22*l.* 10*s.*, within the quinzaine of Michaelmas following 20*l.*, and within the quinzaine of Easter following 20*l.* Dated Suthwerk, Friday after the Conception 35 Edward III. *French.*

Memorandum of acknowledgment by the parties in chancery, 10 December.

Dec. 23. Westminster. Edward le Despenser lord of Glamorgan, Edward de Courtenaye, John de Sully, Walter de Pavely of Hilberton, Edward de Berkele, John Meryot knights, John Syfrewast of Clewere, Walter Forester of London and Francis Bache to the king. Joint and several recognisance for 3,600 marks payable by instalments; to be levied, in default of payment, of their lands and chattels in Somerset, Devon, Gloucestershire, Oxfordshire and the city of London.

Memorandum of defeasance of this recognisance, upon condition that Edward le Despenser lord of Glamorgan, Edward de Courteneye, John de Sully, Walter de Pavely of Hilberton, Edward de Berkele, John Meriot knights, John Cyfrewast of Clewere, Walter Forster of London and Francis Bache, mainpernors that Matthew de Gournay

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Membrane 6d—cont.

and John de Seynt Loo the son knights, set free by that mainprise from the Tower of London where they were imprisoned for certain contempts and rebellions, shall enter again the said prison, shall cause them so to enter again on the feast of St. Hilary if living, there to remain as now ; and if the mainpernors pay or cause to be paid at the said feast 2,000 marks for causing them to enter again the prison at Easter if living, so that nought be diminished from the sum by the death of one of them, the said Matthew and John shall be at large until Easter, and if at Easter the mainpernors pay 1,600 marks, the recognisance shall be void, the mainpernors quit of their mainprise, and the said Matthew and John shall go at large, quit of the contempts and rebellions aforesaid. *French.*

Memorandum of acquittance, by writ of privy seal remaining on the files of the 36th year, enrolled below, wherefore the above recognisance is cancelled, and the mainpernors have letters of acquittance.

Writ of privy seal, addressed to the bishop of Wyncestre the chancellor, ordering him to take the letters of acquittance heretofore made as well to the said mainpernors as to Matthew de Gournay and John de Seint Loo knights for 2,000 marks paid for Hilary term, and also letters of acquittance made for the whole sum and afterwards cancelled, and to cause other letters of acquittance under the great seal of 3,600 marks to be made to the said mainpernors, sufficient as well for Matthew de Gournay and John de Seint Loo knights as for the mainpernors, cancelling the above recognisance ; as the king has received of them in his chamber by the hands of Helmyng Leget his yeoman 1,600 marks for Easter term in full payment. Tested at Westminster, 16 April the 36th year of the reign. French. [p.s. 25748.]

MEMBRANE 5d.

Charter of John de Burgh knight, giving with warranty to John de Bray, John de Pelham chaplain and William de Staunton chaplain, their heirs and assigns, the advowson of Penyston co. York. Witnesses : Sir Robert de Elmeham, Richard de Chestrefeld, John de Blockeleye canons of the king's free chapel within the palace of Westminster, William son of William de Notton, Ellis de Birton, John de Dronsfield. Dated Westminster, Wednesday the morrow of St. Andrew 35 Edward III.

Memorandum of acknowledgment in chancery, 2 December.

Dec. 4. Richard de Thorne clerk and Thomas de Pakenho to Richard de Westminister. Ravensere clerk. Recognisance for 300*l.*, to be levied, in default of payment, of their lands and chattels in Yorkshire.

*Memorandum of defeasance, upon condition that Richard de Thorne and Thomas, or one of them, pay 200*l.* on Easter day next.*

Cancelled on payment.

Dec. 10. John Michiel of London to Joan who was wife of John de Swyn- Westminister. nerton. Recognisance for 500 marks payable by instalments ; to be levied etc. in the city of London.

Cancelled on payment, acknowledged by Thomas Beere rector of St. Michael de Paternostercherche London, administrator of Joan, who died intestate.

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Membrane 5d—cont.

Roger de Rokesleye of Kent to John Michiel of London. Recognisance for 250 marks payable by instalments, to be levied etc. in Kent.

Dec. 22. Brother Thomas de Watford prior of St. Bartholomew Smythefeld
Westminster. London, for himself and convent, to Richard de Sharnelesford. Recognisance for 400*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in the city of London.

Cancelled on payment.

Writing of William Coleman and Juliana his wife, giving, surrendering and releasing with warranty to William son of Ralph Abbot of Kelleseye, cousin and heir of William de Kelleseye late rector of Pulham in the diocese of Norwich, during the life of Juliana, 13*s.* of rent in the town of Farnham, namely 10*s.* issuing from lands which were of John Casse and held of William de Kelleseye by knight service, and 3*s.* issuing from lands which Robert atte Lec held of the said William de Kelleseye, which rent William de Kelleseye gave to William Coleman and Juliana for the life of Juliana. Witnesses: William de Burstall, Robert de Muskham, John de Lancastre clerks, Walter Scarle, Peter Querdelyon. Dated London, 28 December 35 Edward III.

Memorandum of acknowledgment in chancery, 30 December.

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MEMBRANE 4d.

January 24. To Richard de la Vache constable of the Tower of London or to his
Westminster. lieutenant. Order to set free Henry de Brisele and Thomas de Ferrers, imprisoned in the Tower for sure causes, by the mainprise of William de Stodeye, Walter de Burton, Thomas de Cressyngham, John de Horsford, John de Wesenham and John Pyel, who have mainperned in chancery to have the bodies of the said Henry and Thomas before the king and council in the quinzaine of Easter next at Westminster or elsewhere on warning given, to answer to the king touching what shall be laid against them, and further to do and receive what the king and council shall order. By K. and C.

MEMBRANE 3d.

Writing of John Hales of Suthwerk 'bakere,' being a gift and sale with warranty to Henry Colyngbourne prior of the monastery of St. Mary Suthwerk, for a sum of money in hand by him paid, of all his goods and chattels, moveable and immovable, in that town and elsewhere within the realm. Witnesses: Simon Brewere, Robert de Horton, John Perschore, Thomas Muribury. Dated Suthwerk, 1 November 35 Edward III.

Memorandum of acknowledgment in chancery, 15 January.

January 16. John de Overton parson of Chiriton and Edmund Spircok of Andevere
Westminster. to William bishop of Winchester. Recognisance for 200 marks payable at Michaelmas next; to be levied, in default of payment, of their lands and chattels in the county of Suthampton.

The same John and Edmund to the said bishop. Recognisance for 200 marks payable as above; to be levied etc. as before.

Both recognisances cancelled on payment.

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Membrane 3d—cont.

Charter indented of William Mareys of Micham co. Surrey, giving with warranty to Sir Richard Porter perpetual vicar of Micham and Sir John de Scaldewell perpetual vicar of Westmorden, their heirs and assigns, his capital messuage with houses over, gardens, crofts, meadows, pastures, woods, trees, hedges, hays and ditches as enclosed, together with two water mills and a piece of moor adjoining as enclosed by the water towards Beneytesfeld and all appurtenances in Wykeford in the parish of Micham, rendering yearly to the said William and his assigns during his life 100s. at Easter and Michaelmas by even portions, with power of distraint to William and his assigns if the rent be in arrear. Witnesses: Nicholas de Careu, John de Bergh, Robert atte Doune, Adam Kentyss, William Harpour, William Fyge, Thomas Est. Dated Micham, Friday after St. Lawrence 35 Edward III.

Memorandum of acknowledgment in chancery, 21 January.

January 2. Westminster. Walter de Fauconberge knight to Richard de Ravensere clerk. Recognisance for 200*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels in Yorkshire.

Memorandum that Thomas de Ingelby received this recognisance, by writ of *dedimus potestatem* which is on the file for this year.

Writing of John de Clifton, being a quitclaim with warranty to Sir Thomas de Neville archdeacon of Durham, John Botiller of Layburn, Sir William de Anstan parson of Pykemamwade, Sir Richard de Midelham parson of Fyngale, Sir William Baty vicar of Pytingdon and to the heirs of John Botiller of the manor of Feyheirby and a messuage, 12 acres of land and 3 acres of meadow in Ellingstryng. Witnesses: Sir Henry le Scrop, Sir Richard le Scrop knights, Roger de Eston, John de Fletham, John Mareschall of Massham. Dated Fereby, Sunday before Martinmas 1361.

Memorandum of acknowledgment, 13 January, at Kirtelyngton before John Moubray, by virtue of a writ to him addressed which is on the file for this year.

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MEMBRANE 2d.

Dec. 9. Westminster. Gilbert Martyn the king's serjeant is sent to the abbot and convent of Benydon, to have such maintenance of that house for life as Robert Flemyng deceased had at the king's command. By p.s. [25629.]

Dec. 13. Westminster. John de Stodeye and John Piel of London to the king. Joint and several recognisance for 2,000*l.* payable by instalments; to be levied, in default of payment, of their lands and chattels in the city of London.

Memorandum that John and John mainperned for payment of 2,000*l.* due to the king from Thomas de Notyngam and Bartholomew Chaungeour, and made this recognisance for the king's security.

Cancelled on payment, witnessed by the chancellor and treasurer.

MEMBRANE 1d.

Nov. 20. Westminster. To John de Estbury escheator in Wilts. Order to deliver to John de Seintlou, whose fealty the king has taken, the manor of Broke and hamlet of Dicherigge, with a moiety of the profits and perquisites of the view of frankpledge, hundreds, fairs, market and portmote of

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Membrane 1d—cont.

Westbury, and 11*l.* 9*s.* 1½*d.* of yearly rent of the other moiety, and to William bishop of Winchester the manor of Westbury, the hamlet of Hefdyng hull and the other moiety of the profits and perquisites aforesaid, saving the right of the parties to other the lands of the heritage of John Pavely tenant in chief, if he shall be found to have been seised at his death of any not yet divided between the heirs ; as by assent of the said bishop, to whom [the king has committed] the wardship of the purparty falling to Joan daughter and one of the heirs of John Pavely, and of the said John de Scintlou who took to wife Alice now deceased, his other daughter and heir, and of her begat three daughters Joan, Elizabeth and Ela, and to whom by the courtesy of England belongs the other purparty falling to the said three daughters, the king has assigned to John de Scintlou the manor of Brok, hamlet, moiety and rent aforesaid, which rent is the excess in yearly value of Joan's purparty, and to the said Joan the manor of Westbury, hamlet and moiety aforesaid, so that her purparty, which exceeds the other in value as aforesaid, shall be bound in the said sum yearly payable to John de Scintlou for his life and to his said three daughters and their heirs after his death.

Dec. 4. To John de Ty escheator in Kent. Order, upon the petition of Westminster. Robert Flemyng of Sandewych and Hugh atte Welle of Sandewych, to remove the king's hand from two thirds of the manor of Grove in Wodenesbergh, which were of Walter atte Welle of Sandewych tenant in chief, and are in the king's hand after his death by reason of the nonage of William his son and heir, delivering up any issues thereof taken, if assured by inquisition or otherwise that John de Coloigne in his life time was seised of the wardship thereof and demised the same to the said Robert and Hugh ; as the petition shews that the king lately committed to the said John the wardship of the said two thirds to hold, with the issues thereof taken from the death of the said William, until the lawful age of the said heir, rendering 7 marks a year at the exchequer, that for 20 marks to be by John paid at the receipt of the exchequer the king also granted him the marriage of the heir, to be without disparagement, and if the heir should die within age without being by him so married, John should have the wardship and the marriage of his heir, and so from heir to heir until one should be of age and by him married, that John being seised by virtue of this grant of the said two thirds demised the wardship thereof to them the said Robert and Hugh to hold in the same manner, and they so held the same until now, and that by colour of a writ of *diem clausit extremum* addressed to the escheator after the death of William son and heir of the said William atte Welle, and of an inquisition before him taken, whereby it is found that the said William the son died on 14 October last and that Thomas atte Welle is his brother and heir and within age, the premises are now taken by the escheator into the king's hand ; and by letters patent produced in chancery it is clear that the wardship was granted to the said John in the form alleged.

Oct. 15. To William de Hatton escheator in Kent. Order not to intermeddle Westminster. further with the manor and advowson of North Craye taken into the king's hand by the death of Robert de Northwode knight, delivering to Alice late his wife any issues thereof taken ; as the king has learned

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Membrane 1d—cont.

by inquisition, taken by the escheator, that Robert at his death held no lands in that county in chief in his demesne as of fee nor in service, but held jointly with Alice the manor and advowson aforesaid of the gift of John Foucher parson of Milstede and Philip son of Roger de Eylesbury knight to them and the heirs of their bodies, and that the same are held of another than the king.

Oct. 9. To John de Bekynton escheator in Somerset. Order to take the fealty of William fitz Waryn according to the form of a schedule enclosed, and to deliver to him and Amice his wife the manors of Putteneye, Werne Pluknet and Ilbruer taken into the king's hand by the death of Eleanor de Haddon, together with the issues thereof from the time of her death, which the king of his gift has granted to them; as the king has learned by inquisition, taken by the escheator, that Eleanor at her death held the said manors for her life in chief by knight service, of the grant of John de Haddon to her and Henry de Haddon knight sometime her husband, made with the king's licence, with remainder to William and Amice and to the heirs of William; and the king has taken the homage of William. By p.s. [25503.]

Nov. 12. To the bailiffs of Chester of Edward prince of Wales duke of Cornwall and earl of Chester. Order, under a pain of 100*l.*, to cause a ship sufficient for his passage and the passage of his men and their horses and harness to Ireland to be speedily delivered of the ships in the port of Chester to Thomas de Dale when he shall repair thither to cross the sea; as by the king's command Thomas is setting out on his service to Ireland with divers men at arms and archers, there to abide in the company of the king's son Lionel earl of Ulster, whom he lately sent over for the ruling of Ireland. By K.
The like to the bailiffs of the earl of Richemond of Lyverpole co. Lancaster.

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MEMBRANE 44.

Jan. 26. To Richard de Wydeville escheator in Norhamptonshire. Order
Westminster. not to intermeddle further with a moiety of the manor of Thornhawe taken into the King's hand by the death of John son of Nicholas de Sancto Marco of Thornhawe, delivering any issues thereof taken to Nicholas brother of the said John ; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee, but held the said moiety in fee tail by knight service of the abbey of Peterborough, late void and in the king's hand, by a gift which William de Sancto Marco, William de Folkesworth and John son of John de Ardena made to Nicholas son of John de Sancto Marco his father for life, with remainder to the said John son of Nicholas and the heirs male of his body, and for lack of such issue to the said Nicholas his brother and heirs male of his body, and that John son of Nicholas died without an heir of his body, whereby the said moiety ought by virtue of the said gift to remain to the said Nicholas his brother as aforesaid ; and on 10 November last the king took the fealty of Henry de Overton abbot of Peterborough elect and confirmed, and restored to him the temporalities of the abbey.

Feb. 4. To Richard de Wydeville escheator in Norhamptonshire. Order
Westminster. to take the fealty of Maud late wife of John de Welles according to the form of a schedule enclosed, and not to intermeddle further with the manor of Faxton taken into the king's hand by the death of the said John, delivering to her any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee, but held the said manor jointly with Maud of the gift of Adam de Welles to them and the heirs of their bodies, and that the same is held by knight service of the heir of Lawrence de Hastynges late earl of Pembroke tenant in chief, a minor in the king's wardship.

Feb. 4. To Roger de Wolfreton escheator in Essex. Order not to inter-
Westminster. meddle further with the manor of Theydongernon, one messuage, 173 acres of land, 6 acres of meadow, 43 acres of pasture, 12 acres of wood and 68s. 7d. of rent in Eppyngge atte Hethe, Theydongernon and Theydoneboys taken into the king's hand by the death of John de Welles, delivering to Maud late his wife any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee, but held the premises jointly with Maud of the gift of Adam de Welles knight to them and the heirs of their bodies, and that the same are held of others than the king.

Feb. 4. To Walter de Kelby escheator in Lincolnshire. Order not to inter-
Westminster. meddle further with the manor and advowson of Graynesby, one messuage, 27 acres of meadow, 64 acres of pasture and 11*l.* 15s. 4*d.* of rent in Sutton by Markeby taken into the king's hand by the death of John de Welles, delivering to Maud his wife any issues thereof taken ;

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Membrane 44—cont.

as the king has learned by inquisition, taken by the escheator, that John at his death held the premises jointly with Maud of the gift of Robert de Cokewold parson of Thrusthorp and Alan de Thurleby chaplain to them and the heirs of their bodies by a fine levied in the king's court, and that the same are held of another than the king.

Feb. 6. To Philip de Lutteleye escheator in Gloucestershire. Order not
Westminster. to distraint John son of William Giffard for his homage for the lands which were held in chief by Elizabeth, daughter and heir of John Gyffard and cousin of John son of William whose heir he is, releasing any distraint already made ; as he has done his homage to the king for the same. By p.s. [25696.]
The like to John de Estbury escheator in the counties of Suthampton and Wilts. By p.s. (as above).

Jan. 26. To Roger de Wolfreton escheator in Essex and Hertfordshire.
Westminster. Order not to intermeddle further with the manors of Salyng and Southous, a moiety of the manor of Latton and 12*d.* of rent with the advowson of Spryngefeld co. Essex, and the manor of Bibesworth in the town of Kympton co. Hertford, taken into the king's hand by the death of John de Bibesworth, delivering to Hugh his son any issues thereof taken ; as the king has learned by divers inquisitions, taken by the escheator, that John at his death held no lands in those counties in chief in his demesne as of fee, but held the manors, advowson and rent aforesaid for life, by a fine levied in the king's court, with remainder to Hugh his son, Amice wife of Hugh and to the heirs of their bodies, and that the same are held of others than the king.

Feb. 3. Order to the sheriff of Suffolk to cause a coroner to be elected instead
Westminster. of Thomas de Bergh, who is dead.

Order to the sheriff of Suffolk to cause a coroner to be elected instead of John de Lound, who is insufficiently qualified.

MEMBRANE 43.

Feb. 12. To the abbot of Waltham. Order to pay to Master John de
Westminster. Shropham now warden of the hall of the king's scholars at Cambridge and to the said scholars the arrears of 7*l.* 10*s.* 8*d.* yearly which, on 1 December in the 25th year of his reign, the king granted (among other things) to Master Thomas Powys deceased late warden of the said hall and 32 scholars thereof maintained of the king's alms, of the farm which the abbot is bound to render every year at the exchequer for the town of Waltham, in part payment of the wages of the said warden and scholars until other provision should be made for their maintenance, as in the king's letters patent is contained ; and to pay that sum to them henceforward at the usual terms and to be answerable for the same.

Et erat patens.

The like to the bailiffs and burgesses of the town of Scardeburgh, for payment of 22*l.* 11*s.* to the said warden and scholars for the farm of the manor of Wallesgrave.

Et erat patens.

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Membrane 43—cont.

Feb. 12. To the sheriff of Bedford and Buckingham for the time being. Order
Westminster. to pay to master John de Shropham warden and the scholars of the king's hall at Cambridge the arrears from the late warden's death of 20*l.* yearly which, on 12 May in the 29th year of his reign, the king by letters patent granted and assigned to Master Thomas Powys late warden and to the said scholars of the issues of those counties; and to pay the same henceforward every year, taking the warden's acquittance.

Et erat patens.

Feb. 10. To John de Bekynton escheator in Somerset. Order to cause dower
Westminster. to be assigned to Agnes who was wife of Laurence de Hastynges earl of Pembroke tenant in chief of the manor of Mersshton called Lytelmersshton, sending the assignment when made under seal to be enrolled in chancery; as lately at the suit of the said Agnes, alleging that the earl her husband when he espoused her and long after was seised of the said manor in his demesne as of fee, and after demised the same to Richard de la Felde for life with reversion to the earl and his heirs, and praying that dower might be assigned her of the manor, which is in the king's hand after the death of Richard by reason of the nonage of John son and heir of the said earl, the king ordered the escheator to make inquisition; and by inquisition, by him so made, it is found the earl held the manor three years after he espoused Agnes and then demised the same to Richard as aforesaid, that Richard had no other estate therein, and that the manor is worth 4*l.* 6*s.* 5*d.* a year.

Feb. 14. To Philip de Lutteleye escheator in Herefordshire and the march
Westminster. of Wales adjoining. Order to cause John son and heir of Thomas Walwayn tenant in chief to have seisin of all the lands of which his father was seised in his demesne as of fee, taken into the king's hand by his death; as John proved his age before Thomas Saundres late escheator, and the king has taken his homage and fealty. By p.s. [25715.]

Feb. 12. To Walter de Kelby escheator in Lincolnshire. Order not to inter-
Westminster. meddle further with a rent of 23*s.* in Walesby taken into the king's hand by the death of William de Bleseby, delivering any issues thereof taken to Katherine late his wife; as the king has learned by inquisition, taken by the escheator, that William at his death held that rent jointly with Katherine, to them and their heirs, and that the same is held of another than the king.

Feb. 1. To William Strete the king's butler or his representative in the
Westminster. port of Suthampton. Order to cause one tun of wine of the king's right prise in that port to be delivered to the abbot and convent of Beaulieu, according to the charter of King Henry III. (*See above, p. 46.*)

Jan. 26. To John de Estbury escheator in Wilts. Order not to intermeddle
Westminster. further with the manors of Langele Burell and la Lye taken into the king's hand by the death of Reynold de Cobham, delivering the issues thereof taken to Joan late his wife; as the king has learned by inquisition, taken by the escheator, that Reynold at his death held no lands in that county in chief in his demesne as of fee, but held those manors jointly with Joan by divers fines levied in the king's court, and that the same are held of others than the king.

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Membrane 43—cont.

Jan. 26. To William de Otteford escheator in Bedfordshire. Order to take Westminster. the fealty of Katherine late wife of Robert de Todenham knight according to the form of a schedule enclosed, and not to intermeddle further with a rent of 10 marks in Romehale with the fourth part of a sixth part of the court of the barony of Bedford taken into the king's hand by the death of Robert, delivering to her any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that Robert at his death held no lands in that county in chief in his demesne as of fee, but held the said rent etc. in chief by knight service as of the right and heritage of Katherine ; and the king of his favour has respited her homage until Ascension day next.

Feb. 12. To John de Bekynton escheator in Somerset. Order to take an Westminster. oath of Alice who was wife of John de Bello Campo of Somerset tenant in chief that she will not marry without the king's licence, and to deliver to her in dower the manors of Stoke under Hameldon and Stokelynych and a third part of the manor of Shipton Malet, with the issues thereof taken since her husband's death, which the king has assigned to her with the assent of Queen Philippa guardian of John Meriet, a minor in the king's wardship, son of Eleanor sister of the said John, cousin and one of the heirs of the said John de Bello Campo, and of Cecily sister and his other heir.
By p.s. [25710.]

MEMBRANE 42.

Jan. 28. To Richard de Wydeville escheator in Norhamptonshire. Order Westminster. to assign dower of her husband's lands to Margaret who was wife of William de Drayton of Tychemerssh, who held by knight service of the heir of John Lovel tenant in chief, a minor in the king's wardship, sending the assignment when made to be enrolled in chancery as usual.

Feb. 3. To Roger de Wolfreton escheator in Norfolk. Order not to inter- Westminster. meddle further with the manor of Salle and certain lands in Dallyng and with a moiety of the manor and advowson of Bathle, namely the right of presentation every other turn, taken into the king's hand by the death of John son of John Noioun, delivering up any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that John son of John at his death held no lands in that county in chief in his demesne as of fee, but held the premises in his demesne as of fee, and that the same are held of others than the king.

Jan. 30. To the treasurer and the barons of the exchequer. It is shewn the Westminster. king on behalf of John de Wesenham that though, of the moneys by him received of the tenth and fifteenth granted by the commons of the realm for the expenses of men at arms and archers and of ships for defence of the realm, he fully contented those of whom he took the same for all victuals taken by him and Robert de Causton when they were captains and leaders thereof, for the expenses of the men at arms, archers and seamen of the fleet of the northern parts which put to sea to oppose the king's enemies while he was out of the realm, as he took upon him to do before the arrayers of men for that voyage and the collectors of the said tenth and fifteenth, appointed by order of council to hear and determine his account thereof in the presence of the king's clerks Henry de Greystok baron

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Membrane 42—cont.

and Amery de Shirland auditor of the exchequer, yet the treasurer and barons are unlawfully distraining him by summons of the exchequer to render his account before them at the exchequer, wherefore he has prayed for remedy; and because the king is assured that the arrayers and collectors aforesaid were so appointed to take account in the name of the commons of the realm, and the tenth and fifteenth were not granted to the king's use but for the expenses aforesaid, to be laid out by advice of the arrayers, so that the collectors should be bound to render account to the auditors and not at the exchequer nor elsewhere, and the said Henry and Amery have certified in chancery that before the said auditors John, for payment of 4,500*l.* to him of the tenth and fifteenth, granted for him and his heirs that he would content all of whom victuals were taken for the voyage by him, his deputies or ministers of the price thereof, and also the men at arms, armed men and archers in the fleet for their wages, and would pay all charges for hire of ships and other costs incurred by him or his until the ships reached England: order to stay their demand upon the said John for an account of the victuals aforesaid to be rendered at the exchequer, and to cause him to be discharged of that account, and him and the said collectors to be discharged of the 4,500*l.*, with liberty to those of whom victuals were taken to sue for payment if not yet contented, John being bound to answer for the same.

By C.

Jan. 30. To the treasurer and the barons of the exchequer. Order to discharge as well John de Bukyngham the king's clerk, keeper of the privy seal, as the collectors in Buckinghamshire, Essex and Norhamptonshire of a moiety of the tenth and fifteenth granted by the commons of the realm for the expenses of men at arms, armed men, archers, ships and seamen for defence of the realm while the king was over sea, of 500*l.* of moneys by the king chevised for such expenses, which lately by divers writs they were commanded to bring to the receipt of the exchequer, and to pay to the said John in part satisfaction of his wages and the wages of men at arms, armed men and archers by him retained for the said voyage, namely the collectors of Buckinghamshire 120*l.*, of Essex 20*l.*, and of Norhamptonshire 360*l.*, and to discharge them of rendering an account; as the king is assured that the tenth and fifteenth was granted for such expenses only and not otherwise to his use, so that the collectors were not bound to render account to him at the exchequer or elsewhere, and that the 500*l.* paid to the said John were by him spent as aforesaid.

By K. and C.

Jan. 26. To Richard de Wydeville escheator in Norhamptonshire. Order not to intermeddle further with the manor of Hayford, 100*s.* of rent in Grimescote, 6*l.* of rent in Hayford and Bukbrok, 4*l.* of rent in Flore and Farthyngston and 50*s.* of rent in Westhaddon and Coldassheby taken into the king's hand by the death of Robert de Todenham knight, delivering to Katherine late his wife any issues thereof taken; as it is found by inquisition, taken by the escheator, that Robert at his death held no lands in that county in chief in his demesne as of fee, but held the said manor and rents of the right and heritage of Katherine, and that the manor is held of the heir of Roesse who was wife of Nicholas Parles tenant in chief, a minor in the king's wardship,

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Membrane 42—cont.

by the service of rendering to the said heir 6*d.* a year, and the said rents are held of divers other lords ; and the king at another time has commanded William de Otteford escheator in Bedfordshire to take the fealty of Katherine.

Feb. 14. To Reynold de Sholdham inspector in the port of London and the
Westminster. river Thames. Order to deliver to John Pilehe, an alien, and to Baldwin Pyper their ships by him arrested, suffering them to make their advantage thereof ; as the king has heard that Reynold lately arrested as forfeit one ship of John and one of Baldwin in that port, for that certain customable merchandise was found therein uncustomed ; and John and Baldwin have made fine with the king by 5 marks to have their ships again. By C.

Feb. 11. To the sheriff of Norhampton. Order to stay altogether the execu-
Westminster. tion of the king's late command to take into his hand all lands, goods and chattels which were of John de Stodeye and John Piel of London or either of them in that bailiwick, and safe keep the same until the king should be contented of 1,000*l.* in which they were bound to him, and until the sheriff should receive further order, restoring anything taken to the king's use by virtue of that command, as they have contented the king. By K. and C.

March 19. To Philip de Lutteley escheator in Gloucestershire. Order not to
Westminster. distrain Maurice de Berkeleye, son and heir of Thomas de Berkeleye, for his homage, releasing any distraint made ; as Maurice has done homage to the king. By p.s. [25738.]

MEMBRANE 41.

Feb. 2. To Philip de Lutteley escheator in Notyngnamshire. Order to take
Westminster. the fealty of Joan late wife of William de Colewyk according to the form of a schedule enclosed, and not to intermeddle further with the manor and advowson of Colewyk, a messuage with curtilage adjoining and half a virgate of land in Aileston, delivering to Joan any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that William at his death held no lands in that county in chief in his demesne as of fee, but held the premises jointly with Joan of the gift and feoffment of William parson of Colewyk and Stephen de la More to them and the heirs of their bodies, and that the said manor and advowson are held of the king as of the honour of Peverel by the service of finding twelve arrow heads at the king's coming to Notyngnam once a year, and the residue of others than the king.

Feb. 13. To the treasurer and the barons of the exchequer. Order to dis-
Westminster. charge John de Bukyngnam the king's clerk of 2,000 *écus* by him received of Patrick Chartres esquire, of the 3,000 *écus* which Patrick was bound to pay for the keeping of the castle of St. Grymolin in Brittany, according to an indenture between the king and Patrick made ; as John has paid the same to the king himself. By K.

Memorandum that the assignment of dower to Emma who was wife of Richard de la Ryvere is enrolled on the patent roll under date 12 February.

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Membrane 41--cont.

Feb. 10. To John de Bekynton escheator in Dorset. Order not to inter-
Westminster. meddle further with a messuage and garden, 84 acres of land and 5 acres of meadow in Marnhull, and 8 acres in Todebere taken into the king's hand by the death of Joan who was wife of Robert atte More, delivering up any issues thereof taken; as it is found by inquisition, taken by the escheator, that Joan at her death held no lands in that county in chief in her demesne as of fee, but held the premises for life of the heritage of Adam son and heir of the said Robert of the gift of John Gorwy and Thomas de Blintesfeld to Robert and Joan and the heirs of Robert, and that the premises in Marnhull are held of the king as of the manor of Norton Bavent by the service of the eighth part of one knight's fee, and the land in Todebere of another than the king; and on 6 December in the 33rd year of his reign the king granted to William de Thorp and William de Peek for their lives the manor of Norton Bavent together with the knights' fees and advowsons thereto belonging, with remainder to the prioress and sisters of the house of the order of preachers of Dertford and to their successors.

Feb. 8. To Walter de Kelby escheator in Lincolnshire. Order not to
Westminster. intermeddle further with the manor of Wodethorp with its members of Thorsthorp taken into the king's hand by the death of Joan who was wife of John de Folleville, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Joan at her death held no lands in that county in chief nor of others in her demesne as of fee, but held the said manor and members for life of the gift of William Bernake to her and John Bernak sometime her husband and to the heirs of their bodies, and that the same is held of another than the king.

Feb. 12. To the treasurer and the barons of the exchequer and to the cham-
Westminster. berlains. Order to stay their demand by summons of the exchequer upon Henry Grene for the 20*l.* which the king lately ordered to be delivered to him of the king's treasure at the receipt of the exchequer at the time he was one of the justices of the Common Bench, to be paid at the king's will, discharging him thereof; as the king has granted him that sum of his gift. By K.

MEMBRANE 40.

Feb. 13. To John de Bekynton escheator in Somerset. Order to take the
Westminster. fealty of William de Shareshull the younger according to the form of a schedule enclosed, and to deliver to him and Joan his wife the manor of Lymyngton taken into the king's hand by the death of Henry Power, but not to intermeddle further with a messuage, 40 acres of land and 5 acres of meadow in Longesutton, a messuage and 12 acres of land in Shafcombe, and a messuage, 40 acres of land and 3 acres of meadow in Otranton likewise taken into the king's hand, delivering up any issues of these taken; as the king has learned by inquisition, taken by the escheator, that Henry at his death held no land in that county in chief in his demesne as of fee, but held the said manor and the premises in Longesutton for life of the gift of William de Shareshull knight, William Power and William Broghton by a fine levied in the king's court, with remainder to William de Shareshull the younger and Joan and to the heirs of their bodies, and also held the

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Membrane 40—cont.

premises in Shafcombe and Otranton, and that the said manor is held by knight service of the heir of John de Bello Campo of Somersete tenant in chief, a minor in the king's wardship, and the said messuages and lands are held of divers other lords.

Feb. 23. To the sheriff of Gloucester. Order to remove the king's hand
Westminster. and not to intermeddle further with the lands of John de Val of Broghton taken into the king's hand as well by reason of his death as of his outlawry, delivering up and restoring any issues thereof taken since 2 March in the 25th year of his reign; as on that day the king by letters patent pardoned the said John, who was outlawed for a trespass lately committed by him and others upon the abbot of Wynchecombe, and after, on learning that he was dead, by divers writs commanded the escheators in Gloucestershire and Warwickshire to take into the king's hand all the lands whereof John was seised in his demesne as of fee, and to make inquisition thereupon; and by the inquisitions so taken it is found that he died on the feast of St. Denys in the 34th year, and at his death held no lands in chief, but divers lands of divers other lords.

The like, word for word, to the sheriff of Warrewyk.

The like, *mutatis mutandis*, to the escheators in Gloucestershire and Warwickshire.

Mandate to the treasurer and the barons of the exchequer to discharge as well the said escheators as the said sheriffs, the heirs and executors of John, of the issues of his lands from 2 March aforesaid delivering up and restoring the same from that date.

Jan. 26. Order to the sheriff of Norhampton to cause a verderer of the forest
Westminster. of Rokyngham to be elected instead of Thomas Byfeld, who is dead.

The like to the same sheriff to cause a verderer to be elected instead of John Basset deceased.

The like to the following, *mutatis mutandis*, for election of verderers:

June 20. The sheriff of Huntingdon, instead of Robert Waldeshof and
Westminster. Richard de Giddyng deceased, verderers of the forest of Wau-
berge and Sappele.

May 20. The sheriff of Essex, instead of Thomas Belhous verderer in the
Westminster. forest of Waltham, who has no lands within the bounds of the
forest.

May 20. The sheriff of Salop, instead of Thomas de Presthope, Reynold
Westminster. del Hay and John de Upton deceased, verderers in the forest of
Morf.

May 4. The sheriff of Huntingdon, instead of Robert de Waldeshofe
Westminster. deceased.

The sheriff of Huntingdon, instead of Richard Gydyng deceased.

May 15. The sheriff of Notyngham, instead of Richard Pensax deceased,
Westminster. verderer in the forest of Shirewode.

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Jan. 29. Order to the sheriff of Oxford to cause a coroner to be elected
Westminster. instead of John Fremman, who is dead.

The like to the following, *mutatis mutandis*, for election of coroners :

March 7. The sheriff of Berks, instead of John de Bokote, who is in-
Westminster. sufficiently qualified.

May 6. The sheriff of Salop, instead of John de Upton deceased.
Westminster.

May 24. The sheriff of Northumberland, instead of Richard del Park, who
Westminster. is insufficiently qualified.

May 3. The sheriff of Cambridge, instead of Simon Refham and Henry
Westminster. Clerk, who are insufficiently qualified.

May 28. The sheriff of Devon, instead of Roger Hode, who is sick and aged.
Westminster.

June 1. The sheriff of Northumberland, instead of John de Howeburn,
Westminster. who is infirm and aged.

July 2. The sheriff of Derby, instead of Henry de Adderley, who is in-
Westminster. sufficiently qualified.

May 8. The sheriff of Worcester, instead of Richard Lurlagg deceased.
Westminster.

April 30. The sheriff of Oxford, instead of John Mundy deceased.
Westminster.

May 22. The sheriff of Northampton, instead of Andrew Landwath, who
Westminster. is sick and aged.

July 12. The sheriff of Northumberland, instead of Thomas de Cougate,
Westminster. who is insufficiently qualified.

July 30. The sheriff of Worcester, instead of Richard de Lench deceased.
Westminster.

June 20. The sheriff of Somerset, instead of John le Riche deceased.
Westminster.

June 20. The sheriff of Cumberland, instead of Thomas Wilkynsone
Westminster. deceased.

July 6. The sheriff of York, instead of John de Totehill, who is in-
Westminster. sufficiently qualified.

May 15. Order to the sheriff of Notyngham to cause a verderer in the forest
Westminster. of Sherewode to be elected instead of Roger de Hopwell, who is dead.

MEMBRANE 39.

Feb. 11. To Leo de Perton escheator in Worcestershire. Order to take
Westminster. the fealty of William son of Thomas de Belne according to the form of a schedule enclosed, and to deliver to him a messuage, one carucate of land, 10 acres of meadow, 10 acres of wood and 8s. 10d. of rent in Kyngesnorton called Blakegreve taken into the king's hand by the death

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Membrane 39—cont.

of the said Thomas, together with the issues thereof since his death, but not to intermeddle further with divers other lands likewise so taken, delivering up any issues of them taken; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in chief whereby the wardship of his lands ought to pertain to the king, but held the premises called Blakegreve in his demesne as of fee by the service of rendering to the king 22s. a year at the exchequer at Easter and Michaelmas by even portions, and divers other lands in that county of others than the king, and that William his son is his next heir, and of the age of 12 years and upwards.

Feb. 7. To John de Estbury escheator in Oxfordshire. Order to take the fealty of Alice late wife of Thomas de Langele knight, and not to intermeddle further with the manor of Langele, a messuage and 15 acres of land in Wallecote, a messuage, dovecot, one carucate of land and 14 acres of meadow in Shorthampton, a meadow called Sausugusham in Ascote Earls, a toft, a mill, 100 acres of land, 3 acres of meadow in Shipton, and a messuage, 80 acres of land, 3 acres of meadow and 20s. of rent in Middelton taken into the king's hand by the death of the said Thomas, delivering to her any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief in his demesne as of fee, but held the premises jointly with Alice of the gift and feoffment of Geoffrey vicar of Shipton Undreweichewode and Walter vicar of Borford made by the king's licence, and that the said manor is held in chief by grand serjeanty, namely by finding one man to keep the forest of Wycehewode, and the residue of the premises of others than the king.

Feb. 7. To John de Estbury escheator in Wilts. Order to take an oath without the king's licence, and to deliver to her in dower a moiety of the manor of Assheton with the advowson of the church of St. Peter Codeford, namely the right of presenting at every other turn, which the king has assigned to her, with a chace called le Clee co. Salop, of the lands of her husband taken into the king's hand by his death.

To John atte Wode escheator in Salop. Like order to deliver in dower to the said Mary a chace called le Clee.

Feb. 15. To the treasurer and the barons of the exchequer and to the chamberlains. Whereas, among other grants to Edward prince of Wales duke of Cornwall and earl of Chester, the king has given to him and his heirs the kings of England to be his stannary in Cornwall with the stampage thereof and all other issues and profits, and with the pleas, profits and perquisites of the court of the stannary and of the mines in Cornwall, except 1,000 marks yearly which the king formerly granted to William de Monte Acuto late earl of Salisbury and to the heirs male of his body to be taken of the issues and profits of the said stampage until the castle and manor of Troubrigge, the manors of Aldebourne, Aumbresbury and Wynterbourne co. Wilts, the manor of Caneford co. Dorset, and the manors of Henstrugge and Cherleton co. Somerset, all held for their lives by John de Warena then earl of Surrey and Joan his wife with reversion to the said earl of Salisbury and the heirs male of his body to the value of 800 marks a year, and 200 marks a year of

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Membrane 39—cont.

land and rent whereof the king promised to make provision for the said earl of Salisbury and the heirs male of his body, should come to his hands; and whereas on 21 June in the 29th year of his reign, in consideration that the profits aforesaid were much diminished by reason of the plague, and of the extraordinary expenses which the said prince had to incur, the king of his favour and in aid of the prince's estate granted him 1,000 marks every year to be taken by him and his said heirs of the customs in the port of London at Michaelmas and Easter by even portions so long as the earl of Salisbury or his heirs male should take the said annuity of the stampage, provided always that, so soon as the payment of that annuity to the earl should cease and the prince be able wholly to take the profits of the stampage, pleas and perquisites aforesaid, payment to the prince of the 1,000 marks of the customs should cease and answer be made to the king for the same; and after, on the finding of inquisitions that the said Joan, who survived the said earl of Surrey her husband, died on the feast of the Beheading of St. John Baptist last, on 8 November following the king took the homage and fealty of the earl of Salisbury and ordered him to have livery of the castle and manors aforesaid; and because in the king's letters patent to the late earl of Salisbury for the said annuity it is contained that, when the said castle and manors should come to him or his heirs male, and they should obtain possession thereof, payment of 800 marks of that annuity should cease, and when provision of the other lands should be made them payment of 200 marks should also cease, and the whole sum should revert to the king and his heirs, and in the said inquisitions it is found that 147*l.* of yearly rent are payable of the said castle and manors at four terms in the year, of which 36*l.* 15*s.* for a fourth part are due to the king for Michaelmas term last, and the earl took upon him in chancery to answer for that sum at the exchequer in the quinzaine of St. Hilary last and for any other issues and profits thereof arising from the said feast to Michaelmas, the king's will is that though he had not possession of the said castle and manors before 8 November last when he did homage to the king, the earl shall take all the rents, issues and profits thereof arising as well before as after Michaelmas, and that from Michaelmas last payment of 800 marks as well of the said 1,000 marks of the issues of the stampage to the earl as of the 1,000 marks of the issues of the said customs to the prince shall altogether cease, wherefore by divers writs the king has ordered John de Estbury escheator in Wilts and John de Bekynton escheator in Somerset and Dorset to cause all rents and profits of the said castle and manors arising since the Beheading of St. John Baptist last to be delivered to the earl or his attorney, certifying the king in chancery of any such issues and profits which have fallen in over and above the said rent, and the escheator in Wilts has signified that the issues in that county amount to 17*s.* 2*d.*, and the escheator in Somerset and Dorset that the issues in those counties amount to 21*s.* 2*d.* over and above the rent for Michaelmas term, which rents and issues they have delivered to Thomas Waryn the earl's attorney: order to receive from the said earl of Salisbury to the king's use the rent of 36*l.* 15*s.* for the Michaelmas quarter, and to discharge as well the earl of the issues aforesaid from the Beheading of St. John Baptist to Michaelmas last as the said escheators of the said rents and issues, suffering the said earl to hold the said castle

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Membrane 39—cont.

and manors to the yearly value of 800 marks in part of the said 1,000 marks, and ordering payment of 800 marks to the said prince of the customs in the port of London be together stayed; but the king's will is that as well the earl shall yet have every year the 200 marks remaining of the said stampage as the prince the 200 marks remaining of the said customs until the earl be contented of the 200 marks a year of land and rent as aforesaid.

By K. and C.

[*Fœdera.*]

MEMBRANE 38.

March 8. To John de Tye escheator in Kent. Order to take an oath of Sara Westminster. who was wife of John de Sancto Laurencio tenant in chief that she will not marry without the king's licence, and to cause dower to be assigned her of the lands in his bailiwick which were of her said husband, sending the assignment to be enrolled in chancery.

March 8. To the mayor and sheriffs of London. Order to stay altogether Westminster. the execution of any judgment before them in the king's court of London wherein, by process of any suitors against Richard de Glanville for the debts of John de Glanville clerk deceased, the said John (*sic*) shall be condemned in any debts, until Queen Philippa shall be contented of debts due from John to her, or until further order; as petition is made on behalf of Richard for remedy for the indemnification of the said queen, as he was appointed to safe keep the goods and chattels of John, who was bound to the queen in divers debts and accounts for the time that he was receiver of issues to her pertaining in Ireland, until she should be contented of what is due to her, and now divers persons are impleading him in the said court for divers debts in which they allege that John is bound to them, and if compelled to pay the same he cannot answer to the queen for those due to her.

By K.

April 2. To Philip de Lutteleye escheator in Gloucestershire. Order not to Westminster. intermeddle further with the manor of Oldebury taken into the king's hand by the death of Edmund Burdon, delivering to Agnes late his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Edmund at his death held no lands in that county in chief in his demesne as of fee, but held the said manor jointly with Agnes to them and the heirs of Edmund, and that the same is held of another than the king.

May 12. To the treasurer and the barons of the exchequer. Order to stay Westminster. their demand by summons of the exchequer upon Walter de Mauny for payment from 10 May last of the value or extent of lands which were of John de Brumpton deceased, who held by knight service of the priory of Ware lately in the king's hand by reason of the war with France, causing him to be thereof discharged, and releasing any distraint made; as on 8 February in the 14th year of the reign, by reason of the nonage of George son and heir of the said John, the king committed the wardship of the said lands to Walter during pleasure, rendering the true value according to an extent to be thereof made, as in the letters patent is contained; and after, on the finding of an inquisition, taken by William de Otteford escheator

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Membrane 38—cont.

in Cambridgeshire, that certain lands in Merlreth and Meldebourne which John so held of the said priory, lately restored to the prior together with the knights' fees thereto belonging, came to the king's hand by the death of John and by reason of the nonage of George, who died while his heritage was in the king's hand, and are yet in the king's hand, and that Alice sister of George is his next heir and of full age, on 10 May last the king ordered the escheator to deliver to Alice the lands which John her uncle (*sic*) at his death held of the said priory, and which are in the king's hand as aforesaid. By C.

June 8. To John de Estbury escheator in the county of Suthampton. Westminster. Order not to intermeddle further with the manor of Staundon and la Wode with the advowson of the chapel thereof, which came into the king's hands by reason of the idiocy of Nicholas de Glamorgan and are in his hand, delivering to the heirs any issues thereof taken since the death of the said Nicholas; as the king has learned by inquisition, taken by the escheator, that Nicholas is dead while the said manor and advowson are in the king's hand, that Isabel de Glamorgan, Parnell wife of Richard Urry, Margery wife of Roger Rose, Nicholaa and Eleanor are his sisters and next heirs and of full age, and that the premises are not held of the king.

To John de Bekynton escheator in Somerset. Like order in regard to the manor and advowson of Brympton by Yevele.

June 1. To Richard de Wydeville escheator in Norhamptonshire. Order Westminster. not to intermeddle further with the manors of Rothewell, Wyshton, Navesby and Glaphorn with two leets at Denford, Cotherstok and Barton taken into the king's hand by the death of Maud who was wife of William duke of Bavaria, delivering to Ralph de Stafford any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Maud at her death held no lands in that county in chief in her demesne as of fee, but that John de Gynewell late canon of the church of St. Mary Salisbury and Master Ralph de Gadesbury, who by a fine levied in the king's court with his licence were by Hugh de Audelay late earl of Gloucester, Ralph then baron of Stafford and Margaret who was wife of the said Ralph enfeoffed of the said manors and leets, which are held in chief as of the crown by the service of one rose a year, by the same fine granted them to the said earl for life, with remainder to Ralph son of the said Ralph de Stafford and to Maud and the heirs of their bodies, remainder to the said Ralph and Margaret and to their heirs, and that Ralph the son and Maud are dead without an heir of their bodies, and the said earl and Margaret are dead, wherefore the premises ought by virtue of the fine to remain to Ralph de Stafford.

May 28. To Philip de Lutteleye escheator in Gloucestershire. Order to take Westminster. the fealty of John de Poyntz according to the form of a schedule enclosed, and to deliver to him the manors of Elkeston and Wynston taken into the king's hand by the death of John de Acton knight; as the king has learned by inquisition, taken by the escheator, that John de Acton at his death held no lands in that county in chief nor of any other in his demesne as of fee, but held the said manors in chief by knight service of the gift of Reynold de Stoke parson of

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Membrane 38—cont.

Bere, by fine levied in the king's court with his license, with remainder to John de Poyntz and Elizabeth his wife (now deceased) and to the heirs male of the said John de Poyntz; and the king of his favour has respited the homage of John de Poyntz until the octaves of Midsummer next.

MEMBRANE 37.

April 24. To the sheriff of Kent for the time being. Order to pay hencefor-
Westminster. ward to John Taylfer one of the king's messengers $4\frac{1}{2}d.$ a day, taking his acquittance for every payment; as the king of his favour and for John's good service has granted him by letters patent $4\frac{1}{2}d.$ a day of the issues of that county for life or until other order be taken for his estate.

Et erat patens.

The like writs for payments of $4\frac{1}{2}d.$ a day to the following :

Alan de Berle, of the issues of Salop.

Walter Cardinal, of the issues of Somerset and Dorset.

Robert de London, of the issues of Norfolk and Suffolk.

William Clerc, of the issues of Surrey and Sussex.

Andrew de Ratford, of the issues of Staffordshire.

May 12. To the collectors of customs in the port of Kyngeston upon Hull.
Westminster. Order to pay to Tideman de Lymbergh 25*l.* for Easter term last, of the 50*l.* which the king granted by letters patent to the said Tideman and to John atte Weld deceased and their heirs until provision should be made them of 50*l.* of land or rent, taking an acquittance of Tideman or his attorney.

March 16. To the sheriffs of London for the time being. Order to pay hence-
Westminster. forward to William son of John de Pulteneye, now of full age, two thirds of a rent of 100 marks yearly at Easter and Michaelmas by even portions, taking his acquittance for such payments; as lately, on the finding of an inquisition after the death of the said John, taken by John Lovekyn late mayor of the city of London and escheator therein, that he held at his death the said rent, which the king lately by letters patent gave to him and the heirs male of his body, to be taken at the terms aforesaid, namely, 50*l.* of Queenhithe in the said city and 25 marks of the farm of the city by the hands of the sheriffs, and that William his son was his next heir and of the age of 9 years in the 23rd year of the reign, on 19 March in the 24th year the king ordered the sheriffs to assign to Margaret who was wife of the said John the third part of that rent for her dower, and to cause the remaining two thirds to be paid to her every year as nearest to the said heir to his use. By C.

Et erat patens.

May 10. To William de Otteford escheator in Cambridgeshire. Order to
Westminster. deliver to Alice sister and heir of George son and heir of John de Brompton the lands which the said John her uncle (*sic*) at his death held of the priory of Ware, and which came to the king's hands by his death and by reason of the nonage of the said George, and are in his hand; as it is found by inquisition, taken by the escheator, that certain lands in Merlrethe Meldebourne (*sic*) which John held by knight service of the said priory, lately in the king's hand by reason

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Membrane 37—cont.

of the war with France, came to the king's hand as aforesaid, that George died while the lands of his heritage were in the king's hand, and that Alice is his next heir and of full age; and on 16 February in the 35th year of his reign the king restored the said priory to the prior together with the knights' fees thereto belonging, according to the form of the peace established between him and the king of France.

May 20. To the sheriffs of London for the time being. Order to pay to Westminster. William son of John de Pulteneye, who was of age on the feast of St. Simon and St. Jude last as by divers inquisitions appears, so much as pertains to him for Easter term last of two thirds of a rent of 100 marks, and to pay the said two thirds to him henceforward every year at Michaelmas and Easter, taking his acquittance for such payments, and staying the payments of those two thirds to Margaret who was wife of the said John from the feast aforesaid; as upon the finding of an inquisition etc. the king ordered etc. (*as above, last page*).

May 15. To John de Estbury escheator in the county of Suthampton. Order Westminster. to deliver four messuages, 40 acres of land, 20 acres of waste and 2 acres of wood in Yerdele, taken into the king's hand by the death of John de la Bere, to the next friend of the heirs to whom the heritage may not descend, together with any issues thereof taken, to be kept to the use of the said heirs, but not to intermeddle further with other lands so taken into the king's hand, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee whereby the wardship of his lands ought at present to pertain to the king, but held the premises in Yerdele in chief by the service of 3s. payable yearly at the king's manor of Lyndhurst for all services, and divers other lands of others than the king, and that Maud daughter of John Punchardoun son and heir of Sibyl one of the daughters and heirs of the said John de la Bere, and Joan and Christina daughters of John Ernys son and heir of Katherine his other daughter and heir are his next heirs, Maud aged 5 years, Joan 3 years, and Christina one year.

June 3. To William de Nesselde escheator in Cumberland. Order not to intermeddle further with the manor of Hoton Johan taken into the king's Westminster. hand by the death of William de Hoton, delivering to Edmund son of the said William any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that William de Hoton Johan at his death held no lands in that county in chief in his demesne as of fee, but held the said manor for life of the gift of William Bowet late parson of Daere and Thomas de Perdeshou, with remainder to the said Edmund and his heirs, and that the same is held of the heir of William baron of Graystok tenant in chief, a minor in the king's wardship, by homage and fealty, by the service of 20s. 8d. yearly to cornage, and suit of the said baron's court of Graystok every three weeks, and by the service called 'wyttinesman' for puture of the foresters of the said baron or his heirs of Flasshou; and the king has taken the fealty of Edmund.

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MEMBRANE 36.

- March 10. To Philip de Luttele escheator in Gloucestershire. Order not to intermeddle further with the manor of Siston by Pokelchurche taken into the king's hand by the death of Peter Corbet, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Peter at his death held no lands in that county in chief in his demesne as of fee, but held the said manor of others than the king.
Westminster.
- March 13. To John de Bekynton escheator in Somerset. Order to deliver to John son and heir of John de Erle the manors of Somerton Erlegh and Babbekary and the hamlet of Purye taken into the king's hand by the death of Elizabeth who was wife of John de Erle, together with the issues thereof taken; as it is found by inquisition, taken by the escheator, that Elizabeth at her death held no lands in that county in chief nor of any other in her demesne as of fee, but held the said manors and hamlet for life of the heritage of the said John the son by assignment of her said husband, and that the said manor of Somerton is held in chief, the manor of Babbekary by knight service of the heir of John de Bello Campo of Somersete tenant in chief, a minor in the king's wardship, and the said hamlet of others than the king; and the king has at another time taken the homage and fealty of John the son for all the lands which his said father held in chief.
Westminster.
- March 8. To William de Nessefeld escheator in Cumberland. Order to remove the king's hand and not to intermeddle further with certain tenements in Isale and Blenkrayk, delivering to [Margaret] de Legh any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherof the lands of Margaret there were by him taken into the king's hand, and he certified that he so took them for that he found by inquisition, before him taken of his office, that Thomas son of Thomas de Multon, who held certain tenements there of the king's forefathers in chief as parcel of the manor of Burgh upon Sands, in the time of King Henry III aliened the same in fee without the king's licenee to Edmund his son, and that they were lately held by Margaret daughter of John de Multon son of the said Edmund whom William del Legh took to wife; and in the last parliament holden at Westminster it was agreed (*inter alia*) that alienations of lands made by people who held of the said king and others before him to be held of themselves should stand in force, saving always the king's prerogative for the time of King Edward I and later kings.
Westminster.
- March 13. To John de Bekynton escheator in Dorset. Order to assign dower to Eleanor who was wife of Richard de Turberville, who held by knight service of the heir of Humphrey de Bohun earl of Essex tenant in chief, a minor in the king's wardship, sending the assignment when made to be enrolled in chancery.
Westminster.
- April 29. To Philip de Luttele escheator in Gloucestershire. Order to deliver a messuage, 44 acres of land, 6 acres of meadow and a fishery at Aure, taken into the king's hand by the death of Robert de Baderon, to the next friend of the heirs to whom the heritage may not descend, together with the issues thereof taken, to be kept to the said heirs' use; as the king has learned by inquisition, taken by the escheator, that Robert

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Membrane 36—cont.

at his death held no lands in that county in chief in his demesne as of fee whereby the wardship of his lands should at present pertain to the king, but held the premises of the king in socage by the service of 13s. 4d. payable yearly at the exchequer by the hands of the sheriff for all service, and that Maud and Joan daughters of Robert are his next heirs, Maud aged 10 years and Joan 8 years and 6 months.

*MEMBRANE 34.**

March 16. To Philip de Lutteleye escheator in Gloucestershre. Order not to
Westminster. intermeddle further with the manor of Acton taken into the king's hand by the death of John de Acton knight, delivering to Joan late his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief nor of any other in his demesne as of fee, but held the said manor jointly with Joan of the gift of Simon Cok parson of Acton by fine levied in the king's court, and that the same is held of another than the king.

March 6. To John de Tye escheator in Surrey. Order not to intermeddle
Westminster. further with a messuage and appurtenances in Gildeford taken into the king's hand by reason of the outlawry of Peter the baker, delivering up any issues thereof taken since 30 March last; as by certificate of the escheator sent into chancery it is found that the same was taken into the king's hand by William de Hatton late escheator by reason of the outlawry published against the said Peter on 8 June in the 33rd year of the reign at the suit of Robert Treuffle in a plea of debt; and now by inquisition, taken by the escheator, it is found that Peter died on 30 March last, and that the premises are held of others than the king.

March 18. To Philip de Lutteleye escheator in Gloucestershire. Order not to
Westminster. intermeddle further with a messuage and dovecot, one carucate of land and 6 acres of meadow in Auste, a messuage, one carucate of land, 8 acres of meadow and a several pasture in Fidyngton taken into the king's hand by the death of Roger de Acton, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Roger at his death held no lands in that county in chief in his demesne as of fee, but held the premises of others than the king.

March 18. To John de Tye escheator in Surrey and Sussex. Order to deliver
Westminster. to John son of John de Norton his purparty of the lands which were of Robert de Dole according to the partition, which purparty was retained and is in the king's hand by reason of his nonage, together with the issues thereof taken from the 13 May last; as on 3 July in the 30th year of the reign, on the finding of divers inquisitions, taken by William de Northo then escheator in those counties, that Robert at his death held in his demesne as of fee a chamber at Losele in the parish of St. Nicholas Guldeford on the east side of Losele hall, one messuage, 50 acres of land, 60 acres of wood, 19s. 2½d. of rent at Imbehamme in Chidyngfold, 7 acres of land, 8 acres of wood and 33s. of rent in Lyngefeld and 60 acres of land and 40 acres of wood in Billyngeshurst of others than the king, and that Joan who was wife of John de Bures

* Membrane 35 is blank.

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Membrane 34—cont.

and daughter of the said Robert, of full age, and John son of John de Norton tenant in chief deceased, a minor in the king's wardship, were his next heirs, the king ordered the said escheator to make a partition into two equal parts of the said lands taken into the king's hand by the death of Robert and by reason of the nonage of John son of John, and not to intermeddle further with the purparty of Joan, retaining in the king's hand until further order the purparty of John son of John; and on 13 May last, on proof of his age, the king took the homage and fealty of John son of John, cousin and heir of James de Norton, for the lands of James his grandfather.

MEMBRANE 33.

March 16.
Westminster.

To the mayor and sheriffs of London. Whereas lately, for that Thomas de Notyngnam and Bartholomew Chaunger of London are bound to the king in 2,000*l.*, and Thomas has died and Bartholomew removed from London, the king ordered the mayor and sheriffs to make inquisition what goods and chattels they had in the said city and the suburbs at the time when they became his debtors, and to cause the same in whose ships soever found to be taken into the king's hand and safe kept until the king should be contented of that sum; and whereas the king has now learned that many debts are due to Thomas and Bartholomew by merchants and other men of the said city, and that some merchants thereof have unlawfully received of them more than was their due: order to make inquisition what debts are due to Thomas and Bartholomew in the said city, by whom and in what manner, and what persons have received more of them than was their due since they became the king's debtors, what sums and in what manner, and after inquisition made to cause all such persons to come before the mayor and sheriffs and answer to the king touching the premises, to hear reasons as well for the king as for the debtors, and if by due process before them it be found that any debts are due to Thomas and Bartholomew, or any sums have been unduly received of them, to cause such debts and sums to be levied of those who owe or have so received them, and to be delivered to John de Stodeye and John Piel, mainpernors of Thomas and Bartholomew for that sum, up to the amount of 2,000*l.*, and the residue (if any) to be safe kept until further orders, certifying their action thereupon in chancery under their seals.

By K.

March 7.
Westminster.

To Philip de Lutteleye escheator in Herefordshire. Order to cause Thomas Chaundos knight to have seisin of the manor of Welynton taken into the king's hand by the death of Maud who was wife of Roger Chaundos, saving to the king any relief to him due; as by inquisition, taken by the escheator, it is found that Maud at her death held no lands in that county in chief nor of any other in her demesne as of fee, but held the said manor in fee tail in chief as parcel of the barony of Snodhull of the grant of Master Thomas Chaundos made with the king's licence to her and her said husband and to the heirs male of their bodies, and that Thomas Chaundos knight, son of the said Roger of Maud begotten, is their next heir and of full age; and the king has at another time taken the homage of Thomas for the lands of his said father.

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Membrane 33—cont.

March 13. To John de Bekynton escheator in Dorset. Order to take the fealty
Westminster. of Eleanor late wife of Richard de Turberville knight according to the form of a schedule enclosed, and not to intermeddle further with the manor of Wynterbourne Vifassh, a messuage, 80 acres of land, 2 acres of meadow, and 100s. 2d. of rent in Byre, a messuage, 60 acres of land, 4 acres of meadow, 40 acres of heath and 40s. of rent in Coumbe by Stormynstre Marchall, and 16s. of rent in Stormynstre Marchall, Lychet Mynstre and Hamme by Pole, delivering to her any issues thereof taken since the death of the said Richard; as the king has learned by inquisition, taken by the escheator, that Richard at his death held no lands in that county in chief in his demesne as of fee, but held jointly with Eleanor the premises in Byre of the gift of Katherine de Boys, the premises in Coumbe, Stormynstre, Lychet Mynstre and Hamme of the gift of John Turberville and Clement de Durneford to them and the heirs of Richard, and the said manor of the gift of Thomas Noreys and John de Weston to them and the heirs male of their bodies, and that the premises in Byre, Coumbe and elsewhere are held by knight service of the heir of Humphrey de Bohun earl of Essex tenant in chief, a minor in the king's wardship, and the said manor of another than the king.

March 8. To William de Nessefeld escheator in Cumberland, Westmorland
Westminster. and Lancashire. Order to deliver to Randolph de Dacre, brother of Thomas de Dacre, the castle of Naward and manors of Irthington, Brampton, Burgh upon Sands, Kirkosewald and Leysyngby co. Cumberland with their members, two thirds of a piece of land called Warnhull in the forest of Ingelwode, a messuage and 10 acres of land in Raghton in the same county, taken into the king's hand by the death of Margaret de Dacre, but not to intermeddle further with divers other manors and lands in the said three counties likewise taken into the king's hand, delivering up any issues of these last taken; as the king has learned by divers inquisitions, taken by the escheator, that Margaret at her death, being jointly enfeoffed with Randolph de Dacre sometime her husband likewise deceased by fine levied in the king's court with his licence, held the castle, manors and members aforesaid in chief as of the crown by homage and fealty and by the service of one barony and of rendering to the king 51s. 8d. a year to cornage at his exchequer of Carlisle by the hands of the sheriff of Cumberland, two thirds of Warnhull and the premises in Raghton in chief by fealty and for a set farm likewise to be rendered at the said exchequer, all for their lives with remainder to William de Dacre their son and the heirs of his body, remainder for lack of such heirs to Peter de Dacre brother of William and the heirs of his body, remainder to Thomas de Dacre brother of Peter and the heirs of his body, remainder to Randolph de Dacre brother of Thomas and the heirs of his body, and that William, Peter and Thomas died without an heir of their bodies, wherefore by virtue of the said fine all ought to remain to the said Randolph brother of Thomas as aforesaid, also that Margaret held divers other manors and lands in the said three counties as well in fee tail as in her demesne as of fee of others than the king, which likewise ought to pertain to Randolph brother of Thomas by her death; and the king has taken his homage and fealty.

By p.s. [25731.]

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MEMBRANE 32.

- April 19.
Windsor. To John de Estbury escheator in the county of Suthampton. Order not to intermeddle further with the lands which were of John de Wynton knight, taken into the king's hand by his death, delivering up any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that John held no lands in that bailiwick in chief in his demesne as of fee whereby the wardship of his lands ought at present to pertain to the king, but held divers lands of divers other lords.
- April 22.
Westminster. To John de Bekynton escheator in Somerset. Order to cause John son of John de Dynham to have seisin of the manor of Bokelond Dynham taken into the king's hand by the death of Margaret de Dynham, delivering to him any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that Margaret held the said manor for life in dower by assignment of John de Dynham sometime her husband of the heritage of John his son and heir, and that it is held in chief by knight service ; and on 12 May in the 14th year of his reign the king took the homage and fealty of John the son.
- To Thomas Cheyne escheator in Devon. Like order in regard to the manor of Herpeford, which Margaret de Dynham likewise held in chief by petty serjanty, namely by the service of one horn.
- April 2.
Westminster. To John de Estbury escheator in Wilts. Order not to intermeddle further with the manors of Yatesbury and Fougheleston taken into the king's hand by the death of Edmund Burdon, delivering to Agnes his wife any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that Edmund at his death held no lands in that county in chief in his demesne as of fee, but held the said manors of others than the king, being jointly enfeoffed with Agnes to them and the heirs of Edmund.
- April 2.
Westminster. To John de Estbury escheator in Wilts. Order to take an oath of Agnes who was wife of Edmund Burdon tenant in chief that she will not marry without the king's licence, and to cause dower to be assigned to her of the lands of her said husband, in presence of the next friends of the heir, who shall have warning by the escheator, if they choose to attend, sending the assignment under his seal to be enrolled in chancery.
- The like to Thomas Cheyne escheator in Devon.
- April 2.
Westminster. To William de Neseffeld escheator in Cumberland and Westmorland. Order to take an oath of Alina who was wife of William de Lancastre tenant in chief that she will not marry without the king's licence, and to cause dower to be assigned to her of the lands of her said husband, sending the assignment under his seal to be enrolled in chancery.
- May 1.
Westminster. To Philip de Lutteley escheator in Salop. Order to take the fealty of Eleanor late wife of John de Overton according to the form of a schedule enclosed, and not to intermeddle further with a messuage, two carucates of land and 6 marks of rent in Overton, and a messuage and one carucate of land in Gorley (*sic*) with the advowson of Gorley taken into the king's hand by the death of the said John, delivering

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Membrane 32—cont.

to her any issues thereof taken ; as the king has learned by inquisition, taken by John atte Wode late escheator, that John de Overton at his death held no lands in that county in chief in his demesne as of fee, but held the premises jointly with Eleanor, with remainder to John their son and the heirs of his body, and that the same are held of the heir of Roger de Mortuo Mari earl of March tenant in chief, a minor in the king's wardship, by the service of finding two hobblers to guard the castle of Wyggemore 40 days at his own cost when there shall be war in Wales.

May 12. To William de Nessefeld escheator in Yorkshire. Order to remove Westminster. the king's hand and not to intermeddle further with a messuage, 30 acres of land and 26s. 8d. of rent of John de Neuland in Neuland and Drax, delivering to the said John any issues thereof taken ; as the king lately ordered the escheator to certify in chancery the cause wherefore the premises were by him taken into the king's hand, and he certified that he found by inquisition, before him taken of his office, that John Chamberleyn of Drax knight, who held the manor of Drax in chief by knight service, without the king's licence aliened thereof a yearly rent of 26s. 8d. in Drax to John son of Thomas le Clerk of Neuland in fee, that after the death of John son of Thomas Henry his son and heir entered that and other lands and tenements which were his father's without process in the king's court, that after the death of Henry John de Neuland, brother of John son of Thomas and uncle of Henry, entered the same and other lands and tenements of Henry as his heir without process in the king's court and without performing services due to the king in that behalf, that John son of Thomas at his death held in fee by fealty and other services a messuage and 30 acres of land in Neuland and Drax of the heir of the said John Chamberleyn, which descended to Henry his son, and after the death of Henry to the said John de Neuland as his next heir, and ought to pertain to the king by reason of his prerogative until John de Neuland should perform the services due, and that for these causes he so took the premises, and they are yet in the king's hand ; and after at the suit of John de Neuland, alleging that John son of Thomas held of the said John Chamberleyn the said messuage and land and other lands for 13s. only payable yearly to him and his heirs, and that John Chamberleyn remised to John son of Thomas for life 12s. 11d. thereof for his good service, without that that John son of Thomas, or Henry after his death, acquired any rent in fee of John Chamberleyn, or that the said Henry or John de Neuland after his death entered any rent so acquired, or claimed any right in such rent, and praying the king to remove his hand, the king ordered the escheator to make inquisition upon the matter ; and by inquisition so taken it is found that John Chamberleyn of Drax knight aliened or remised no such rent to John son of Thomas, but John son of Thomas held of him in Drax two messuages and 42 acres of land by the service of 14s. 9½d. a year and by suit of his court of Drax every three weeks, which rent the said John Chamberleyn on Sunday after St. Martin in winter in the 30th year of the reign released to John son of Thomas, his heirs and assigns, for the life of John Chamberleyn only, saving to him every year 1d. at Christmas, that Henry son and heir of John son of Thomas and John de Neuland did not in anywise enter that rent, for that the same ought to pertain to the right heirs of the said John

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Membrane 32—cont.

Chaumberleyn after his death ; and the king would not that wrong should be done to William de Swynflete (*sic*).

MEMBRANE 31.

April 29. To Philip de Luttele escheator in Gloucestershire. Order to deliver Westminster. to the next friend of the heir of Robert de Baderon to whom the heritage may not descend a messuage, land and fishery at Aure (*as above, p. 320.*)

May 2. To the treasurer and the barons of the Exchequer. Order to cause Westminster. as well John son of John de Edyndon as Philip de Lutteleye escheator of Gloucestershire to be discharged of the issues of the manor of Weston Underegge from the death of Elizabeth daughter and heir of John Giffard of Weston Underegge tenant in chief to 2 December last, and of the whole farm of the same manor from Easter in the 33rd year of his reign ; as on the 24 June in the 29th year of his reign the king granted to John son of John de Edyndon the wardship of the said manor, which Joan who was wife of Thomas de Botiller knight held in dower of the heritage of the said Elizabeth, then a minor in the king's wardship, to hold from Joan's death until the lawful age of the said heir, rendering yearly to the king 1*l*. 14*s*. 8*d*. ; and after on 30 August in the 33rd year the king pardoned the said John de Edyndon 63*s*. 2*d*. of the 32nd year and 9*l* 17*s*. 4*d*. for Easter term of the 33rd year, arrears of that farm, and the whole farm from Easter aforesaid, willing that he should hold that wardship thenceforward without rendering anything to the king ; and subsequently, on the finding of an inquisition taken by the said escheator that Elizabeth died on 3 November last while within age and in wardship, and that John Giffard, son of William Giffard her grandfather, is her cousin and next heir and of full age, on 2 December last the king respited the homage of John son of William and commanded livery to be given him of the manor and lands taken into his hand by the death of John Giffard of Weston and by reason of the nonage of Elizabeth ; and now John son of John de Edyndon has petitioned the king for remedy, as he held the wardship aforesaid by virtue of the said grant until 2 December last, and is being distrained by the said escheator for payment of the issues to that date ; and though the issues of the said manor are acknowledged to belong to the king, in consideration of his good service, and that by the death of Elizabeth he is debarred from the profit he should have taken from the wardship if she had lived, far exceeding the value of the said issues, the king of his gift has granted to the said John son of John de Edyndon those issues from the death of the said Elizabeth to 2 December last.

May 12. To William de Nessefeld escheator in Yorkshire. Order to remove Westminster. the king's hand and not to intermeddle further with a messuage, 60 acres of land, 16*d*. of rent and a rent of two hens in Westayremynne and Drax, delivering to William son of John de Swynflete any issues thereof taken ; as the king lately ordered the escheator to certify in chancery the cause wherefore the premises were by him taken into the king's hand, and their true value, and he certified that he found by inquisition, before him taken of his office, that John Chaumberleyn of Drax knight, who held the manor of Drax in chief by knight service, thereof aliened without the king's licence a yearly rent of 16*d*.

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Membrane 31—cont.

and a rent of two hens price 3*d.* a year in fee to John de Swynflete who died in the 33rd year of the reign, that after his death William de Swynflete his son and heir entered the same and other lands and tenements of his said father without process in the king's court, that the said John de Swynflet at his death held in fee of the heirs of the said John Chaumberleyn the said messuage and land in Ayremynne, which descended to the said William as his son and heir, the wardship whereof ought to have pertained to the king by reason of his prerogative until William should perform the services etc. due to the king, and that the said messuage and land are worth 20*s.* a year, and for these causes he so took the premises, and they are in the king's hand; and after at the suit of William, alleging that the said John Chaumberleyn (of whom John de Sywnflet father of William, whose heir he is, held divers lands within the soke of Drax, whereof one acre was held by the service of 4*d.*, another of 5¼*d.*, and 6 acres by the service of two hens over and above 5¼*d.* an acre) by his writing under the name of John Chaumberleyn of Drax knight quitclaimed to the said John de Swynflete and his heirs all lands which he held of him in the soke aforesaid, rendering to John Chaumberleyn and his heirs yearly for every acre 4*d.* only for all manner of services and customs, and that William held the lands seized into the king's hand of the lord of the said manor by that rent until they were so taken, without that that John de Swynflete or William purchased of John Chaumberleyn or his heirs any soil of the manor, or any portion thereof, or any rent thereof arising at any time, or entered the same, as he is ready to aver, praying the king to remove his hand, the king ordered the escheator to make inquisition upon the matter; and by inquisition so made it is found that John Chaumberleyn of Drax knight, who held the manor of Drax in chief by knight service, aliened no rent of 16*d.* nor of two hens to John de Swynflete in fee, nor did he nor his heirs alien to the said John nor to William de Swynflet any messuage or lands in Ayremynne at any time, but on Thursday the eve of St. Andrew 1347 John Chaumberleyn granted and quitclaimed to John de Swynflete, his heirs and assigns, all lands which John de Swynflete held of him in the soke of Drax, rendering yearly 4*d.* an acre at Easter and Michaelmas by even portions for all other services, customs and demands, so that it should not be lawful for John Chaumberleyn nor his heirs to make thenceforth any distraint in the premises for any cause whatsoever save for the said rent, and that at the date of that quitclaim John de Swynflete held of John Chaumberleyn 6 acres of land in Drax by the service of 5¼*d.* a year for every acre payable at Michaelmas, the Purification and Easter, and by the service of two hens a year at Christmas, 6½ acres by the service of 5¼*d.* an acre yearly payable at the said terms and suit of his court of Drax every three weeks, and 6 acres by the service of 4*d.* an acre yearly payable at Michaelmas and Easter for all services, and no other lands or tenements; and the king would not that wrong be done to William de Swynflete.

MEMBRANE 30.

May 10. To John de Bekynton escheator in Somerset. Order to deliver
Westminster. to Queen Philippa a messuage and 15 acres of land in Stoke under Hamedon taken into the king's hand by the death of Thomas the baker the younger, together with the issues thereof taken, to hold according to the king's grant; as it is found by inquisition, taken by

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Membrane 30—cont.

the escheator, that Thomas at his death held no lands in that county in chief, but held the premises in his demesne as of fee of the heir of John de Bello Campo of Somersete tenant in chief, a minor in the king's wardship, by the service of keeping all his fees in Somerset and Dorset pertaining to the manor of Stoke under Hamedon, and of rendering to the lord of that manor for the time being 6s. for all services, and that John the baker, son of the said Thomas, is his next heir and of the age of 14 years ; and on 15 October last the king by letters patent granted to the said queen the wardship of the lands of the said John de Bello Campo, with the knights' fees and lands to the same pertaining, to hold until the lawful age of his heir.

May 12. To William Wade escheator in Roteland. Order to deliver to Alice Westminster. late wife of John Hakelut the bailiwick of keeper of the king's forest in Roteland with the profits and commodities thereto belonging, together with the 'wodesilver,' 'hegyngsilver' and wind-fallen wood (*bosco de cabliciis*), the appointment and removal of foresters at will, the profit of chiminage, the lawing of dogs and the perquisites of attachments at all swanimotes, indictments of vert and venison which pertain to the king excepted, 4½ acres of land in Wardeleye, a messuage, two carucates of land, 10*l.* of rent and a rent of 1*lb.* of cumin and one clove in Braunston, and a messuage and three carucates of land in Lye, all which the said John held of the right and heritage of Alice, and which were taken into the king's hand by his death, delivering also to her the issues thereof taken ; as it is found by inquisition, taken by the escheator, that John at his death held as aforesaid the said bailiwick and profits in chief by the service of rendering at the exchequer 40s. a year at Michaelmas for all services, the land in Wardeleye by knight service of the heir of John de Orreby tenant in chief, a minor in the king's wardship, the premises in Braunston of the lord of Okeham castle for the time being by knight service and suit at his court of Okeham every three weeks, and the premises in Lye of the master of the chantry of Manton for the time being by the service of rendering to him 40s. and 1*lb.* of cumin a year and of rendering 4s. 8*d.* a year to the king towards the sheriff of Roteland's aid ; and John in his life time did homage to the late king for his said wife's heritage, and the king has taken the fealty of Alice.

May 12. To John de Wyndesore escheator in Leycestershire. Order not to Westminster. intermeddle further with the manor of Athelekeston and a messuage, one carucate of land and 2 marks of rent in Halghton, taken into the king's hand by the death of John Hakelut, delivering to Alice late his wife any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee, but held the premises as of the right and heritage of Alice of others than the king.

May 18. To John de Tye escheator in Surrey. Order not to intermeddle Westminster. further with divers lands taken into the king's hand by the death of Margery who was wife of William de Weston, delivering up any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that Margery at her death held no lands in that county in chief in her demesne as of fee, but held the said lands of others than the king.

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Membrane 30—cont.

May 20. To the treasurer and the barons of the exchequer. Order of the
Westminster. king's favour to discharge Robert de Morton this time of 18*l.* of the yearly farm of the bailiff of Bersetlowe, 10 marks of the yearly farm of the bailiff of Byngham and Riselif co. Nottingham, and 100*s.* of the yearly farm of the bailiff of High Peak co. Derby which are taken by Queen Philippa of the king's grant, of 20*l.* of the bailiwick of the fee of Peverel in Nottinghamshire likewise taken by William de Eland, and of 4*l.* of assarts and serjeanties in Nottinghamshire; as Robert, while sheriff of those counties, could not levy the said farms by reason of the grants aforesaid, and the said assarts and serjeanties, which used to be arrented to divers tenants for 4*l.* a year, are void and abandoned by the death of the tenants and for that no man would have them to farm. By K.

MEMBRANE 29.

May 13. To Philip de Lutteley escheator in Salop and Gloucestershire. Order
Westminster. to cause Fulk, son and heir of Fulk fitz Waryn knight tenant in chief, to have seisin of the lands whereof his said father at his death was seised in his demesne as of fee, and which by his death are taken into the king's hand; as Fulk the son has proved his age before John atte Wode late escheator in Salop, and the king has taken his fealty, and of his favour has respited his homage until Michaelmas next. By K.

The like to the following :

John de Estbury escheator in Wilts and Berkshire.

William de Neseefeld escheator in Yorkshire.

MEMBRANE 28.

May 12. To John de Estbury escheator in the county of Suthampton. Order
Westminster. to deliver a messuage, 12 acres of land, 5 acres of meadow, 1 acre of wood and 1 acre of heath in Godeshull, taken into the king's hand by the death of John Ernys, together with the issues thereof taken, to the next friend of the heirs of the said John to whom the heritage may not descend, to be kept to the use of the said heirs, but not to intermeddle further with divers other lands likewise taken into the king's hand, delivering up any issues of these taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee whereby the wardship of his lands should at present pertain to the king, but held the premises in Godeshull in his demesne as of fee in chief by the service of 4*s.* 5½*d.*, ½*lb.* of cumin and two roses payable yearly at the king's manor of Lyndhurst, and divers other lands of others than the king, and that Joan and Christina his daughters are his next heirs, Joan aged 3 years, Christina one year and upwards.

May 14. To John Pecche mayor of the city of London and escheator therein
Westminster. Order to cause dower of the lands of Nicholas Mockyng, tenant in chief taken into the king's hand by his death to be assigned, if not already assigned, in the presence of the heirs of Nicholas to be by him warned, if they shall choose to attend, and delivered to Helmyngus Leget the king's yeoman and Margery his wife, who was wife of the said Nicholas, together with the issues thereof taken from 15 January in the 34th year of the reign, sending the assignment under his seal

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Membrane 28—cont.

to be enrolled in chancery; as on that day the king took an oath of Margery that she would not marry without his licence, and commanded John Wroth, then mayor and escheator in the said city, to cause dower to be assigned to her; and now Helmyngus has petitioned the king to order dower to be assigned, as John de Wroth was removed from his office before such assignment was made.

To John de Tye escheator in Kent, Surrey and Middlesex. Like order upon the petition of the same Helmyngus, shewing that William de Hatton escheator in those counties, who was commanded to assign dower to the said Margery, died before such assignment was made.

June 1. To William de Otteford escheator in Huntingdonshire. Order Westminster. not to intermeddle further with the manor of Southo taken into the king's hand by the death of Maud who was wife of William duke of Bavaria, delivering to Ralph de Stafford any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Maud at her death held no lands in that county in chief in her demesne as of fee, but that John de Gynewell late canon of Salisbury and Master Ralph de Gadesbury, who by a fine levied in the king's court with his licence were by Hugh de Audeley late earl of Gloucester, Ralph then baron of Stafford and Margaret who was wife of the said Ralph enfeoffed of the said manor, which is held in chief as parcel of the earldom of Gloucester, by the same fine granted that manor to the said earl for life, with remainder to Ralph son of the said Ralph de Stafford and to Maud and the heirs of their bodies, remainder to the said Ralph and Margaret and to their heirs, and that Ralph the son and Maud are dead without an heir of their bodies, and the said earl and Margaret are dead, wherefore the manor ought to remain to Ralph de Stafford.

MEMRBANE 27.

May 20. To Henry del Strother. Order to deliver by indenture to the custody Westminster. of Roger de Wyderyngton now sheriff of Northumberland, to be kept until further orders, John Gray and Thomas del Haye hostages of Scotland, whom the king lately caused to be delivered to the custody of the said Henry while he was sheriff. By K. and C.

Order in pursuance to the said Roger to receive the said hostages and safe keep them at his peril in the king's castle of Newcastle upon Tyne until further orders.

[*Fœdera.*]

June 2. To Walter de Kelby escheator in Lincolnshire. Order not to inter- Westminster. meddle further with the manor of Gretwell taken into the king's hand by the death of Richard de Wylughby the elder, delivering to Elizabeth his wife and Edmund their son any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Richard at his death held no lands in that county in chief in his demesne as of fee, but held the said manor jointly with the said Elizabeth and Edmund of the gift and feoffment of Ralph Basset for their lives, and that the same is held of the honour of Tykhull castle, which is in the hand of Queen Philippa, by the service of 2s. yearly payable towards the ward thereof.

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Membrane 27—cont.

To John de Wyndesore escheator in Leycestershire. Order not to intermeddle further with a messuage, mill, dovecot, two carucates of land, 4 acres of meadow and 100s. of rent in Wymundeswold taken into the king's hand by the death of Richard de Wylughby the elder, delivering up the issues; as the king has learned by inquisition, taken by the escheator, that Richard at his death held no lands in that county in chief in his demesne as of fee, but held the premises of Queen Philippa by the service of one pair of gloves a year for all service.

To Robert Wysdom escheator in Cornwall. Order not to intermeddle further with the third part of the manors of Eniswork and Ludvoyn, taken into the king's hand by the death of Richard de Wylughby the elder, delivering the issues to Elizabeth late his wife; as the king has learned by inquisition, taken by the escheator, that Richard at his death held no lands in that county in chief in his demesne as of fee, but held the said third part in dower of Elizabeth of the heritage of Thomas Chaumbernoun by assignment of the said Thomas, and that the same is held of others than the king.

To Thomas Cheyne escheator in Devon. Order not to intermeddle further with the third part of the manor of Modebury taken into the king's hand by the death of Richard de Wylughby the elder, delivering the issues to Elizabeth late his wife; as the king has learned by inquisition, taken by the escheator, that Richard at his death held no lands in that county in chief in his demesne as of fee, but held the said third part in dower of Elizabeth of the heritage of Thomas Chaumbernoun, and that the same is held of others than the king.

June 2. To Roger de Wolfreton escheator in Norfolk. Order to take the Westminster. fealty of Edmund son of Richard the Wylughby the elder according to the form of a schedule enclosed, and to deliver to him the manor of Sheryngham together with the issues thereof taken since the death of his father; as the king has learned by inquisition, taken by the escheator, that Richard at his death held no lands in that county in chief in his demesne as of fee, but by fine levied in the king's court held the said manor for life with remainder to the said Edmund and the heirs of his body, and that the same is held of the king as of the barony of Giffard by knight service; and the king has respited the homage of Edmund until the octaves of Midsummer next.

To Walter de Kelby escheator in Lincolnshire. Order not to intermeddle further with the manor of Dunnesby by Repynghale, a messuage and one carucate of land in le Morland, and a messuage, 80 acres of land, 10 acres of meadow and 10 acres of pasture in Wygetoft taken into the king's hand by the death of Richard de Wylughby the elder, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Richard at his death held no lands in that county in chief in his demesne as of fee, but held the premises of others than the king.

To John Pecche mayor of the city of London and escheator therein. Order not to intermeddle further with an inn, two messuages and 31 shops taken into the king's hand by the death of Richard de Wylughby knight the elder, delivering to Thomas his son any issues thereof taken; as the king has learned by inquisition, taken by

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Membrane 27—cont.

the escheator, that Richard at his death held no lands or tenements in that bailiwick in his demesne as of fee, but held the premises for life of the gift of John de Askham and John Onlep, with remainder to the said Thomas, and that the premises are held of others than the king.

To the same. Order not to intermeddle further with a messuage with three shops, another messuage and 17 shops taken into the king's hand by the death of Richard de Wylughby knight the elder, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Richard at his death held no lands or tenements in that bailiwick in his demesne as of fee, but held the messuage with three shops jointly with Elizabeth his wife and Thomas his son of the prior of Holy Trinity London by gift of John de Cornewaille and Joan his wife, and the other messuage and 17 shops jointly with Elizabeth of the king in free burgage, as all the city of London is held, of the gift and feoffment of John de Askham and John de Onlep.

May 25. To Roger de Wolfreton escheator in Essex. Order not to intermeddle further with the manor and advowson of Wokyndon Rokele taken into the king's hand by the death of William Bruyn knight, delivering to Alice late his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said William at his death held no lands in that county in chief in his demesne as of fee nor in service, but held the said manor and advowson jointly with Alice by fine levied in the king's court, and that the same are held by knight service of the heir of Humphrey de Bohun earl of Hereford tenant in chief, a minor in the king's wardship; and the king has taken the fealty of Alice.

May 14. To the sheriff of Hertford. Order, of the king's favour, to restore to Richard Hardy of Rougham his lands, goods and chattels taken into the king's hand on a charge of robbery, unless he fled by reason of that charge; as Richard was indicted before Richard de Kelleshull and his fellows, justices appointed for a gaol delivery of Norwich castle, for that he with others feloniously robbed John Prest of Dounhamhute of woollen and linen cloths and other goods to the value of 20s., and after at the request of William Bateman late bishop of Norwich, the ordinary, was to him delivered by the justices according to the benefit of clergy; and he has purged his innocence thereof before the said bishop, as Thomas now bishop of Norwich has signified to the king.

MEMBRANE 26.

May 20. To the free men and other tenants of the manor of Langeton co. Northumberland. Writ *de intendendo* in favour of Henry del Strother, son and heir of William del Strother and Joan his wife both deceased; as on 23 February in the 34th year of his reign the king by charter gave to Henry and his heirs the said manor, which was of Walter Corbet, and was taken into the king's hand as forfeit by William de Nesfeld escheator in that county, for that Walter adhered to Gilbert de Middelton a traitor to the late king, and to the Scots his enemies, together with the knights' fees, services and rents of free tenants and neifs, the issue of neifs and all other appurtenances. By K.

Et erat patens.

1362.

Membrane 26—cont.

May 28. To Philip de Lutteley escheator in Staffordshire. Order to take Westminster. an oath of Margery who was wife of William Tromewyne of Kane tenant in chief that she will not marry without the king's licence, and to assign her dower of the lands which were her said husband's, taken into the king's hand by his death, sending the assignment to be enrolled in chancery.

To Leo de Perton escheator in Worcestershire. Like order, *mutatis mutandis*, to assign dower to Katherine who was wife of Thomas de Hastynges.

May 28. To William de Nessefeld escheator in Northumberland. Order to Westminster. take the fealty of Robert de Louthre according to the form of a schedule enclosed, to take security for payment of his relief, and to cause him to have seisin of a moiety of the manors of Haulton and Claverworth, two messuages, 17 tofts, 60 acres of land and 21 acres of meadow in the moiety of the manor of Haulton excepted, taken into the king's hand by the death of Margaret daughter of John de Haulton knight; as the king has learned by inquisition, taken by the escheator, that Margaret at her death held the said moiety in her demesne as of fee in chief by fealty and by the service of 34s. a year in drengage and 7d. a year to cornage for all service, and that the said Robert is her cousin and next heir, and of full age.

Vacated because on the Fine Roll.

June 4. To the treasurer and the barons of the exchequer. John de Westminster. Chivereston late seneschal of Gascony has shewn the king that, at the time when John Charneles then constable of Bourdeaux was a prisoner of war, perpending that the office of constable was void and without governance and that much damage might thereby happen to the king, for safety of the issues and emoluments of the duchy, he appointed William de Pomeray constable, as pertained to him in such an emergency, by letters patent under the king's seal used in his lordship of Aquitaine which was in his keeping, to hold and exercise that office until the king should take other order for the same; and that though the said William by virtue thereof exercised the office no small time, and in the king's name took all emoluments, issues and profits of the duchy arising, without that that John de Chivereston meddled therein or took anything, and though William is sufficient to answer to the king for the same, the treasurer and barons are causing the said seneschal to be distrained to render account thereof at the exchequer for the time the said William was constable as if William were not sufficient, whereupon he has prayed for remedy: order to call the said William before them, to view the account of John Charneles and other memoranda of the exchequer concerning the premises, and if assured that William was appointed as aforesaid by John de Chivereston of necessity, and so exercised his office and took the said emoluments, issues and profits without that that John de Chivereston meddled therein, to cause William to be compelled and distrained to render account thereof at the exchequer without delay for all his time, and in case he be found in arrear, and be not sufficient to pay such arrears, to cause John de Chivereston to be charged with such arrears, and the same to be levied of his lands and chattels, safe keeping the body of William in the Flete prison until he shall have contented the king and the said John for the same.

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Membrane 26—cont.

May 31. To Roger de Wolfreton escheator in Hertfordshire. Order to
Westminster. remove the king's hand and not to intermeddle further with a manse or inn at the corner by the cross in the town of St. Albans which was of Richard de Eccleshale deceased, delivering up any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore he took the same into the king's hand, and he certified that he so took it by virtue of a writ to him addressed, whereby the king ordered him to deliver to John de Beverlaco the said manse or inn, which came to the king's hands by the death of the said Richard according to a grant which he made to the king of all the lands and tenements he had in his life time, as in the writ is supposed, and which the king after granted to the said John and his heirs for his good service; and it is found by inquisition, taken at the king's command by John de la Lee and Thomas Frowyk, that Richard held jointly with Clemence late his wife, to them and their heirs, all the lands and tenements which he had in St. Albans and elsewhere in Hertfordshire, that she survived him, and that he did not enfeof the king thereof nor bequeathed them to the king by his will, but died thereof seised, without that that the king has any title whatsoever to the premises; and the said John has given up the letters patent to him made to be cancelled in chancery.

May 28. To Roger de Wolfreton escheator in Suffolk. Order not to inter-
Westminster. meddle further with the manor of Hereswell taken into the king's hand by the death of Robert Todenham knight, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Robert at his death held no lands in that county in chief in his demesne as of fee, but held the said manor in his demesne as of fee of another than the king.

May 18. To Richard de Wydeville escheator in Norhamptonshire. Order
Westminster. to take the fealty of Agnes late the wife of John de Sancto Marco knight according to the form of a schedule enclosed, and not to intermeddle further with the manor of Herdewyk, two carucates of land in Herdewyk and 100s. of rent in the said county taken into the king's hand by the death of the said John, delivering to her any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee, but held the said manor, land and rent jointly with Agnes, and that the rent is held of the king by the service of finding one brachet a year, the manor and land of others than the king.

MEMBRANE 25.

May 20. To the treasurer and the barons of the exchequer. Order, upon the
Westminster. petition of Isabel the king's daughter, to stay their demand made by summons of the exchequer upon Adam Mey and John Godefray, her tenants of her manor of Cosham co. Wilts, for payment of 36*l.* 4*s.* 4*d.* to the king's use, of the king's favour discharging as well Adam and John as the king's said daughter of that sum; as on 7 March in the 29th year of his reign the king by letters patent granted to Isabel (*inter alia*) the said manor for her life, and Gilbert Chasteleyn late her steward levied the sum above named of Adam and John to her use, and answered to her for the same, as she has acknowledged

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Membrane 25—cont.

before the king, which before the said date was due to the king, namely of the residue of the account of Adam while reeve of the manor, and of John while reeve of the rectory of Cosham. By K.

May 26. To Philip de Lutteleye escheator in Salop. Order not to intermeddle further with the manors of Tasseley and Lynches, a messuage, one virgate of land, 1 acre of meadow and 2 acres of pasture in Fenymor, and one carucate of land in Sambrok, taken into the king's hand by the death of Thomas Vaghan knight, delivering up any issues thereof taken; as the king has learned by divers inquisitions, taken by his command, that Thomas at his death held no lands in that county in his demesne as of fee in chief as of the crown, but held the premises of others than the king.

May 3. To the sheriff of Stafford. Order to restore to Thomas le Yonge of Eccleshale clerk his lands, goods and chattels taken into the king's hand upon an indictment for housebreaking, unless he fled by reason of that charge; as Thomas was indicted at Stafford before Richard de Staff[ord] and his fellows, justices of *oyer* and *terminer* in Staffordshire, for that on Sunday the feast of the Conception in the 22nd year of the reign at Chebbeseye he with others broke the house of John Hastang knight within the park of Chebbeseye, and feloniously took therein and carried away three pairs of 'plates' price 40s., three pairs of 'pauntz' price 30s. and other armour of the said John price 40s., three beds price 30s. and two swans price 6s. 8d.; and after at the request of Roger late bishop of Coventre and Lichfield, the ordinary, Thomas was to him delivered by the said justices according to the benefit of clergy, and there purged his innocence of such crimes before the said ordinary, as R. now bishop has signified.

May 20. To John de Tye escheator in Surrey. Order not to intermeddle further with the fourth part of the manor of Ertynghdon by Guldeford and 50 acres of land in Bromlegh taken into the king's hand by the death of Andrew Brayboef, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Andrew at his death held no lands in that county in chief in his demesne as of fee nor in service, but held the premises in his demesne as of fee of others than the king.

May 31. To the sheriff of Lincoln. Order to pay to William de Skippewyth whom the king has appointed with other lieges justice of *oyer* and *terminer*, 10*l.* for the time he was attendant thereupon, taking his acquittance.

June 20. To Roger de Wolfreton escheator in Hertfordshire, Norfolk and Suffolk. Order to suffer the executors of Mary who was wife of Thomas late earl of Norfolk and marshal of England to administer and dispose of all goods and chattels which were hers at her death without let, retaining her lands in the king's hand and disposing of them for his best advantage; as the king of his favour has granted the said executors full and free administration of the said goods for the execution of her will. By K.

The like to the following:

John de Estbury escheator in Berkshire.

William de Otteford escheator in Buckinghamshire.

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Membrane 25—cont.

June 10. To William de Sleaford clerk of the king's works within the Tower
Westminster. of London. Order to cause all defects, as well in the roofing of the tower wherein the rolls and memoranda of chancery are lodged as in doors, windows, locks and keys thereof, to be repaired.

June 21. To the treasurer and the barons of the exchequer. Order to stay
Westminster. their demand made by summons of the exchequer upon Roger de Louthe late sheriff of Essex and Hertford for payment at the exchequer of 40 marks of the arrears of his account, and to discharge him thereof, releasing any distraint made; as the king of his favour has pardoned that sum wherein the said Roger is bound to him, in recompense for the losses he sustained in that office in the 33rd and 34th years of the reign, as in divers farms and rents due to the king [from men] who died by the last plague and in divers other manners, as the king is fully informed. By K.

June 26. To Philip de Lutteley escheator in Gloucestershire and Herefordshire.
Westminster. Order not to intermeddle further with the third part of the manors of Lassyn den, Leye, Westbury and Eggesworth co. Gloucester, and the third part of a fourth part of the manor of Westhyde co. Hereford, which came to the king's hands by reason of the idiocy of John Cofe and are in the king's hand, delivering up any issues thereof taken since the death of the said John; as the king has learned by divers inquisitions, taken by the escheator, that John Cofe is dead while the premises were in the king's hand, that Thomas Ralegh of Charles his cousin is his next heir and of full age, and that the same are held of others than the king.

July 2. Order to the sheriff of Derby to cause a coroner to be elected instead
Westminster. of Henry de Adderleye, who is insufficiently qualified.

MEMBRANE 24.

May 14. To Roger de Wolfreton escheator in Essex, Norfolk and Suffolk.
Westminster. Order to deliver to William son of John de Molyns and Margery his wife, the manors of Gressham co. Norfolk and Olton co. Suffolk for the purparty of Margery, and to John de Mohun and Joan his wife the manors of Hatfeld Peverell and Wytham co. Essex for the purparty of John son of John de Burgherssh, to hold in name of wardship until his lawful age according to the king's commission to the said Joan; as lately, upon the finding of an inquisition taken by John de Coggeshale then escheator in Essex, that Margery who was wife of Edmund Bacon at her death held in dower and otherwise for life of the heritage of the heir of the said Edmund certain lands in Hatfeld Peverell in chief by knight service, and that Margery Bacon, whom William son of John de Molyns has taken to wife, was daughter and heir of the said Edmund and of full age, and believing by the information of certain persons that the said Margery was sole heir of Edmund, the king took the fealty of the said William, and commanded as well all the lands which Margery wife of Edmund held in chief in dower or for life of the heritage of Margery his daughter as all the lands which Edmund at his death held in his demesne as of fee to be delivered to the said William and Margery before the inquisitions of the lands in other counties which were as well of Edmund as of Margery his wife were returned in chancery; and after, on the finding of another inquisition, taken by

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Membrane 24—cont.

the king's command, that John, son of John de Burgherssh deceased tenant in chief and of Maud his wife likewise deceased another daughter of Edmund, a minor in the king's wardship, is cousin and another heir of Edmund, whereby the king was deceived as well in taking the said fealty as in the livery of the said lands, the king caused all the lands of Edmund's heritage to the said William and Margery delivered to be taken again into his hand, and by letters patent committed to Joan wife of John de Mohun of Auncestre (*sic*) the wardship of the said lands, namely the manors above mentioned, to hold one moiety thereof as the purparty of John son of John until his lawful age, the other moiety as the purparty of Margery wife of William until the said lands should be parted between the said heirs, and until the king should be contented of the value of the issues thereof for the time that William and Margery occupied the same, rendering at the exchequer 53*l.* 9*s.* 8*d.* a year at which the said manors were extended over and above the services thereof due; and subsequently at the suit of William and Margery his wife, praying the king for livery to them of the purparty of Margery of the said lands and of all other lands of that heritage, as the king is contented of the value of the issues thereof for the time that William and Margery occupied the same, the king ordered the sheriff of Essex to notify the said John de Mohun and Joan to be in chancery at a set day now past to shew cause wherefore the premises should not be parted and livery be given to William and Margery of one moiety, and to do and receive further what the court should determine; at which day as well John de Mohun and Joan came by Henry de Codyngton and Thomas de Thelwall clerks their attorneys as the said William and Margery his wife by Thomas de Middelton and William de Nessyngwyk clerks their attorneys, and by their assent the king assigned to William and Margery the said manors of Gresham and Olton and to John son of John de Burgherssh the said manors of Hatfeld Peverel and Wytham, the manors of Brune co. Cambridge and Kyngeseye cos. Bukingham and Oxford for his purparty, saving to Margery wife of William and to John son of John their action concerning the partition of other lands of that heritage (if any), and rendered their purparty to William and Margery his wife, having at another time taken the fealty of William.

May 22. To the treasurer and the barons of the exchequer and to the
Westminster. chamberlains. Order to cause payment to be made of the treasury to Richard earl of Arundell and Eleanor de Bello Monte his wife of the arrears from 16 February in the 35th year of the reign to the date of these presents of 100*l.* yearly to them granted by the king, which yearly sum the king has appointed henceforth to be by them taken of the 400 marks which the said earl is bound to pay the king for the wardship to him committed by the king of the lands which Ankeret who was wife of John Lestraunge of Blakemere at her death held of the heritage of John son and heir of John Lestraunge son and heir of John Lestraunge of Blakemere and of Ankeret tenants in chief; as lately by letters patent the king granted to the said Eleanor 100*l.* yearly for her life to be taken at the exchequer; and after by other letters patent granted to the said earl and Eleanor to take that sum every year of the farm which the proctor of the abbot of Fécamp, an alien in England, was bound to render for the keeping of the

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Membrane 24—cont.

said abbot's lands in England, which among other the lands of the alien religious were then in the king's hand by reason of the war with France; and on 16 February aforesaid the king restored to the alien religious without payment all lands so taken, and the said earl and Eleanor have given back the last named letters patent to be cancelled in chancery for that by reason of the said restitution they cannot of that farm take payment of the said sum. By K.

MEMBRANE 23.

June 20. To William de Otteford escheator in Huntingdonshire. Order to Westminster. remove the king's hand and not to intermeddle further with a messuage and 20 acres of land of William Galle chaplain in Guncestre, a messuage and 40 acres of land of Reiner Garlop chaplain, a messuage and 20 acres of land and meadow of Roger Stratele chaplain, a messuage and 20 acres of land of Roger Manipeny, and a messuage and 30 acres of land of Robert Denne chaplain all in the same town, restoring to the said chaplains any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the premises were by him taken into the king's hand, and he returned that he so took them for that it was found by an inquisition, before him taken of his office, that the same were without the king's licence aliened and appropriated in mortmain to certain chaplains for maintenance of certain chantries there; and after at the suit of the said chaplains, praying that the king would remove his hand, as that town is of the ancient demesne of the crown and is held of the king at fee farm for 120*l.* to be to him rendered yearly, and the men of the town have been used without let to demise their lands therein for life or a term of years at their will by court roll of the town according to the custom thereof to any persons they should choose in aid of payment of the said farm, and the premises were so demised by court roll to the said chaplains for life, without that that they are put at mortmain or that the said chaplains have any estate in the same but for life, the king would be certified upon the matter; and it is found by inquisition, taken by the escheator at the king's command, that the town of Guncestre is and always was of the ancient demesne of the crown, that by charter of king John the men thereof took the whole town with all escheats, liberties, courts, profits etc. as freely as the said king held the same, rendering the said fee farm, to hold according to the custom of the manor, that the said men might in all times past according to the said custom give, sell and bequeath their lands in fee at their will by surrender by the hands of the bailiff thereof to the use of others without let of the king or any other, that the premises were not given nor aliened in fee to the said chaplains in mortmain, but demised to them for life, as was ever used to be done in such case according to the custom aforesaid, rendering to the king the services and customs thereof due, under a condition that if the said chaplains should make default in payment of such services and customs, it should be lawful for the men of the town to enter and hold the premises, revoking and annulling the estate of the said chaplains.

June 24. To William de Otteford escheator in Buckinghamshire. Order to Westminster. remove the king's hand and not to intermeddle further with four messuages and 38 acres of land of the prior of Bradewell in Padebury and Lughton, delivering to the prior any issues thereof taken; as

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lately the king ordered the escheator to certify in chancery the cause wherefore the premises were by him taken into the king's hand, and he certified that he so took them for that it was found by inquisition, before him taken of his office, that the said prior without the king's licence appropriated the same to him and his house after the statute of mortmain; and after the prior informed the king that his predecessor Robert de Rameseye sometime prior acquired the said messuages and land to him and his successors long before the said statute, and petitioned the king to remove his hand, and the king ordered the escheator to make inquisition touching the circumstances; and by inquisition so made it is found that the said Robert long before the said statute acquired in almain as aforesaid three messuages and 30 acres of land in Padbury and one messuage and 8 acres of land in Loghton, and that the same are not held of the king.

July 16. To John de Tye escheator in Kent and Surrey. Order to make Westminster. a partition into two equal parts of certain tenements in Staundon co. Kent in the presence of the heirs of Thomas de Northwode and parceners of his heritage, if they choose to attend, and to cause John Levyndale and Joan his wife, one of the sisters and heirs of Thomas, and Agnes his other sister to have livery of their respective purparties, sending the partition to be enrolled in chancery; as lately on the finding of divers inquisitions, taken by the escheator, that Thomas at his death held in his demesne as of fee the manor of Cateshull co. Surrey in chief by the service of being usher in the king's chamber, 8s. of rent in Etryngdon by Gildeford likewise in chief by the service of being marshal in the household in the king's court, and the manors of Gatton co. Surrey and Loveland (*sic*) co. Kent of others than the king, and that the said Joan aged 24 years whom John Levyndale took to wife, and the said Agnes aged 19 are his next heirs, the king took the fealty of John for Joan's purparty and respited the homage of Agnes, and on 16 December last ordered the escheator to take the fealty of Agnes and security of both heirs for payment of their relief at the exchequer, to make a partition of the manors and rent aforesaid, and to cause John and Joan as elder daughter and Agnes to have seisin of their respective purparties; and now it is found by inquisition, taken by the escheator by the king's command, that by the death of Richard de Northwode, who held them for life of the heritage of Thomas his brother with remainder to the heirs of Thomas, the premises in Staundon, not held of the king, came to his hand while the lands which Thomas held in chief were in his hand, and are yet in his hand.

MEMBRANE 22.

June 15. To Lionel the king's son, earl of Ulster and lord of Usk and Kaerlion, Westminster. or to his steward or bailiff in the lordships of Usk and Kaerlion. Order, on sight of these presents, as he loves the king and his honour and the safety of Ireland, putting by all other things in consideration of this need, to cause 60 Welshmen, archers of the best of those lordships, to be chosen, arrayed, furnished with bows and arrows and with other arms, and brought to the port of Liverpool co. Lancaster by one of the said earl's men at the king's wages, so that they be there on the octaves of Midsummer next at latest, to cross to Ireland with other lieges whom the king is about to send thither; as the king must

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send no small number of men to Ireland with all haste for the defence of the land against his Irish enemies, who have long been at war with him and his lieges, and daily ride and take castles, towns and forts, slaying, burning and doing other mischief. By K. and C.

The like to the following :

To Ralph earl of Stafford lord of Neuport or to his steward, for 30 Welshmen.

To Edward le Despenser lord of Glamorgan, for 80 Welshmen.

To Thomas de Bello Campo earl of Warrewyk lord of Gower, for 40 Welshmen.

June 15. To the sheriff of Lancaster. Like order, under pain of forfeiture, Westminster. to cause 60 archers on foot of the best of that county to be chosen, tried, arrayed and furnished with arms by the oversight and counsel of William de Wyndesore, whom the king is sending thither for the purpose, or of his deputies, and brought to Liverpool by the date above mentioned or within three days following, paying them their wages for ten days from the time they come to that port, namely 3*d.* a day each. The king's will is that the 40 mounted archers, whom he commanded to be chosen and arrayed by the sheriff and John de Ellerton his serjeant at arms, be kept in array until further order.

To the sheriff of Notyngnam and Derby. Like order for choosing, trying and arraying 20 archers on foot of the best in Derbyshire by the oversight of Nicholas de Goushull or his deputies, and 20 mounted archers of the 40 which the king ordered to be chosen and arrayed by the sheriff and John de Ellerton, also 20 mounted archers of Notyngnamshire likewise ordered to be by them chosen and arrayed, and for paying them their wages for ten days from the time they shall leave the said counties, namely to every footman 3*d.* a day, to every horseman 6*d.* The king's will is that the residue of the said mounted archers in Derbyshire be kept in array until further order.

To the sheriff of Stafford. Like order for 20 archers on foot of the best in Staffordshire. The king's will is that the 40 mounted archers commanded to be chosen and arrayed by the sheriff and John de Ellerton be kept in array.

To the sheriff of Warrewyk and Leycester. Like order for 40 archers on foot and 10 mounted archers of the best of those counties, and also the 30 mounted archers commanded to be chosen, tried and arrayed by the sheriff and John de Ellerton, paying their wages (*as above*) for ten days from the time they shall leave those counties.

June 26. To John de Tye escheator in Sussex. Order to retain in the king's Westminster. hand until further order a cellar and a way towards the church of Ore, and not to intermeddle further with the manor and advowson of Ore, delivering to Robert brother of Richard de Ore, John de Underasshe chaplain and Thomas de Stonlynke any issues thereof taken, save of the said cellar and way, since the death of John de Ore ; as it is found by divers inquisitions, taken by the escheator, that John, who died on 7 October last, at his death held the said manor and advowson in his demesne as of fee of the earl of Hereford by knight service, that the said Richard his son was his next heir and of full age,

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that Richard entered the same after his father's death without doing homage and other services to the said earl, and continued his seisin until Saturday before All Saints last, on which day he aliened to the said Robert, John and Thomas in fee without any condition all his tenements in Ore the said cellar and way excepted, that Richard died on 1 November last, and that Amice de Ore his daughter is his next heir and of the age of one year and a half and more; and on 7 October the said earl was living, and lived until 15 October following, on which day he died, as the king is assured by inspection of the rolls of chancery.

July 6. Order to the sheriff of Wilts to cause verderers in the forest of Westminster. Bradene to be elected instead of John Canynges, Wybert de Cherlton and Roger War, who are dead.

MEMBRANE 21.

July 12. To William de Nessefeld escheator in Cumberland. Order to Westminster. deliver to Adam son of John Pacok knight (*militi*), cousin of Robert Parvyng knight, the manor of Bocharby, and two messuages and 9 acres of land in Caldecotes, taken into the king's hand by the death of Isabel who was wife of the said Robert, together with the issues thereof taken; as it is found by inquisition, taken by the escheator, that Isabel at her death held the premises in fee tail of the gift of Robert Parvyng parson of Hoton to her and her said husband and to the heirs of their bodies by fine levied in the king's court with his licence, with remainder for lack of such heirs to the said Adam and to the heirs male of his body, that Robert and Isabel died without an heir of their bodies, whereby the same ought by the form of the gift to remain to Adam as aforesaid, and that the said manor is held in chief by homage and by the service of 6s. 2d. yearly payable to the king to cornage, the messuages and land of others than the king; and the king has at another time taken the homage and fealty of Adam for the lands of Robert.

July 12. To the sheriffs of London. Order to cause a tavern and three Westminster. shops in the parish of St. Mary Wolcherchawe in the ward of Bredstrete London, together with the issues thereof taken by John Burgeys citizen and draper of London, to be taken again into the king's hand and restored to John Walden and Alice his wife, one of the daughters and heirs of Roger Wenlok 'upholder' late citizen of London, who is within age; as lately, on the finding of a certificate sent into chancery by John Piel mayor of the staple of Westminster, deputed to take recognisances of debts therein, that the said Roger acknowledged before him that he owed to John Burgeys 40 marks, which he ought to have paid at a set term now past and did not, the king commanded the sheriffs by writ to take the body of Roger, if a layman, and cause him to be imprisoned until he should content the said John, and his lands and chattels to be extended and appraised and seized into the king's hand in order to be delivered to John until so contented according to the ordinance; and after by another writ the king commanded the sheriffs to cause one brewhouse, one tavern and four shops in the said parish and ward, value 7l. 13s. 4d. a year, to be delivered to John to hold as his freehold until the said debt and his damages and costs should be thereof levied, for that they certified that Roger was dead and had those tenements in their bailiwick; and sub-

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Membrane 21—cont.

sequently learning by the plaint of the said John Walden and Alice his wife that, though the said tenements descended by inheritance to Alice and Juliana the other daughter and heir of Roger after his death, and the said tavern and three shops were assigned to John Walden and Alice to her purparty by partition made between them and John Spicer husband of Juliana and Juliana, and John Walden and Alice were thereof so seised in right of Alice long before the said writ was obtained, they were put out of the same which while Alice was within age ought not to be charged with any debt, and the said tavern and shops were delivered to John Burgeys, the king ordered the sheriffs to warn John Burgeys to be in chancery on the morrow of Trinity last to shew cause wherefore the same should not be restored, together with the issues by him taken, to John Walden and Alice by reason of her nonage, and the execution of the said recognisance put in suspense until her lawful age, and to do and receive further what the court should determine, and as well John Burgeys, being warned by the sheriffs as they returned, as John Walden and Alice came in person on the said day in chancery, and after hearing reasons on either side it was determined that John Walden and Alice should have restitution of the tavern and three shops aforesaid with the issues thereof taken by John Burgeys, and the said execution be in suspense in regard to the same until the lawful age of Alice.

July 16. To John de Estbury escheator in the counties of Suthampton and Westminster. Wilts. Order to deliver a messuage, 40 acres of arable land, 20 acres of waste land, 2 acres of meadow, 10 acres of wood and 13s. 4d. of rent in Canterton in the New Forest co. Suthampton, a messuage, 20 acres of arable land, 20 acres of waste land and 12s. of rent in Batramesle in the said forest, and 30 acres of land of purpresture in Hynghaluesle in the said forest, together with common of pasture for him and his tenants for all their own cattle in the forest, taken into the king's hand by the death of Walter de Russyngton, together with the issues thereof taken, to the next friend of the heir of the said Walter to whom the heritage may not descend, to be kept to the said heir's use, but not to intermeddle further with other lands likewise so taken into the king's hand, delivering up any issues of these taken; as the king has learned by divers inquisitions, taken by the escheator, that Walter at his death held no lands in those counties in chief in his demesne as of fee whereby the wardship of his lands ought at present to pertain to the king, but held in his demesne as of fee the premises in Canterton, Batramesle and Hynghaluesle of the king in socage and by the service of making suit at his court of Lyndhurst in the said forest for all services, and divers other lands in the counties aforesaid of others than the king, and that Ralph de Russyngton son of the said Walter is his next heir, and of the age of three years and upwards.

July 8. To Philip de Lutteley escheator in Gloucestershire and the march Westminster. of Wales adjoining. Order to remove the king's hand and not to intermeddle further with the manors of Nutton by Matherne and Eodeton and 6s. of rent in Laundegyn in Netherwent in the said march, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Margery who was wife of Thomas Moigne at her death held no lands in the said county and march in chief nor of any other in her demesne as of fee, but held the premises as

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jointly enfeoffed with John Knovill sometime her husband, of the gift and feoffment of Philip le Monk vicar of Matherne to the said John and Margery and to the heirs of their bodies, with remainder for lack of such heirs to the right heirs of Bogo Knovill father of John, that the said John and Margery died without an heir of their bodies, whereby the premises ought by the form of the gift to remain to John de Verdon, son of Margaret one of the sisters of the said Bogo, and to John Mauduyt, son of Thomas son of Elizabeth his other sister, both of full age, as cousins and next heirs of the said Bogo, and that Mary late countess of Norfolk, of whom the said manors and rent were held as of her lordship of Strugull in Wales, while she lived seized the same into her hand, and by her death they are now taken into the king's hand.

MEMBRANE 20.

July 5. To William de Nessefeld escheator in Yorkshire. Order to remove
Westminster. the king's hand and not to intermeddle further with certain lands in Wytheton by Casteleye, erroneously called Casteley, held for life by Emma who was wife of William de Casteley now deceased, delivering to Margaret de Casteley and Alice her sister any issues thereof taken since Emma's death; as lately, on the finding of a certificate sent into chancery, that the lands in Wytheton of the said Emma, who was waived for that she did not prosecute her writ of appeal against Robert de Westcough and others for the death of William her husband, extended at 13s. 4d. a year, were by the escheator taken and are in the king's hand, and that Emma died on Saturday before St. John Baptist in the 35th year of the reign; and after at the suit of the said Margaret and Alice, alleging that they are daughters and heirs of William and Emma, and that the said lands ought to pertain to them after Emma's death, and craving livery of the same, the king ordered the escheator to make inquisition; and by inquisition so made it is found that Margaret and Alice daughters of William and Emma are their next heirs, and that the said lands ought to pertain to them after Emma's death in fee tail, namely of the gift of Lawrence son of William de Casteley to William and Emma and the heirs of their bodies, and that the same are not held of the king.

July 1. To John de Bekynton escheator in Somerset and Dorset. Order
Westminster. to suffer the prioress and convent of the abbey of Shafton, now void by the death of Margaret de Leukenore and in the king's hand, to have the keeping of the temporalities thereof and of all lands, rents, possessions and goods thereto belonging, and to dispose and make their advantage thereof without let during this vacancy, nowise intermeddling therein, and delivering to the prioress and convent any issues thereof taken, saving to the king the knights' fees and advowsons of churches, also the keeping of any lands acquired by the abbess and convent since 24 June in the 28th year of the reign; as on that day, for 100 marks by the said Margaret (then abbess) paid at the receipt of the exchequer, the king granted by letters patent that the prioress and convent for the time being should have the keeping of the abbey, and of all lands, rents, possessions and goods thereto belonging, all the time the abbey should next be void by the death, cession or deposition of the said abbess without rendering anything further to the king

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Membrane 20—cont.

for that vacancy, so that the king, his heirs or his ministers, should in no wise intermeddle therewith by reason of such vacancy.

The like to the following :

To John de Estbury escheator in Wilts.

To John de Tye escheator in Sussex.

July 7. To Philip de Lutteley escheator in Gloucestershire. Order to cause
Westminster. six tuns of wine of Richard Taillour, by him taken into the king's hand, to be dearrested and delivered to the said Richard to make his advantage thereof ; as the king lately ordered the escheator to certify under his seal in chancery the cause of the arrest and detention of six tuns and one pipe of that wine, and he returned that he so took six tuns thereof for that it happened that a boat wherein the same was came to land in the port of Bristol by Crockkarespull, and immediately after was sunk by a storm of wind, so that no man escaped alive but one who landed before the storm as he was informed, and the said tuns by flow of water were cast up upon the lordship of Ham-bury then in the king's hand by the death of Reynold bishop of Worcester, and therefore he arrested them as a wreck to that lordship pertaining, as it seemed to him ; and after examination of the business before the council it seems to the council that the said tuns are not nor ought to be called wreck. By C.

July 4. To the treasurer and the barons of the exchequer. Order to stay alto-
Westminster. gether their demand made by summons of the exchequer against the abbess and convent of St. Mary Winchester for tenths or other quotas by reason of a rent of 10*l.* issuing from the manor of Colshull co. Berks from the time that by inquisition or otherwise they may be assured that John de Edyndon the elder and William de Edyndon bishop of Winchester were seised of the said rent by virtue of their several acquisitions, discharging the abbess and convent of payment with the clergy of such quotas by reason thereof, and causing the assessment thereof among the clergy to be cancelled ; as the said John lately acquired to him and his heirs that rent, which is held in chief as parcel of the temporalities of the said abbey, from Margaret then abbess ; and after the said bishop acquired the same to him and his heirs from the said John with the king's licence contained in letters patent of 20 May in the 35th year of the reign, by virtue whereof the said bishop now holds the same as he has given the king to understand ; and the king considers that from the time the said rent came to their hands out of the possession of the abbess it is assessable with the commons of the realm and not with the clergy, and ought not to be charged with such quotas granted or to be granted by the clergy or imposed or to be imposed upon them, although the abbess and convent and their predecessors were used to pay the same while the rent was in their possession among temporalities to spiritualities annexed. The king's will is that the said bishop and his heirs be taxed and contribute for that rent as laymen of the said county from the time the same came to their hands over and above the portion of the fifteenth at which the said manor was taxed heretofore, and the abbess shall answer for any arrears of the said tenth of the clergy due before possession thereof passed to the said John and the bishop.

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MEMBRANE 19.

July 14. To Roger de Wolfreton escheator in Essex. Order to take the fealty of Katherine late the wife of John son of Humphrey de Northwode according to the form of a schedule enclosed, and not to intermeddle further with the manor of Shaldeford, a messuage, 210 acres of land, 18 acres of meadow, 42 acres of pasture, 4s. of rent and a rent of 1*lb.* of cumin in Great Salyngg taken into the king's hand by the death of the said John, delivering to her any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee nor in service, but held the premises jointly with Katherine of the gift of William Suthyng chaplain and Thomas de Twyford, by fine levied in the king's court with his licence, to them and the heirs male of their bodies, and that the said messuage, land and rent are held in chief by the service of the fourth part of one knight's fee, the said manor of another than the king.

July 3. To John de Bekynton escheator in Somerset. Order not to intermeddle further with the manor of Alston taken into the king's hand by the death of Thomas de Drokenesford, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief nor of any other in his demesne as of fee nor in service, but long before his death demised the said manor to John Baunton, John atte Vyne clerk and John Skotford clerk and their heirs for ever, and that the same is held of others than the king.

July 10. To William de Neseefeld escheator in Yorkshire. Order not to intermeddle further with a messuage and ten bovates of land in Aclum which came to the king's hands by the death of Robert Cornewaleys of Aclum and by reason of the nonage of Thomas son of Robert Cornewaleys, cousin and heir of the said Robert; as it is found by divers inquisitions, taken by the king's command, that the premises, which the said Robert held by knight service of the heir of William de Roos of Hamelak tenant in chief, a minor in the king's wardship, came to the king's hands as aforesaid, that the said Thomas died within age and in the king's wardship, and that Alice and Isabel sisters of Thomas were his next heirs; and Alice has proved her age before the escheator, and Isabel is dead and Alice is her next heir as the escheator has certified in chancery; and the king has taken the homage and fealty of Thomas de Roos, brother and heir of William son and heir of the said William de Roos of Hamelak.

June 22. To Robert de Appelby the king's serjeant at arms. Order, upon the petition of John Bydan of Bourdeaux, to suffer the said John, upon finding sufficient security, to bring a ship called *la cogg Thomas* of Hook, and the wine which he laded therein at Leybourne in Gascony to take to Normandy, from the port of Wynchelse, whither the same was driven by stress of weather, and where it is arrested by the said Robert for the king's service, to the port of Suthampton, there to make his advantage of the said wine, without let for the cause aforesaid, so that when the wine is unladed the said ship shall remain under arrest in that port until further order. By K.

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June 24. To Thomas Dautre and Robert de Appelby the king's serjeants at
Westminster. arms, and to either of them. Order to suffer Richard Barker, master
of a ship called *la Thomas* of Newcastle upon Tyne (John del Chaumbre
owner) freely to go with the said ship to seek brushwood and other-
wise to make his advantage in the southern parts, by the mainprise
of John de Mitford and Roger de Sutton of the city of London, the
arrest made by Thomas and Robert by the king's command for his
service notwithstanding; as the said John and Roger have main-
perned for the said ship that it shall not leave the south coast, but
shall be there for the purpose aforesaid, so as to be ready when the king
may choose to have it, upon warning to the said serjeants.

June 20. To the guardian of the spirituality of the bishopric of Cloyne during
Westminster. the vacancy of the see. Whereas on 20 August in the 30th year of his
reign the king granted by letters patent to Henry Golofre of Leycestre
clerk, then setting out to Ireland with the king's clerk Thomas de
Cotyngnam, to whom he lately committed the keeping of the rolls
of the chancery of Ireland, to be servant to Thomas in that office,
that he should have the first suitable benefice in the king's gift in
Ireland with or without cure that should be void and he would accept,
and after on 20 July last for sure causes revoked the same, and the
king would not that he should be by the justiciary or chancellor of
Ireland for the time being in the king's name presented to any benefice
in his gift; and now the king has learned that Maurice fitz Thomas
earl of Kildare late justiciary and the chancellor of Ireland, heeding
not that revocation, long after the date thereof, under the king's seal
used in Ireland, in contempt of the king, presented Henry to the church
of Yoghill in the diocese of Cloyne, which was void and in the king's
gift, and to John late bishop of Cloyne, to the damage of John de
Hirst the king's clerk whom he has presented thereto under the great
seal of England, and contrary to the revocation, whereat the king is
much wroth, not willing that the presentation so made contrary to
the revocation and without warrant, which he considers void, should
take effect: order to cause any institution, induction or other process
taken by the said justiciary and chancellor or by the said guardian
or bishop or their ministers touching that presentation to be revoked
and annulled, and to admit John de Hirst and institute him parson
in the said church according to the presentation aforesaid, the presenta-
tion of the said Henry notwithstanding. By K.

July 10. To Walter de Kelby escheator in Lincolnshire. Order to take an
Westminster. oath of Isabel who was wife of Thomas de Neville of Snyterby tenant
in chief that she will not marry without the king's licence, and to cause
dower to be assigned her of the lands which were her husband's and
were taken into the king's hand by his death, sending the assign-
ment to be enrolled in chancery.

June 20. To John Wroth late mayor and escheator in the city of London.
Westminster. Order to pay this time of the king's gift to Richard Stury the king's
yeoman 100s. of the issues of two messuages upon Queenhithe towards
the east in the parish of St. Michael London and of one quay there to the
same belonging, which were lately held of the king by Joan de Blithe
and are come to his hands as an escheat, as the king by divers letters
patent has given the premises to Richard in fee, after granting them

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Membrane 19—cont.

to him for life on 1 September last, and also of his favour has granted to Richard 102s. 8d. of the issues thereof taken by the said mayor for the time the same were in the king's hand before his said gift. By K.

July 10. To Robert Cheddere mayor of the town of Bristol. Order to cause
Westminster. woad to the value of 40*l.*, arrested as forfeit to the king's use by Thomas Beket and William Yonge deceased by colour of a commission to them concerning the arresting of corn laded in ships to be taken to foreign parts contrary to the proclamation forbidding the same on the king's behalf, to be dearrested and delivered to William Davy of Kaerdif and John Sloo of Coubrigge to make their advantage thereof, the said arrest notwithstanding; as lately at the suit of the said William and John, alleging that they lately caused the said woad to be brought from over seas to Bristol, and that it was there unlawfully arrested as aforesaid without reasonable cause and is in the said mayor's keeping, and praying for restitution, the king ordered the mayor to certify in chancery the cause of the arrest, and he signified that the woad was by Thomas and William arrested, and delivered to the keeping of Richard le Spicer his predecessor then mayor of Bristol, for that it was said that the said William Davy and John Sloo must have taken corn from Gloucestershire to foreign parts contrary to the proclamation, but that whether it was so presented he did not know, and that it was commonly said at Bristol that William le Yonge caused the woad to be arrested of his will and unlawfully; and Thomas being examined before the king in chancery says that he has no knowledge of the arrest. By C.

MEMBRANE 18.

July 14. To Philip de Lutteley escheator in Herefordshire and the march
Westminster. of Wales adjoining. Order to cause John Walewayn, son and heir of Thomas Walewayn tenant in chief, to have seisin of one messuage, one watermill, 120 acres of land, 15½ acres of meadow, 60 acres of wood and 7*l.* of rent in Stoke Edyth, one messuage and 60 acres of land in la More Aytrop, which came to the king's hands by the death of Agnes who was wife of Adam Walewayn and by reason of the nonage of the said John, together with the issues thereof from 14 February last; as it is found by inquisition, taken by the escheator, that the premises in Stoke Edyth held in chief, and the premises in la More Aytrop not held of the king, are in the king's hand by the death of Agnes, who held them for life in dower by endowment of her said husband of the heritage of the said John, late a minor in the king's wardship; and on 14 February last the age of John was proved, and the king took his homage and fealty.

July 12. To John de Estbury escheator in the county of Suthampton. Order
Westminster. to deliver 30s. of rent in Rombrige taken into the king's hand by the death of Stephen Baldot, together with the issues thereof taken, to the next friend of the said Stephen's heir to whom the heritage may not descend, to be kept for the heir's use, but not to intermeddle further with a messuage and appurtenances in Romeseye likewise so taken, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Stephen at his death held no lands in that county in chief in his demesne as of fee whereby the wardship of his lands ought at present to pertain to the king,

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Membrane 18—cont.

but held the said rent in chief by the service of 8s. 4d. payable yearly to the king for 100 barbed arrows in name of a petty serjeanty, and the premises in Romeseye of another than the king, and that Christiana his daughter is his next heir, and of the age of two years and upwards.

July 12. To Philip de Lutteley escheator in Gloucestershire and the march
Westminster. of Wales adjoining. Order to take the fealty of Elizabeth wife of John de Seyntmore according to the form of a schedule enclosed, and not to intermeddle further with certain tenements in Magore in Netherwent in Wales taken into the king's hand by the death of the said John, delivering to her any issues thereof taken; as on 5 June in the 18th year of the reign, by a fine which John and Elizabeth made with the king, he pardoned them by letters patent the trespass they committed by acquiring to them and the heirs of John 20 acres 1½ roods of land, 35s. 6¼d. of rent and the fourth part of one messuage in Magore of Henry son of Roger who held the same in chief, and by entering the premises without the king's licence, and granted them to have and hold the same as aforesaid without let of the king, his heirs, justices, escheators, sheriffs, bailiffs or ministers; and it is found by inquisition, taken by Henry de Prestwode late escheator by the king's command, that John is dead, and at his death held jointly with Elizabeth by the king's charter of licence to them and the heirs of John in chief by knight service in the town of Magore 49s. 4d. of yearly rent arising from free tenants and 19s. 11¾d. of rent issuing from villein tenants there payable at Michaelmas and 'Hokeday'; and after at the suit of Elizabeth, alleging that the tenements in the inquisition contained are the same and not other or more than those contained in the said letters patent, that John had no estate therein save jointly with her, and that the same were by his death taken into the king's hand, and praying for remedy touching the restitution thereof, the king ordered the escheator to make inquisition thereupon; and by inquisition so made it is found that the said rents in the inquisition contained are the tenements contained in the said pardon, that the land and the fourth part of a messuage are specified in the inquisition under name of a rent for that they are demised at farm to divers tenants to hold at the will of John and Elizabeth, the said land for 19s. 11¾d., the said fourth part for 13s. 9¾d. a year, and that John at his death had no estate therein but jointly with Elizabeth.

July 8. To the treasurer and the barons of the exchequer. Order, upon
Westminster. the petition of the king's clerks Alexander de Dalby, William de Wenlok and Robert de Woubourne, to view the account of William de Rothewell late keeper of the king's jewels and other property within the Tower of London, and if assured that John de Rothewell and John Page his executors and Geoffrey Salyng administrator of his goods, who are abiding in the exchequer upon the rendering of that account, it is said, have fully accounted and contented the king for all debts and accounts at present found to be due from the said William, to discharge the said petitioners of their mainprise, and to cause the said executors and administrator to be detained under arrest in the exchequer until they shall find other mainperners having lands in fee sufficient to answer to the king for any debts and accounts which may hereafter be found due from the said William; as the petitioners have shewn that they mainperned in the exchequer to

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Membrane 18—cont.

have the bodies of the said executors and administrator before the treasurer and barons from day to day until they should have fully accounted for all debts and accounts wherein William at his death was bound to the king, and until they should have contented the king for that which might be found due to him so far as the goods and chattels of William might suffice, and that the said executors and administrator have now accounted at the exchequer and contented the king as aforesaid, praying that they may be discharged of their mainprise, and other more sufficient mainpernors ordered to be taken of the executors and administrator before they depart from the exchequer to answer for any other debts and accounts whereof account is not yet taken.

By C.

Aug. 8. To John de Estbury escheator in the county of Suthampton. Order
Westminster. to deliver 25 acres of purpresture in Soberton, taken into the king's hand by the death of Thomas Wollop, together with the issues thereof, to the next friend of the heir of Thomas to whom the heritage may not descend, to be kept to the said heir's use, saving to the king a rent of 8s. 4d. thereof yearly payable by the hands of the sheriff at his castle of Winchester, but not to intermeddle further with divers other lands likewise so taken, delivering up any issues of those taken; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief in his demesne as of fee whereby the wardship of his lands ought at present to pertain to the king, but held the said purpresture in his demesne as of fee in chief by the service of the yearly payment aforesaid for all services, and divers other lands of others than the king, and that John son of the said Thomas is his next heir, and of the age of 8 years and upwards.

MEMBRANE 17.

July 10. To Richard de la Vache constable of Wyndesore castle, or to his
Westminster. lieutenant there. Order to cause eight bucks and two harts to be taken at the king's cost of his forest of Wyndesore, brought to Westminster, and delivered to the prior and convent of Westminster on the eve of St. Peter's Chains next, according to a charter of King Henry III, confirmed by charter of the king; as the abbot of Westminster ought to have the same every year on that day, to be taken and brought thither by the constable for the time being, so that they who bring the venison every year shall wind their horns twice (*facient duas meneias*) before the high altar of St. Peter Westminster.

June 10. To William de Strete the king's butler, or to his representative
Westminster. in the port of London. Order to deliver to the prior and convent of St. Peter Westminster, for the morrow of St. Botolph next, one tun of wine of the king's prise of London towards the celebration of divine service in that church, as they and their predecessors used to have hitherto, according to a charter of King Henry III, confirmed by charter of the king, granting the same to the said church of St. Peter and to the monks there, of his reverence for King Edward the Confessor.

July 11. To the treasurer and the barons of the exchequer and to the chamber-
Westminster. lains. Order to cause 240*l.* to be levied of the lands and chattels of William de Keynes and Walter atte More and assigned to the king's

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Membrane 17—cont.

son Lionel earl of Ulster in recompense for the marriage of Margaret sister and heir of John Blount tenant in chief, and tallies thereof to be made at the receipt of the exchequer and to him delivered; as on 7 November in the 34th year of his reign the king of his favour granted by letters patent to his said son the wardship of the lands in Morthesthorne co. Dorset which were of the said John, and were in the king's hand by his death and by reason of the nonage of Margaret, together with her marriage, without rendering anything to the king; and now Lionel has petitioned the king for that recompense, as William de Keynes, knowing that the said marriage pertained to the king, Margaret being within age and unmarried, on Friday before St. Peter's Chains in the 34th year of the reign eligned her and sold the marriage to the said Walter, who after married her in contempt of the king; whereof the said William and Walter were convicted by process in the exchequer before the treasurer and barons, and the said sum was adjudged to the king for the value of that marriage. By K.

June 2. To Reynold de Sholdham inspector in the port of London and the Westminister. river Thames, or to his representative in the port of Graveshende. Order, upon his petition, to cause the goods and chattels of John de Aunce of Burgundy and Mary his wife by Reynold arrested, namely three 'haubergones,' three 'basinettes,' one cap, six small pieces and one cup, two girdles, ten silver spoons, ten stone of thread, two saddles, three coats and three hoods, one mantle and one pair of 'paternosters,' to be delivered to them this time of the king's favour to make their advantage thereof; as John has shewn the king that he abode with his wife no small time in the city of London practising his art of medicine, and behaved well towards the king and people, and being disposed to pass over to foreign parts by reason of wrongs done to him by certain his enemies in extorting from him his goods, caused the chattels aforesaid to be put in a boat in the port of London to be taken to Flanders for their personal needs, and as the boat was sailing on the said river near Gravesende the said inspector arrested those goods and is detaining them, praying for remedy; and it is witnessed before the king that John and Mary behaved well while they abode in the realm, and but for his favour and aid have no means of supporting their estate. By K. and C.

July 6. To the sheriff of Leycester. Order to deliver to Richard Dekene Westminister. of Great Boudon one acre of land, to Ralph Bale $2\frac{1}{2}$ acres, to Thomas Leche $2\frac{1}{2}$ acres, to William Ingold 1 acre 1 rood, to Richard Leycestre 1 acre 1 rood, to Adam Saundre the moiety of one acre, to Richard Andrewe 2 acres, to Thomas Cristiane the moiety of one acre, and to all of them what pertains to each of one acre of meadow in Great Buodon; as the king has learned by inquisition, taken by the sheriff, that 15 acres of land and one acre of meadow there, held by John Cristian of Great Haverbergh outlawed for felony, have been in his hand for a year and a day, whereof John held the portions aforesaid of the said Richard, Ralph, Thomas, William, Richard, Adam, Richard and Thomas respectively, and the meadow of all of them, and that Richard, Ralph, Thomas, William, Richard, Adam, Richard and Thomas had the year and a day and the waste, and ought to answer to the king for the same.

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Membrane 17—cont.

May 26. To Leo de Perton escheator in Worcestershire. Order to cause dower
Westminster. to be assigned to Katherine who was wife of Thomas de Hastynges, tenant by knight service of the heir of Lawrence de Hastynges earl of Pembroke tenant in chief, of the lands which her said husband so held, and which by his death were taken into the king's hand, sending the assignment to be enrolled in chancery.

Aug. 4. To Thomas Cheyne escheator in Devon. Order to suffer the now
Westminster. prior and the convent of Tavystok, void by the death of Richard de Esse last abbot and in the king's hand, to have the keeping of all temporalities of the abbey and of all lands, rents, possessions and goods thereto belonging, and thereof to dispose and make their advantage without let during this vacancy according to letters patent of the late king, not intermeddling therewith, and delivering to them any issues of the same taken since the said abbot's death, saving to the king the knights' fees and advowsons of churches to the abbey belonging, and the keeping during this vacancy of any lands acquired by the abbot and convent since 1 May 8 Edward II; as on that date the said late king granted to the then abbot and the convent that at every vacancy the prior and convent should have the keeping of the abbey, its temporalities and goods as aforesaid as fully as the abbot and convent had when the see was filled, saving knights' fees and the advowsons of churches, rendering to the king for every vacancy, if lasting four months or less 40*l.* within one month from the voidance thereof, if one whole year longer 100 marks for the year, and *pro rata* if for a less or a greater time than one year after the four months aforesaid.

Aug. 8. To John de Estbury escheator in the county of Suthampton. Order
Westminster. to deliver to the next friend of John son of Thomas Wollop to whom the heritage may not descend 25 acres of purpresture in Soberton together with the issues thereof taken (*as above*, p. 349).

To the same escheator. Like order, *mutatis mutandis*, in regard to 20 acres of purpresture called la Breche in Flexlond taken into the king's hand by the death of Roger de Englefeld; as the king has learned by inquisition, taken by the escheator, that Roger at his death held no lands in that county in chief in his demesne as of fee whereby the wardship of his lands ought at present to pertain to the king, but held the premises in his demesne as of fee in chief by the service of 5*s.* yearly payable by the hands of the sheriff at Winchester castle for all services, and divers other lands of others than the king, and that Roger his son is his next heir, and of the age of one year and a half and upwards.

MEMBRANE 16.

July 30. To William de Otteford escheator in Bukinghamshire. Order to
Westminster. remove the king's hand and not to intermeddle further with the manor of Boveneye, delivering to the abbess of Burnham any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the same was by him taken into the king's hand, and he certified that he so took the said manor, and it is in the king's hand, for that it was presented before him by inquisition of jurors that Thomas Lovel, who held the same in chief, died in the 22nd year

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Membrane 16—cont.

of the reign, William his son and heir being then within age, namely of the age of 6 years, and that the said abbess seized the manor together with the said heir into her hand in fraud of the king, and sold the wardship thereof to Nicholas de Aumberden, whose daughter William espoused; and now it is found by inquisition, taken by the escheator at the king's command, that Thomas at his death held no lands in that county in chief in demesne nor in service, but held the said manor of the said abbess by homage and knight service and by the service of rendering to her one pair of gloves price *1d.* a year or *1d.*, that he died in the year aforesaid, that William, son of Richard Lovel brother of Thomas, is his next heir and of the age of 18 years, and that the said abbess has occupied the manor from the time of the death of Thomas and has taken the issues and profits by reason of the wardship of William.

Aug. 11. To Walter de Kelby escheator in Lincolnshire. Order to suffer Westminster. the dean and chapter of the church of St. Mary Lincoln to have the keeping of the bishopric, now void by the death of John the last bishop and in the king's hand, and of all temporalities and goods thereto belonging, and without let to dispose and make their advantage thereof according to letters patent of the late king, not intermeddling therewith, and delivering to the dean and chapter any issues thereof taken, saving to the king the knights' fees and advowsons of churches to the bishopric belonging, any escheats which may fall in during the vacancy, and the keeping during this vacancy of any lands by the bishops acquired since 1 February 1 Edward II and annexed to the bishopric; as on that day the late king granted to the then dean and chapter that at every vacancy of the bishopric they and their successors should have the keeping thereof and of the temporalities and goods thereto belonging as fully as the bishops had at any time past when the see was filled, saving to the king the knights' fees, advowsons and escheats as aforesaid, which escheats at the end of every vacancy, namely after fealty done to the king by the bishop elect and confirmed, should be delivered and remain to such bishop and his successors, rendering for every vacancy, if lasting one whole year 1,000*l.* whereat the bishopric is taxed yearly, and if a greater or a less time *pro rata*.

The like to the following:

To Philip de Lutteleye escheator in Notynghamshire.

To William de Otteford escheator in Huntingdonshire, Cambridge-shire, Bedfordshire and Bukinghamshire.

To John de Estbury escheator in Oxfordshire.

To John de Wyndesore escheator in Leycestershire.

To Richard de Wydeville escheator in Roteland.

To John de Tye escheator in Middlesex.

Aug. 5. To Roger de Wolfreton escheator in Essex. Order to cause John Westminster. de Markeshale, son and heir of Arthur de Markeshale tenant in chief, to have seisin of the lands of which his said father at his death was seised in his demesne as of fee, and which by his death were taken into the king's hand; as John has proved his age before the escheator, and the king has taken his fealty, and of his favour respited his homage until Michaelmas next.

By K,

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*Membrane 16—cont.*Aug. 30.
Woodstock.

To William de Nessefeld escheator in Northumberland, Cumberland and Westmorland. Order to cause Roger, brother and heir of Robert son and heir of Robert de Clifford, to have seisin of the castle and manor of Burgh under Staynesmore, the manors of Wynton and Sourby by Burgh co. Westmorland, the third part of the manor of Hert and Hertipole with the third part of the farm of the town of Hert co. Northumberland, the third part of the third part of the manor of Skelton and the third part of two thirds of the hamlet of Carleton by Pencereth co. Cumberland together with the third part of one watermill there, divers rents of freeholds in Westmorland with fees and services of the tenants, the third part of the outwood of Whyntell with agistments and other profits, the third part of the profit of the shrievalty of Westmorland and of the toll of Burgh aforesaid, and the advowsons of Merton and Burgham co. Westmorland, taken into the king's hand by the death of Isabel who was wife of Robert de Clifford, together with the issues thereof taken since her death; as it is found by divers inquisitions, taken by the escheator, that Isabel at her death held no lands in those counties in chief in her demesne as of fee, but held the castle, manors, tenements, rents and advowsons aforesaid in dower of the heritage of Roger, and that the premises in Northumberland and Westmorland are held in chief by knight service, those in Cumberland in chief by homage and fealty and by the service of rendering 10s. 9d. a year to cornage to the king at his exchequer of Carlisle; and the king has at another time taken the homage and fealty of Roger for all the lands of which Robert his father was seised, and which were taken into the king's hand by reason of the nonage of Robert his brother.

To William de Nessefeld escheator in Yorkshire. Order to deliver to Roger de Clifford the castle and manor of Skipton in Craven taken into the king's hand by the death of Isabel who was wife of Robert de Clifford, together with the issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Isabel at her death held no lands in that county in chief in her demesne as of fee, but held the said castle and manor for her life in chief as of the crown by homage and fealty and by the service of 2½ knights' fees, as parcel of the castles and lands sometime of the earl of Albemarle, by gift of Master William de Brampton chaplain, John de Morland chaplain and Thomas de Warthecop chaplain by fine levied in the king's court with his licence to the said Robert and Isabel for their lives with remainder to Robert their son and the heirs of his body, remainder for lack of such heirs to Roger brother of Robert the son and the heirs of his body, and that Robert the son died without an heir of his body, whereby the same by virtue of the said fine ought to remain to Roger and to the heirs of his body; and the king of his favour has respited the homage and fealty of Roger until the quinzaine of Michaelmas next.

By K.

Aug. 7.
Westminster.

To William de Otteford escheator in Bedfordshire. Order to cause Thomas son and heir of Robert de Sancta Cruce to have seisin of a messuage, 120 acres of land, 60 acres of wood, and 24s. of rent in Amphull and Milebrok and of the third part of the manor of Caynho and Clouphull, which came to the king's hands by the death of Peter de Sancta Cruce and of Robert de Sancta Cruce his son and heir and by reason of the nonage of the said Thomas, and are in his hand, saving

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Membrane 16—cont.

to the king the marriage of Thomas if it ought to pertain to him ; as the king has learned by inquisition, taken by the escheator, that the premises, which were held in chief by knight service by the said Peter, who died on Monday after St. Gregory in the 23rd year of the reign, came to the king's hands as well by his death as by that of the said Robert, who died while the lands of his heritage were in the king's hand, and are yet in his hand by reason of the nonage of Thomas, that Thomas is now of full age, and that Roger de Bello Campo knight occupied the premises of the king's grant all the time they were so in his hand ; and the king has taken the fealty of Thomas and respited his homage until St. Hilary next. The king's will is that the said Roger be charged with the issues of the premises for the time he occupied the same.

MEMBRANE 15.

Aug. 23. To Walter atte Welle and Richard Vyvyan vendors of wood in the
Woodstock. forest of Shottovere and Stowode. Order, of the money arising from the sale of wood aforesaid, to deliver by indenture to Roger de Elinerugge keeper of the king's manor of Wodestok 15*l.* in aid of his expenses in regard to the repair of houses, walls and other buildings in the said manor. By K.

The like to the following :

To Henry de Thame and Richard Dorsete vendors of wood in the forest of Bernewode for 15*l.*

To Richard Smyth of Cherlebury and John atte Halle vendors of wood in the forest of Wychewode for 10*l.* By K.

Sept. 10. To Richard de Sutton escheator in Lancashire. Order to deliver
Woodstock. a rent of 8 marks issuing from one messuage and 100 acres of land in Wynmerlegh in the town of Garstang, taken into the king's hand by the death of John Travers, together with the issues thereof taken, to the next friend of the said John's heir to whom the heritage may not descend, to keep to the said heir's use, but not to intermeddle further with divers other lands likewise so taken, delivering up any issues of these taken ; as the king has learned by inquisition, taken by William de Nessefeld late escheator, that John at his death held no lands in that county in chief in his demesne as of fee whereby the wardship of his lands ought at present to pertain to the king, but held the said rent of the king in socage as of the moiety of the manor of Wyresdale sometime of William de Coucy, which is in the king's hand and by his commission in the keeping of John de Coupland, by fealty and by the service of 4*s.* yearly payable to the king for all service, and divers other lands of others than the king, and that Roger Travers son of John is his next heir and of the age of 8 years.

The like, *mutatis mutandis*, to William de Nessefeld late escheator in the said county.

Sept 10. To Richard de Sutton escheator in Lancashire. Order not to inter-
Woodstock. meddle further with the manors of Waleton in the Dale and Neuton in Makerfeld taken into the king's hand by the death of Robert de Langeton, delivering up any issues thereof taken ; as the king has learned by inquisition, taken by William de Nessefeld late escheator, that Robert at his death held no lands in that county in chief in his

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Membrane 15—cont.

demesne as of fee, but held the said manors in his demesne as of fee of others than the king.

The like to William de Nessefeld.

Oct. 28. To John de Estbury escheator in Berkshire. Order not to inter-
Westminster. meddle further with the manor of Ardyngton taken into the king's hand by the death of Mary countess of Norfolk, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said countess at her death held no lands in that county in chief in her demesne as of fee, but held the said manor for life of the heritage of John de Cobbeham knight, son of Ralph de Cobbeham her first husband, of another than the king.

Oct. 30. To Roger de Wolfreton escheator in Suffolk. Order not to inter-
Westminster. meddle further with the manors of Ilketelishale and Shipmedwe, three carucates of land in Metyngham, Shipmedwe, Ilketelishale, Barsham and Bekles in which is a fort (*castellum*) now built, the manor of Melles, a moiety of the manor of Brounfield and a fourth part of the last named manor, a messuage and 60 acres of land, meadow and pasture in Wenaston, a messuage and 80 acres of land and pasture in Ilketeleshale, Metyngham, Spettishale and Suthelmham, a messuage and 60 acres of land, meadow and pasture in Ilketeleshale, Metyngham, Bungey and Shipmedwe, the manor of Ilketeleshale which was of Amaury de Welyngton, and the manor of Little Rydesham, taken into the king's hand by the death of John de Norwico knight, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief nor of any other in his demesne as of fee, but held jointly with Margery late his wife (yet living) the manors and lands in Ilketelishale, Shipmedwe, Metyngham, Barsham, Bekles, Melles and Brounfeld to them and the heirs of John's body by divers fines levied in the king's court, the premises in Wenaston of the gift and feoffment of Gregory son of Geoffrey de Wenaston, the messuage and land in Ilketelishale, Metyngham, Spettishale and Suthelmham of the gift and feoffment of George atte Fen., the messuage and land in Ilketeleshale, Metyngham, Bungey and Shipmedwe of the gift and feoffment of Lawrence Munk of Barsham and Robert Copyn chaplain, and the manor of the said Amaury and that of Little Rydesham jointly with the said Margery and Hervey de Welham parson of Dalyngho (yet living) of the gift and feoffment of William son of John Elys of Great Jernemuth, and that all are held of others than the king.

Oct. 24. To William de Strete the king's butler or his representative in
Westminster. Norfolk and Suffolk. Order to deliver six tuns of wine for the present year of the wine coming to those parts, as well of prises as of other wines, to Nicholas Gernoun whom Maud countess of Ulster has appointed in her room to receive the same to her use, taking his acquittance, according to the king's letters patent of 2 December in the 32nd year of his reign, granting to her six such tuns every year for her life without any payment to the king's use.

Oct. 26. To Lionel earl of Ulster the king's son, his lieutenant in Ireland.
Westminster. Order, upon the petition of Philippa who was wife of Roger de Mortuo Mari earl of March, to view the inquisitions taken by writ of *diem clausit extremum* after the death of her said husband returned in the

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Membrane 15—cont.

chancery of Ireland, and if he shall find that the said earl died seised of the liberty of Meath, and that Philippa has not had her dower thereof, to cause her without delay to be dowered of the profits of that liberty; as Philippa has shewn the king that the earl her husband died thereof seised in his demesne as of fee, and though she by her attorneys sued before the justiciary and chancellor of Ireland for the time being to have her dower of the said profits, she has not yet obtained anything thereof, praying a remedy.

MEMBRANE 14.

- Sept. 17. To Reynold de Sholdham inspector of forfeitures in the port of
Farnham London and the river Thames. Order to cause a ship of Peter de Parys by him arrested to be arrested (*sic*) without delay and delivered to the said Peter; as at the suit of John Kempe of London, praying the king to order a chest and two pieces of white cloth therein found to be delivered to him, as Francis Fan Yabek merchant of Flanders, his guest, left the chest with the said John to be sent to him in Flanders, and John (knowing not what it contained) put the same in the said ship in the port of London to be taken thither, and the inspector arrested the chest and cloth as forfeit together with the ship for that the cloth was uncustomed, the king for 20s. by John paid pardoned the forfeiture and whatsoever pertained to him of the chest and cloth aforesaid, and ordered the inspector to cause the same to be dearrested and delivered to John upon payment of the custom for the said cloth; and for that Peter is innocent of the premises, as has been sworn before the king, and for 20s. by him paid in the hanaper, the king has pardoned him the forfeiture of the said ship. By C.
- Sept. 30. To Philip de Lutteleye escheator in Derbyshire. Order to take an
Westminster. oath of Joan who was wife of William de Stredleye knight tenant in chief that she will not marry without the king's licence, and to assign her dower of the lands of her said husband taken into the king's hand by his death, in presence of John de Saxton the king's clerk to whom the king has committed the wardship of two thirds thereof, if he choose to attend, sending the assignment to be enrolled in chancery.
- Sept. 28. To William de Nessefeld escheator in Yorkshire. Order to remove
Westminster. the king's hand and not to intermeddle further with a messuage and land which were of Richard Lewer deceased in Waddeworth by Tykhill hereinafter mentioned or with other lands in Doncastre taken into the king's hand for the same cause, delivering up any issues thereof taken; as the king lately ordered the escheator to certify in chancery under his seal the cause wherefore the same were by him taken into the king's hand, and their true value, and he certified that he so took the undermentioned tenements by the death of the said Richard, and they are in the king's hand, for that he found by inquisition, before him lately taken of his office, that Peter son of Peter le Lord of Waddeworth, who held certain tenements in Waddeworth in chief of the late king by knight service, thereof aliened in fee to Robert Clarell and William de Wolhous one messuage and 42 acres of land in Waddeworth, that they aliened the same in fee to the said Richard without the king's licence, that Richard died thereof seised in his demesne as of fee after Michaelmas last, and after his death Richard Lewere his son and heir, without process of the king's court and without per-

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Membrane 14—cont.

forming the services, etc. which pertain to the king in that behalf, entered the same and other lands of his said father in Doncastre held of Dame Margaret de Malo Lacu by divers services; and after on behalf of Richard the son it is shewn the king that the premises in Waddeworth were held time out of mind of William de Langethwait and are yet held of his heirs, and not of the king nor his forefathers in chief, and that the said heirs hold them in service of Peter de Malo Lacu the sixth and his heirs, and he petitioned the king to remove his hand, wherefore the king ordered the escheator to make inquisition thereupon; and by inquisition so taken it is found that the messuage and land were not held in chief of the king nor his forefathers time out of mind nor are yet so held, but of other lords. By C.

Sept. 27. To Richard de Sutton escheator in Lancashire. Order to take the fealty of Margaret who was wife of William de Kirkeland according to the form of a schedule enclosed, and not to intermeddle further with the lands in Kirkeland taken into the king's hand by the said William's death, delivering to her any issues thereof taken; as the king has learned by inquisition, taken by William de Nessefeld late escheator, that William at his death held no lands in that county in chief nor of any other in his demesne as of fee, but long before his death demised all his said lands to Roger de Gosenargh chaplain, William de Eccleston and Ralph de Knolle chaplain and to their heirs, and they after his death gave the same to the said Margaret for life, and that the same are held of the king in socage, as of the moiety of the manor of Wyresdale which was of William de Couey and is in the king's hand and in keeping of John de Coupeland by his commission, by the service of *1d.* or $\frac{1}{2}lb.$ of cumin a year for all services.

Oct. 12. To the treasurer and the barons of the exchequer. Order, upon the petition of Robert Tilliol sheriff of Cumberland, to stay altogether their demand upon him for payment to the king's use of an amercement of 5 marks, and to discharge him thereof; as he has shewn that the king's letters patent committing that office to him were delivered to him in the week before Easter last, that he was then and after detained by grievous infirmity so that he could not repair to the exchequer on the morrow of the close of Easter to make his proffer as usual, and that by reason of his not coming he was amerced by the treasurer and barons as aforesaid, praying a remedy; and the king holds him excused for not coming, and has pardoned him that amercement, as it is witnessed before the king that the premises are true. By K.

Oct. 16. Order to the sheriff of Leycester to cause a coroner to be elected instead of Richard de Gaddesby, who is disqualified by sickness and age, as the king has learned.

Oct. 26. To John de Ty escheator in Middlesex. Order not to intermeddle further with one messuage with garden adjoining and seven shops by the church of St. Clement without the gate of the New Temple London, taken into the king's hand by the death of John de Sancto Paulo archbishop of Dublin, delivering to John bishop of Exeter any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said archbishop at his death held no lands or tenements in that bailiwick in chief in his demesne as of fee, but held

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Membrane 14—cont.

the premises for life of the demise of the said bishop made with the king's licence, with remainder to the said bishop and his successors, and that the same are held in chief as parcel of the barony of the bishopric of Exeter.

MEMBRANE 13.

- Nov. 8. To William de Nesefeld escheator in Yorkshire. Order to take the Westminster. fealty of Joan wife of William de Melton knight deceased according to the form of a schedule enclosed, and not to intermeddle further with the manor of Killum, with mills, lands, markets, fairs etc. thereto pertaining, taken into the king's hand by the death of the said William, delivering to her any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that William at his death held the said manor and appurtenances jointly with Joan by fine levied in the king's court with his licence, and that the same is held in chief by fealty and by the service of 13s. 4d. yearly.
- Nov. 8. To John de Ty escheator in Kent. Order not to intermeddle further Westminster. with the manor of Shirlond in the Isle of Shepeye, the manor of Ufton with appurtenances in the parishes of Tunstall, Middleton and Sydyngbourne and the manor of Patrikesbourne taken into the king's hand by the death of Robert Cheyne knight, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Robert at his death held no lands in that county in chief in his demesne as of fee, but held the said manors of Shirlond and Ufton in his demesne as of fee of Queen Philippa, and the manor of Patrikesbourne of the lord of Say.
- Oct. 28. To Roger de Wolfreton escheator in Norfolk and Suffolk. Order Westminster. to deliver to Walter de Mauny and Margaret his wife one of the daughters and heirs of Thomas late earl of Norfolk tenant in chief to her purparty, being of full age, so many as are in his bailiwick of the following advowsons of churches, abbeys and priories which Mary who was wife of the said earl held in dower and for life of the heritage of the said Margaret and of Joan, daughter and heir of Alice who was wife of Edward de Monte Acuto his other daughter and heir, a minor in the king's wardship whom William de Ufford has taken to wife, and which are taken into the king's hand by the death of the said Mary, namely the advowsons of the churches of Banyingham co. Norfolk (extended at 15 marks a year), Stocton (at 10 marks), Brokedisshe (at 13 marks), Biskele (at 100 marks), Antyngham (at 5 marks), Elyngham (at 10 marks) all in the same county, of the priory of Fichistowe co. Suffolk (at 20 marks), of the churches of Earl Stonham (at 30 marks), Kenet (at 10 marks), Thremele (at 20 marks), Kirketon (at 15 marks), Helmeley (at 6 marks), and Blaks-hale (at 20 marks) all in the same county, and Lancant in the march of Wales (at 20s.), of the abbey of Tynterne (at 40l.) and the priory of Strogail (at 20 marks) both in the said march, which the king has assigned to the said Walter and Margaret with the assent of the said William de Ufford.
- Oct. 12. To the treasurer and the barons of the exchequer. Order to allow Westmins'er. to Richard de Ravensere the king's clerk, keeper of the hanaper of chancery, in his account at the exchequer of the issues of the hanaper

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Membrane 13—cont.

53*l.* 15*s.* 4*d.*, by him paid by order of the king to certain clerks for their pains and expenses in regard to a search made by the king's command of books and divers other memoranda in the rolls of chancery affecting the king's rights and lordship of Aquitaine, and making copies thereof, notwithstanding that he has no warrant but the order of the king and council, and no particulars of the payment made.
By K. and C.

MEMBRANE 12.

Oct. 24. To William de Strete the king's butler or his representative in Norfolk
Westminster. and Suffolk. Order to deliver six tuns of wine to Nicholas Gernoun for Maud countess of Ulster (*as above*, p. 355).

Oct. 24. To the treasurer and the barons of the exchequer. Whereas on 1 July
Westminster. in the 35th year of his reign the king appointed Richard de Stafford then seneschal of Gascony, John Chaundos baron of St. Sauveur le Viscounte, Stephen de Cusyngton, Nigel Loryng, Richard de Totesham, Adam de Houghton and William de Felton jointly and severally to crave, receive and retain in his name of the king of France all counties, cities, castles, towns, lands and places to be to the king delivered according to the form of the peace established between them, also to cause issues, rents, revenues and other emoluments thereof arising to be levied to his use as they used to be, to take in his name oaths of fealty of nobles and others of the same, to depute and establish justices, provosts, bailiffs and other ministers and officers there, removing them when need be and substituting others in their room, as in his letters patent is contained; and now the king is informed on behalf of John Chaundos that, though immediately after obtaining possession thereof he delivered the said counties, cities, etc. to stewards, provosts and other officers and ministers by him deputed by virtue of the said letters, to answer to the king for the issues and emoluments thereof by the hands of the constable of Bourdeaux for the time being, without that that the said John took any such issues or profits, the treasurer and barons purpose to charge him to account for the issues, rents, revenues, profits and emoluments aforesaid as if he received the same, which he did not, and are causing him to be distrained and troubled for that cause, whereupon he has prayed the king for remedy: order, if they be assured by oath of John or his attorney that he delivered all the said counties etc. to stewards and others deputed as aforesaid, and himself received nothing of the issues and profits thereof, to stay their demand made upon him by summons of the exchequer to account for the same, and cause him to be thereof discharged, charging the said constable of Bourdeaux and other the deputies aforesaid.
By K.

[*Fœdera.*]

Oct. 28. To William de Nessesfeld escheator in Yorkshire. Order to take
Westminster. an oath of Agnes who was wife of John son of Alan Vescy of Conyngesburgh tenant in chief that she will not marry without the king's licence, and to assign her dower of the lands which were her said husband's and by his death are taken into the king's hand, sending the assignment to be enrolled in chancery.

Oct. 20. To William de Nessesfeld escheator in Yorkshire. Order to cause
Westminster. Ralph son and heir of Ralph de Bulmere knight and of Alice his wife

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Membrane 12—cont.

to have seisin of the lands whereof his said father and mother at their deaths were seised in their demesne as of fee, and which by their deaths were taken into the king's hand; as Ralph the son has proved his age before Walter de Kelby escheator in Lincolnshire, and the king has taken his homage and fealty for the lands of his said father and mother.

By p.s.[25842.]

The like to Richard Wydeville escheator in Norhamptonshire.

Oct. 20. To William de Nesselde escheator in Yorkshire. Order not to
Westminster. distrain Roger de Clifford henceforth to do homage for the castle and manor of Skipton in Craven held in chief, releasing any distraint made; as Roger has done his homage. By p.s.[25841.]

Oct. 24. To the sheriff of Essex. Order to cause William abbot of Walden
Westminster and his successors, Nicholas de Neuton canon of Hereford, Thomas de Walmesford parson of Kymbalton and Stephen atte Roche parson of Pertendale, farmers of the castles, manors and lands which were of Humphrey de Bohun earl of Hereford and Essex tenant in chief in England, Ireland, Wales and Scotland, to have until the lawful age of the said earl's heir 40*l.* 10*s.* 10*d.* a year which the earl used to receive of the issues of the county of Essex, together with the arrears thereof from the time of the earl's death, taking their acquittance; as lately the king by letters patent committed to the said farmers the wardship of the said castles, manors and lands taken into his hand by the said earl's death and by reason of the nonage of his heir, with royalties, liberties, forests, parks, woods, warrens, rents, services of free tenants and neifs etc., and with all issues thereof from the earl's death, who died 15 October in the 35th year of the reign, for a set [rent]; and by certificate of the treasurer and the barons of the exchequer sent into chancery it is found that John de Coggeshale sheriff of Essex in the 12th year of the reign had allowance of 12*l.* 12*s.* 4*d.* (*sic*) for moneys by him paid to the said Humphrey, brother and heir of John de Bohun late earl, for the third penny of that county for the 10th, 11th and 12th years, namely for the 40*l.* 10*s.* 10*d.* a year which the late king granted to Humphrey de Bohun late earl of Hereford and Essex and Elizabeth his wife and to the heirs of the body of Humphrey to be taken by the hands of the sheriff for the third penny aforesaid, which yearly sum the said Humphrey so took from the said 10th year to Michaelmas in the 35th year of the reign. By K. and C.

MEMBRANE 11.

Oct. 20. To the king's butler for the time being or to his representative in the
Westminster. port of Bristol. Order to cause one tun of wine every year during the king's life to be delivered in the said port to the prior and convent of Wytham of the Carthusian order, taking their acquittance, according to the king's letters patent of 10 February in the 32nd year of his reign, granting them and their successors one tun of wine of the king's alms so to be taken, that they might be bound to pray for the health of the king, of Queen Philippa and of their children, for their souls after death, and for the souls of his forefathers the kings of England.

Et erat patens.

Nov. 5. Order to the sheriff of York to cause a coroner to be elected instead
Westminster. of Richard de Hoton, who is insufficiently qualified.

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Membrane 11—cont.

Oct. 28. To Thomas Cheyne escheator in Devon. Order to deliver in dower
Westminster. to Elizabeth who was wife of John de Carreu tenant in chief the manors of Mammehead (extended at 12*l.* 6*s.* 8*d.* a year), Gamelton (at 30*s.*), Otery Mohun (at 12*l.* 13*s.* 4*d.*), and Monketon (at 103*s.* 4*d.*), and 6*l.* 2*s.* 9½*d.* a year of the yearly rent of 9*l.* 9*s.* 9*d.* in Marlynglegh which the prior and convent of Berlich are bound to pay to the said John and his heirs; as of the lands which were of John, and are in the king's hand by his death and by reason of the nonage of his heir, with the assent of his clerk Richard de Ravenser, treasurer of Queen Philippa to whom he has granted the wardship of two thirds thereof until the lawful age of the said heir, the king has assigned to Elizabeth, whose oath he has taken that she will not marry without licence, the manors and rent aforesaid, and the manor of Andeport co. Suthampton extended at 6*l.* 10*s.* a year.

To John de Estbury escheator in the county of Suthampton. Like order in regard to the manor of Andeport.

Oct. 20. To William de Nessefeld escheator in Cumberland. Order to remove
Westminster. the king's hand and not to intermeddle further with the lands of Thomas de Neuton deceased by him taken into the king's hand; as the king lately ordered the escheator to certify in chancery the cause wherefore the same were by him so taken, and he returned that he took them for that he found by inquisition, by him taken of his office, that Thomas at his death held in his demesne as of fee certain tenements in Grymesdale in chief by homage and the service of 13*s.* 4*d.* a year to cornage, and that Thomas his son and heir entered them, together with lands held of others, after his said father's death without process of the king's court; and after at the suit of Thomas the son, as well for himself as for his mother Eufemia now deceased it is said, who held the third part of the premises in dower, alleging that the tenements in Grymesdale are not held in chief, but are held of Margaret de Dacre as of her barony of Burgh upon Sands and of her ancestors in all times past, and praying the king to remove his hand, the king ordered the escheator to make inquisition touching those tenements; and by inquisition so made it is found that Thomas at his death held the same of Randolph de Dacre and Margaret his wife as of the barony aforesaid by homage and the service of 9*s.* a year to cornage at the Assumption and by suit of court every three weeks, the town of Neuton of the said Randolph and Margaret, and the hamlet of Ormesby and certain tenements in Lounthwayt of Thomas de Lucy, and no other lands in that county of the king or of others.

MEMBRANE 10.

Nov. 5. To Henry de Grene and his fellows, justices appointed to hold pleas
Westminster. before the king. Order, upon the petition of Margaret who was wife of Peter de Mauley the fifth, to view the record and process had touching the manors of Doncastre, Rosyngton, Hexthorp and Balby co. York, and if they find that the facts are as stated in her petition, to proceed to render judgment thereupon and do justice to the parties, any former command to the contrary notwithstanding; as Margaret has shewn that a plea is pending before the said justices between the king and her concerning the said manors, taken into the king's hand by William de Nessefeld the escheator by colour of an inquisition

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Membrane 10—cont.

before him taken of his office, and that though by inquisition before the justices taken by jurors chosen by either party, by virtue of a writ of privy seal to the justices addressed, it is found that the same are unlawfully so taken into the king's hand, the justices have deferred to proceed to render judgment without advising the king, whereupon she has prayed for remedy. By pet. of parl.

Nov. 5. To Philip de Lutteleye escheator in Staffordshire. Order to cause Westminster. John de Frodesham and Alice his wife, daughter and heir of John de Bromley tenant in chief, to have seisin of all lands whereof the said John father of Alice was seised in his demesne as of fee, and which by his death are taken into the king's hand; as Alice has proved her age before the escheator, and the king has taken the fealty of John de Frodesham for the lands of John de Bromley.

To William de Nesselfeld escheator in Cumberland. Order to cause John son of John de Radecluf [and Margaret his wife], daughter and heir of Thomas Daniers and of Isabel his wife tenants in chief, to have seisin of the lands whereof Thomas and Isabel father and mother of Margaret were seised in their demesne as of fee, and which by their deaths were taken into the king's hand; as Margaret has proved her age before the escheator, and the king has taken the fealty of the said Joan (*sic*) for the lands of Thomas and Isabel.

Nov. 8. To Stephen Rommyloue constable of Notyngnam castle. Whereas Westminster. the king has appointed Roger Beler, John de Loudham, William de Wakebrigge and the said constable to make inquisition by true men of the county concerning the names of the men of the country of Notyngnam who are bound to repair or build the bridge of Hethbethbrigge by Notyngnam now broken and ruinous, and to cause them to be distrained and compelled so to do; in case it be so found that no men of the country or others whatsoever are so bound, the king's will is that until the bridge be repaired passage across the water flowing under the said bridge be made by a barge and one boat to be made on the king's behalf, and that these customs be there taken, namely of every man crossing on foot $\frac{1}{4}d.$, of every horse $\frac{1}{2}d.$, of every cart laden $1d.$, of a cart not laden $\frac{1}{2}d.$, of everything taken across by the barge or boat of the price of 40s. $1d.$, of the price of 20s. $\frac{1}{2}d.$, of the price of 10s. $\frac{1}{4}d.$, and that of the issues of those customs the barge and boat shall be built, and wages paid to those working the same, and the surplus be kept by the constable until further order; and if it be found that men of the country or any others are not bound to repair or build the bridge, after building the barge and boat and paying the wages aforesaid the surplus shall be applied by the constable to such repair for relief of the people: order therefore to do and execute the premises.

Et erat patens.

Nov. 2. To the treasurer and the barons of the exchequer. Order to stay Westminster. the distraint they are making by summons of the exchequer in the isle of Axiholme and the manor of Eppeworth with the members in Lincolnshire, the manors of Thresk, Wodehalle, Kirkeby Malasart and Burton in Lonesdale with the members in Yorkshire, for levying to the king's use the issues thereof from the time of the feoffments hereinafter mentioned, causing as well the heirs of John

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Membrane 10—cont.

de Moubray the elder as the tenants of the said isle and manors and the escheators of those counties to be thereof discharged, notwithstanding that in the king's letters of pardon no mention is made that the king is contented of the fine for the trespass specified below; as on 25 June in the 35th year of his reign the king committed to John de Moubray the elder, to hold during pleasure, the keeping of the isle and manors aforesaid, which are held in chief, and were taken into the king's hand for that they were by the said John aliened without the king's licence to William de Overton parson of Syleby and other persons, so that he should answer at the exchequer for the issues thereof arising, the king's will being that the same should be restored to the feoffees when they should have contented him of a fine for that trespass; and after on 16 July following by letters patent the king pardoned the feoffees for their trespass in acquiring the premises in fee and entering them without licence, and granted them to have and hold the same of the king and his heirs; and subsequently on 20 November last, on the finding of divers inquisitions, taken by the king's command by the escheators in Yorkshire and Lincolnshire, that John de Moubray now deceased long before his death with the king's licence gave the premises in Yorkshire to the said William, Robert de Clyve vicar of Haxeie, William de Galby chaplain, John de Richemond and Robert de Rithre, and the premises in Lincolnshire to the same William, Robert, William, Robert (*sic*), John de Richemond and Thomas de Egmonton and to their heirs, the king commanded the escheators not to intermeddle further with the premises, which were taken into the king's hand by the death of the said John de Moubray, of the king's gift delivering to the feoffees any issues thereof taken since those feoffments.

Oct. 18. To the prior of Berlineh for the time being. Writ *de intendendo*,
Westminster. directing him to pay to Elizabeth who was the wife of John de Carreu tenant in chief 6*l.* 2*s.* 9½*d.* every year at the accustomed terms; as with the assent of his clerk Richard de Ravenser, treasurer of Queen Philippa to whom he has granted the wardship of two thirds of the lands which were of the said John, the king has assigned the said sum, among other lands and tenements, to Elizabeth in dower of the yearly rent of 9*l.* 9*s.* 9*d.* in Marlynglegh co. Devon which the prior is bound to render to John and his heirs.

Et erat patens.

Oct. 30. To the treasurer and the barons of the exchequer. Order to stay
Westminster. their demand by summons of the exchequer made upon John de Estbury escheator in the counties of Suthampton and Wilts or upon Master John de Overton and Edmund Spircok for the issues of the lands of Thomas de Overton contained in the inquisitions hereinafter mentioned, discharging them thereof; as on behalf of Master John and Edmund it is shewn the king that whereas all the lands of the said Thomas in the towns of Quabbe and Hulle contained in an inquisition, taken after his death by writ of *diem clausit extremum*, descended to William de Overton brother and heir of Thomas, and are included in another inquisition taken by like writ after the death of William, who survived him, and in an extent of the lands which were of William, namely 37*l.* 11*s.* 6*d.* according to those inquisitions, and for 50*l.* yearly to be rendered to the king until the lawful age of William's heir were committed to the said John and Edmund and to Ralph de Overton

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Membrane 10—cont.

now deceased and are in their wardship, nevertheless the said escheator is demanding the issues as well of the lands of Thomas as of those of William, and is unlawfully distraining them for the same, whereupon they have petitioned the king for remedy; and after view of the said inquisitions and of the rolls of chancery it is found that William died seised in his demesne as of fee of the said lands of Thomas in Quabbe and Hulle, and that they with others which were of William are extended at the sum named, and are committed to John and Edmund as aforesaid. Proviso that answer be made to the king for the lands of Thomas from the day of his death to the death of William.

Oct. 25. To the treasurer and the barons of the exchequer. Order to discharge the prioress and nuns of St. Sepulchre Canterbury of 37s. 6d. of them demanded by summons of the exchequer of the ninth of sheaves, lambs and fleeces lately granted to the king by the commons of the realm, releasing any distrainment for that cause made; as out of compassion for the poverty of the said prioress and nuns, who are in these days subject to such adversities that they have scarce means to live, the king has pardoned them the sum mentioned. By K.

MEMBRANE 9.

Oct. 15. To John de Tye escheator in Sussex and Middlesex. Order to take the fealty of Katherine late the wife of Roger de Leukenore knight according to the form of a schedule enclosed, and not to intermeddle further with the manors of Bradhurst, Horstedkeynes, Selmeston and Iteford, 5s. of rent in Southetton, 20s. of rent in Retherfeld, Alcheshorne and Bukkestede, 10s. of rent in Shyryngton, 20s. of rent in Cattesfeld, and 20s. of rent in Estgrensted co. Sussex, and the manor of Southmimes co. Middlesex, taken into the king's hand by the death of the said Roger, delivering to her any issues thereof taken; as the king has learned by divers inquisitions, taken by the escheator, that Roger at his death held no lands in those counties in chief in his demesne as of fee, but held jointly with Katherine the said manors and rents in Sussex of the gift of William Bele parson of Ovyngdene and William Sarle to them and the heirs of their bodies, and the manor of Southmimes of the gift of Hugh de Walcote clerk and John Werry clerk to them and the heirs of the body of Roger, and that the manors of Horstedkeynes, Selmeston and Iteford and the said rents are held of Queen Philippa as of the honour of Laigle, the manor of Southmimes is held by knight service of the heir of Humphrey de Bohun earl of Hereford tenant in chief, a minor in the king's wardship, and the manor of Bradhurst of another than the king.

Nov. 2. To William de Nesselde escheator in Cumberland. Order to take the fealty of Mariot late the wife of Thomas de Aleynby according to the form of a schedule enclosed, and not to intermeddle further with two messuages, 80 acres of land, 2 acres of meadow, 9s. of rent and the moiety of one mill in Gamelesby and Wyganby, 30 acres of land in Petrelholmes in the suburb of Carlisle with the wastes adjoining, 48 acres of land in Galghberghfeld, 6 acres of land upon Elnhulle, 9 acres of land in Petrelbuttes, a pasture by Petrell, a pasture below Petrell bridge, a pasture in Logardhille and the pasture of Grenegates of the demesne lands of Carlisle castle, and a fourth part of the towns

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Membrane 9—cont.

of Cargowe and Studholm, taken into the king's hand by the death of Thomas, delivering to Mariot any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief in his demesne as of fee, but held jointly with Mariot the premises in Gamelesby and Wyganby of the gift of William Kitteson and Christian his wife, the land in Petrelholmes of the gift of Adam Parvyng to them made with the king's licence, the said demesnes of Carlisle castle by grant of the king for their lives for a set farm yearly payable to him, and the said fourth part of the right and heritage of Mariot, and that the premises in Gamelesby and Wyganby are held by homage and by the service of rendering to the king 5s. 3 $\frac{1}{4}$ d. a year to cornage, the premises in Petrelholmes in chief by homage, and the premises in Cargowe and Studholm of others than the king.

Oct. 20. To William de Otteford escheator in Cambridgeshire and Huntingdonshire. Order to cause Robert de Wassynge, son and heir of Robert de Wassynge tenant in chief, to have seisin of the lands of which his said father was seised in his demesne as of fee, and which by his death are taken into the king's hand ; as Robert the son has proved his age before the escheator, and the king has taken his homage and fealty.
By p.s.[25840.]

Nov. 22. To John de Bekynton escheator in Somerset. Order to deliver to Westminster. Queen Philippa the hamlet of Edyngdon, taken into the king's hand by the death of Gilbert de Edyngdon the younger, together with the issues thereof taken, to hold until the lawful age of Gilbert's heir, but not to intermeddle further with the hamlet of Estoukeswell likewise taken into the king's hand by his death, delivering up any issues of that taken ; as it is found by inquisition, taken by the escheator, that Gilbert at his death held no lands in that county in chief as of the crown, but held of the king by knight service the hamlet of Edyngdon, to him and the heirs of his body, as of the fees which Margaret who was wife of John de Beauchamp of Somersete tenant in chief held for life of the heritage of the said John's heir, a minor in the king's wardship, and the hamlet of Estoukeswell of others than the king, and that Thomas de Edyngdon brother of Gilbert is his next heir and of the age of 17 years and upwards ; and on 15 October in the 35th year of his reign the king by letters patent granted to Queen Philippa the wardship of all lands of the said John de Bello Campo, together with the reversions of lands held in dower or otherwise for life of that heritage, and with the knights' fees thereto belonging, to hold until the lawful age of the said John's heir.

Nov. 15. To John de Bekynton escheator in Somerset. Order to take the Westminster. fealty of Joan daughter of Thomas Chasteleyn, one of the cousins and heirs of Emma sometime wife of Walter Park deceased, according to the form of a schedule enclosed, and to cause her to have seisin of her purparty of the manor of Chilton Cantelo retained in the king's hand by reason of her nonage ; as lately on the finding of an inquisition, by the escheator taken at the king's command, that the said Walter held no lands in that county in chief in his demesne as of fee, but held the said manor for life by the courtesy of England after the death of Emma by knight service of the heir of Lawrence de Hastynges earl of Pembroke tenant in chief, a minor in the king's wardship,

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Membrane 9—cont.

of the heritage of Andrew Homer and the said Joan her cousins and heirs, with reversion to them, and that Andrew was of full age and Joan within age, the king ordered the escheator to take security of Andrew for payment of his relief at the exchequer, to make a partition of the said manor into two equal parts, and to cause Andrew to have seisin of his purparty; and now Joan has proved her age before the escheator.

MEMBRANE 8.

- Nov. 8. To Thomas de Wythornwyk escheator within the liberty of Holder-
Westminster. nesse. Order not to intermeddle further with the manors of Ryse and Wythornwyk and two carucates of land in Seton, taken into the king's hand by the death of Walter de Faucomberge knight, delivering to Isabel who was his wife any issues thereof taken; as it is found by inquisition, taken by the escheator, that the said Walter at his death held no lands within that liberty in chief in his demesne as of fee, but held jointly with Isabel the said manor of Rise and land in Seton of the gift of Hugh Swettokes and William de Tykton chaplain, and the manor of Wythornwyk of the gift of William de Lakenby to them and the heirs male of their bodies, and that the same are held by knight service of Isabel the king's daughter as of her manor of Brustwyk as of the honour of Abbemarle; and at another time the king by letters patent has granted to his said daughter for life the manor of Brustwyk with the knights' fees thereto belonging.
- Nov. 14. To the collectors of customs in the port of Kyngeston upon Hull.
Westminster. Order to pay to Tideman de Lymbergh 25*l.* for Michaelmas term last of the 50*l.* granted by the king's letters patent to him and John atte Welde deceased (*as above*, p. 6).
- Oct. 26. To William de Nessefeld escheator in Yorkshire. Order to restore
Westminster. fully and wholly to the prior of Newburgh his lands in Langeleythorpe, Mildeby and Edelyngthorpe, together with the issues from the time they were taken into the king's hand, saving to the king the services and rents hereinafter mentioned, if to him lawfully due, staying any distraint made upon the prior for the said services until debate be had whether the same ought to pertain to the king; as the king lately ordered the escheator to certify in chancery the cause wherefore the said lands were by him so taken, and he certified that he found by inquisition, before him taken of his office, that the said prior held to him and his successors seven messuages, eight bovates and 54 acres of land, 7½ acres of meadow, and 6*s.* 4*d.* of rent in the said towns of John de Moubray deceased and his heirs by knight service and the service of 6*s.* 8*d.* a year, that John held the same in service in chief as parcel of his manor of Thresk, and without the king's licence released and quitclaimed to the prior and his successors all the services thereof due to him, by reason whereof the prior and convent held the same of the king in chief by knight service and other services, that the priory was lately void, and the now prior has entered the premises without process of the king's court and without doing the services etc. to the king due, and that for that cause he took the same into the king's hand; and the said cause being at the suit of the prior brought in and examined before the king and council in the present parliament,

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Membrane 8—cont.

it seems to the council that the premises were unlawfully so taken, for that in the said certificate no trespass is found in the acquirement thereof. By pet. of parl.

To the same. Like order, *mutatis mutandis*, to restore to the abbot of Fountains the town of Staynburn and a moiety of the town of Rigton; as the king lately ordered the escheator to certify in chancery the cause wherefore the same were by him taken into the king's hand, and he signified that he found likewise by inquisition that Robert de Coppegrave late abbot held the premises to him and his successors of Robert de Insula and his heirs by knight service and other services, that Robert de Insula held the same in service in chief by knight service as parcel of his manor of Harewode, and he and John his son and heir, in the time of the late king and of the present, without their licence released and quitclaimed to the said abbot and his successors all services due thereof to the said Robert and John, by reason whereof the abbot and convent held the premises in chief by knight service and other services, that the said abbot Robert died about 12 years past, and after his death Robert now abbot entered the premises without process of the king's court, and without doing the services etc. which pertain to the king, and that for that cause he took the same into the king's hand. [*Ancient Petitions*, 2338.]

Nov. 18. To William de Nesselde escheator in Yorkshire. Like order to restore to the prior of Gysburn his lands in Northlofthous, Skynnergreve, Thormotby, Lofthous, Neuton under Annesbergh and Hoton by Gysburn; as the king lately ordered the escheator to certify in chancery the cause wherefore the same were by him taken into the king's hand, and he certified that the prior held to him and his successors 8 tofts, 8 bovates and 8 acres of land in Northlofthous, 8 acres of land in Skynnergreve, 15 messuages, 11 tofts, 20 bovates and 22 acres of land in Northlofthous, 5 messuages, 3 $\frac{2}{3}$ bovates and 20 acres of land and 2 acres of meadow in Thormotby and Lofthous of John de Faucomberge and his heirs, 4 acres of meadow in Neuton, 2 tofts and 1 bovat of land in Thormotby of William de Thweng and his heirs, and the manor of Hoton of Bartholomew Fanacourt and Lucy his wife and of the heirs of Lucy by knight service and other services, that John, William, Bartholomew and Lucy, who held the premises in service in chief by knight service, without the king's licence released and quitclaimed to the prior and his successors all services to them due thereof, and likewise Walter de Thorpe and his heirs, who had within the manor aforesaid 3 wainloads (*carratas*) of logs, 3 wainloads of twigs and 30 horseloads (*trussellos equinos*) of heath a year with pasturage for all cattle of Walter and his heirs in the woods and several pastures therein, value 10s. a year, quitclaimed to them all those profits, by reason whereof the prior and convent hold the premises in chief by knight service and other services, and that the priory was void by death of the prior, and John de Derlyngton late prior has not yet done the services etc. which are due and pertain to the king, wherefore he took the premises into the king's hand. By pet. of parl.

Nov. 20. To the sheriff of Gloucester. Order to cause Maurice de Berkeley lord of Berkeley to have seisin of one messuage and the third part of one virgate of land in Slymbrugge, held by Nicholas Hallyng outlawed for felony it is said; as the king has learned by inquisition;

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Membrane 8—cont.

taken by the sheriff, that the premises have been in his hand for a year and a day, that Nicholas held the same of the said Maurice by the service of 7s. a year, and that Robert de Hildesley late sheriff had the year and a day and the waste, and ought to answer to the king for the same.

Nov. 10. To William de Nesselde escheator in Cumberland. Order to remove the king's hand and not to intermeddle further with a messuage and 8 acres of land in Corkeby held by Gilbert del Hill, and a messuage and the moiety of one acre of land in le Brigend in the same town held by Isabel daughter of Peter le Pestour of Wederhale, delivering up any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the lands in Great Corkeby that were of the said Gilbert and of Peter Baxter of Wederhale were by him taken into the king's hand, and he returned that he so took them for that he found by inquisition, before him taken of his office, that the said Gilbert and Isabel, who held the premises respectively in chief by homage by reason of the fees which were of Andrew de Hercla late an adherent of the king's Scottish enemies, in the king's hand by reason of Andrew's forfeiture, aliened the same to Richard de Salkeld in fee without the king's licence; and in the parliament holden at Westminster in the first year of the reign it was ordered that none should thenceforth be impeached by reason of acquiring lands held of the king as of honours.

MEMBRANE 7.

Nov. 26. To Roger de Wolfreton escheator in Norfolk. Order not to intermeddle further with the manor of Colston taken into the king's hand by the death of Mary countess of Norfolk, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said countess at her death held no lands in that county in chief in her demesne as of fee, but held the said manor for life of the gift of John de Cobeham knight her son, with reversion to the said John and his heirs, and that the same is held of another than the king.

Nov. 15. To Roger de Wolfreton escheator in Essex. Order not to intermeddle further with the third part of the manor of Shobury, taken into the king's hand as well by the death of Edmund fitz Simond as by that of William de Bohun late earl of Norhampton, delivering up any issues thereof taken; as it is found by inquisition, taken by the escheator, that Edmund at his death held the said third part by knight service of Queen Philippa as of the honour of Reilegh, that the said earl, to whom the said queen demised to farm the said honour with the knights' fees and other profits thereto belonging for a set term not yet past, occupied the same by virtue of that demise and by reason of the nonage of Edmund's heir, and took the issues and profits from the death of Edmund, who died about Michaelmas in the 29th year of the reign, to Wednesday after the Exaltation of Holy Cross in the 34th year, on which day he died, when William de Hynton then bailiff of the honour took the premises into the king's hand, and so they are in the king's hand; and by letters patent the king at another time has granted that honour to the said queen in dower with the knights'

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Membrane 7—cont.

fees thereto pertaining, so that she shall have the wardship of the lands of all the tenants at their death, namely of the lands held of her, although they be tenants in chief elsewhere.

To the same. Like order in regard to 14 acres of land in Horndon without the hundred of Rocheford, which John de Houdloo deceased held by knight service of Queen Philippa as of the honour of Reylegh.

To the same. Like order in regard to 2½ acres of land in Horndon by (*sic*) the hundred of Rocheford, which John de Mockyng deceased held as above.

To the same. Like order in regard to two thirds of the manor of Great Stanbrugge, which John de Bensted deceased held as above.

To the same. Like order in regard to tenements called Caldehous and Salmaneslonde in Canewedon, which Thomas de Verdon knight deceased held for life of the heritage of Margaret who was wife of John Tibetot knight, one of the sisters and heirs of Giles de Badelesmere.

Nov. []
Westminster.

To William de Hynton bailiff of the honour of Reylegh co. Essex Order to remove the king's hand and not to intermeddle further with the lands hereinafter mentioned, taken into the king's hand by the death of William Bohun earl of Norhampton, delivering up the issues ; as lately on the finding of divers inquisitions, taken at the king's command by Roger de Wolfreton escheator in that county, that Edmund fitz Simon at his death held in his demesne as of fee by knight service a third part of the manor of Shobury, John de Houdloo 14 acres of land in Horndon without the hundred of Rocheford, John de Mockyng 2½ acres of land in the said town of Horndon, and John de Bensted two thirds of the manor of Great Stanbrugge, all of Queen Philippa as of the honour aforesaid, that the said earl, to whom the said queen demised to farm the same honour with the knights' fees and profits thereto belonging for a set term not yet past, occupied those lands by virtue of that demise and by reason of the nonage of the several heirs, and took the issues and profits from the deaths of the several tenants, who died the said Edmund about Michaelmas in the 29th year of the reign, John Houdloo 12 June in the 23rd year, John Mockyng 10 March in the 23rd year, and John de Bensted about the feast of St. Margaret in the 23rd year, until Wednesday after the Exaltation of Holy Cross in the 34th year, when the said earl died, and that the bailiff on that day took the premises into the king's hand by reason of the said earl's death, on 16 November last the king commanded the escheator not to intermeddle further with the premises taken into his hand as well by the deaths of the said tenants as by that of the earl, [delivering up] any issues thereof taken, for that at another time the king by letters patent granted the said honour with the knights' fees thereto pertaining to the said queen in dower, so that she should have the wardship of the lands of all her tenants at their deaths, namely of lands held of her though they might be tenants in chief elsewhere ; and the escheator has certified in chancery that he has not intermeddled with the lands in the said writs contained nor taken thereof any issues, but that the bailiff seized the same into the king's hand and took the issues from the death of the said earl.

Dec. 1. To the treasurer and the barons of the exchequer. Order to cause Westminster. 39l. 6s. 8d. of 101l. contained in a recognisance made in the exchequer

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Membrane 7—cont.

in the 7th year of the reign to Isabel the late queen mother by Stephen le Eir deceased to be withdrawn, and as well the said Stephen and Bertram de Bulyngbrok, who took to wife Joan daughter and heir of Stephen, as Richard de Ravensere the king's clerk, receiver of the issues of all lands and goods reserved for the execution of the said queen's will, to be thereof discharged in the account of Richard remaining in the exchequer; as Stephen made the said recognisance of 101*l.* for 39*l.* 6*s.* 8*d.* wherein he was bound to the said queen, and by reason of his poverty nothing has hitherto been paid of the debt, as is witnessed by the said Richard; and of his compassion for the estate of the said Bertram, who has taken upon him the payment of 30*l.* of the said 39*l.* 6*s.* 8*d.*, the king of his favour has pardoned him 9*l.* 6*s.* 8*d.* thereof, and granted that he may pay the 30*l.* to the abbot and convent of the king's house of Graces by the Tower of London, to which he has assigned the said 30*l.* of his alms, 10*l.* a year until fully paid.

By K.

Oct. 24. To the same. Order to stay their demand by summons of the
Westminster. exchequer upon the prior of Leuesham for his portion of the subsidy and the tenth lately granted to the king by the alien religious, and to discharge him thereof; as out of compassion for the estate of the said prior, borne down by various adversities, and willing to succour and relieve the same, the king has pardoned him the portion aforesaid.

By K.

Nov. 14. To Roger de Wolfreton escheator in Suffolk and Hertfordshire.
Westminster. Order to cause Robert, brother and heir of John de Tybetot son and heir of Margaret one of the sisters and heirs of Giles Badlesmer tenant in chief, to have seisin of the lands which came to the king's hands by the death of the said Margaret, and by reason of the nonage of John his brother, who died a minor in the king's wardship; as Robert has proved his age before the escheator, and the king has taken his homage and fealty.

By p.s. [25868.]

To John de Ty escheator in Kent. Like order, *mutatis mutandis*, as Robert has proved his age before Roger de Wolfreton.

MEMBRANE 6.

Nov. 22. To William de Otteford escheator in Buckinghamshire. Order
Westminster. not to intermeddle further with a messuage, 100 acres of land, 10 acres of meadow, 3 acres of pasture and 12 acres of wood in Burnham taken into the king's hand by the death of John de Burnham, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee, but held the premises in his demesne as of fee of another than the king.

Nov. 20. To William de Otteford escheator in Buckinghamshire. Order to
Westminster. remove the king's hand from the manor of Little Lekhampsted, delivering and restoring to Alan de Leume the younger any issues thereof taken, although lately the king by letters patent committed to Michael de Ravendale and Robert de Hornby for a set farm to be to him yearly rendered, to hold so long as it should remain in the king's hand, the manor aforesaid which was of Alan de Leume deceased, who held it for life by

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Membrane 6—cont.

knight service of Roger de Mussenden with reversion to John son of the said Alan and to the heirs of his body, and is in the king's hand by reason of a felony by John committed, for which he is outlawed; as it is found by inquisition, taken by the escheator at the king's command, that Alan held the same as above mentioned, that John was outlawed in the said county on Wednesday in the first week of Lent in the 21st year of the reign for the death of Geoffrey Fraunkeleyn and others at divers times by him feloniously slain, and that Alan the father two years before his death, namely in the 27th year of the reign, thereof enfeoffed Alan his younger son to him and his heirs, binding himself and his heirs to warranty as by his charter may appear, which Alan the younger by virtue of that feoffment occupied the manor from the 27th year taking the issues and profits, without that that John in the life time of his said father nor after had any estate therein, wherefore Alan the younger has petitioned the king to remove his hand and restore the same to him; and the said inquisition being before the council read and examined, it appears to the council that the said manor, whereof Alan the younger was so enfeoffed, was unlawfully taken into the king's hand.

Mandate in pursuance to Michael de Ravendale and Robert de Hornby to deliver and restore the said manor to the said Alan the younger, with the issues thereof by them taken.

Nov. 28. Westminster. Mandate to the treasurer and the barons of the exchequer to discharge as well the said Michael and Robert as the escheator of the keeping of the said manor and of the issues thereof. By C.

Dec. 20. Windsor. To John de Bekynton escheator in Somerset and Dorset. Order to take the fealty of John Strech, son and heir of John Strech knight and Elizabeth his wife tenants in chief, according to the form of a schedule enclosed, and to cause him to have seisin of the lands whereof his said father and mother were seised in their demesne as of fee, and which by their deaths were taken into the king's hand; as John the son has proved his age before the escheator, and the king has respited his homage until the Purification next.

To Thomas Cheyne escheator in Devon. Like order, as John Strech the son has proved his age before John de Bekynton, whom the king has commanded to take his fealty.

Dec. 14. Westminster. To Richard de Wydeville escheator in Norhamptonshire and Rote-land. Order to cause Thomas Latymer, son and heir of Warin Latymer tenant in chief, to have seisin of the lands whereof his said father was seised as well in his demesne as of fee as jointly with Katherine late his wife, and which by the death of Warin and Katherine are taken into the king's hand; as Thomas has proved his age before the escheator, and the king has taken his fealty for the lands of his heritage held in chief as well by his said father in his demesne as of fee as by his said mother jointly with her husband, and has respited his homage until the quinzaine of Easter next.

To John de Bekynton escheator in Somerset. Like order, as Thomas Latymer has proved his age before Richard de Wydeville.

The like to the following :—

Philip de Lutteley escheator in Notyngnamshire.

John de Wyndesore escheator in Leycestreshire.

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Membrane 6—cont.

Oct. 20. To William de Nessefeld escheator in Yorkshire. Order not to dis-
Westminster. train Roger de Clifford henceforth to do homage for the castle and
manor of Skipton in Craven (*as above*, p. 360). By p.s. [25841.]

Nov. 30. To John de Estbury escheator in the counties of Suthampton and
Westminster. Wilts. Order to remove the king's hand and not to intermeddle
further with two messuages, five carucates and 3 acres of land in
Coulesfeld Loveras, Waryngstret, Clatford and Chelwarton and with
the bailiwick of the forestership of Bukholt which were of Giles Nor-
man, delivering to William Chaumberleyn of Cavendissh, Christiana
his wife, Juliana and Beatrice sisters of Christiana any issues thereof
taken since 22 March last; as the king lately ordered the escheator
to certify in chancery the cause wherefore the premises were by him taken
into the king's hand, and he certified that he so took them for that the
said Giles, who held the same in chief in his demesne as of fee, died
without an heir, as he learned by the report of many; and on 22
March last, on the finding by process made before the king in chancery
that the said Christiana, Juliana and Beatrice were cousins and heirs
of Giles and of full age, the king ordered the escheator to make a
partition into three equal parts of the lands which came to the king's
hands by reason of the nonage of Giles, who died a minor in the king's
wardship, and to cause William and Christiana as the eldest daughter,
Julian and Beatrice to have seisin of their several purparties.
By pet. of parl.

Nov. 22. To the treasurer and the barons of the exchequer. Order to stay
Westminster. their demand by summons of the exchequer upon Richard Damory for
finding any men at arms, hobblers or archers, or any sums of money
for their expenses by reason of the king's late expedition to France,
discharging him thereof at the exchequer; as Richard crossed over
with the king in his service when he landed at Hogges in Normandy
for furtherance of the war with France, and stood in his service until
his return to England, as the king is aware.

Dec. 8. To John de Tye escheator in Middlesex. Order not to intermeddle
Westminster. further with two messuages and six shops in Westsmythfeld and
7 acres of land in Portepulle taken into the king's hand by the death
of Peter atte Gatte, delivering to Richard son of the said Peter any
issues thereof taken; as the king has learned by inquisition, taken
by the escheator, that Peter at his death held no lands in that county
in chief nor of any other in his demesne as of fee, but long before his
death by charter gave to the said Richard and his heirs all his lands
in Middlesex, namely the premises, and that the same are held of others
than the king.

MEMBRANE 5.

Nov. 10. To the abbot of Stratford co. Essex for the time being. Writ
Westminster. *de intendendo*, directing the abbot to pay to Thomas Temese 100s.
a year, to John de Estbury 60s., and to John Walden 60s. during
the life of Richard de Pembrugge; as the said Richard, to whom the
king's daughter Joan princess of Aquitaine and Wales, sometime
wife of Thomas de Holand, granted for life a farm of 11*l.* which the abbot
is bound to render her and her heirs for the manors of Sudbury and

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Membrane 5—cont.

Hamme, by divers writings gave the same with the king's licence to the said Thomas, John and John as aforesaid, as in the said writings and in the king's letters patent is contained.

Et erat patens.

Nov. 22. To the sheriff of Bedford. Order to cause William Morteyn knight Westminster. to have seisin of a messuage and 16 acres of land in Bromham and Bydynghambrugge, held by John Durant of Bromham hanged for felony it is said; as the king has learned by inquisition, taken by the sheriff, that the premises have been in his hand a year and a day, that John held them of the said William, and that John Chastiloun late escheator had the year and a day and the waste, and ought to answer to the king for the same.

Nov. 26. To Henry de Snayth keeper of the great wardrobe. Order to cause Westminster. robes suitable to their estate to be delivered to Patrick de Byker the king's artillier and Stephen atte Merssh the king's smith for Christmas next.
By K.

Nov. 20. To Philip de Lutteleye escheator in Salop. Order not to intermeddle Westminster. further with the lands which Robert de Say the father at his death held in his demesne as of fee of the heir of Henry de Ferrariis tenant in chief, and which by the death of the said Robert and by reason of the nonage of Robert de Say his son are taken into the king's hand; as Robert son and heir of the said Robert the father, who held by knight service of the heir of the said Henry, a minor in the king's wardship, has proved his age before the escheator; and at another time the age of William de Ferrariis, son and heir of Henry, was proved, and the king took his homage for the lands of his said father.

Nov. 21. To Philip de Lutteleye escheator in Gloucestershire, Herefordshire, Westminster. Salop and Staffordshire. Order not to intermeddle in anywise with the priory of Lanthony by Gloucester, now void by the death of brother William the last prior it is said, or with anything thereto pertaining, restoring to the subprior any issues thereof taken; as on the finding of an inquisition, taken by John de Hampton his escheator in the said counties, that Humphrey de Bohun, sometime earl of Hereford and Essex and constable of England, granted by charter for him and his heirs to the subprior of that house for the time being that, on the cession, decease or deposition of the prior, the subprior with one man of the earl's, by the earl or his heirs to him joined, should have the keeping of the priory and all thereto pertaining until the prior elect should be confirmed, so that he who should so be there placed by the earl or his heirs, dwelling meanwhile in the priory with two horses and two groons if he should choose, should not intermeddle with the goods of the house within or without, should waste, take or have nothing but only reasonable estovers, as in victuals, by exhibition of the subprior or his representative, that the said earl also granted to the subprior and convent power to choose for prior a fit person of the bosom of their church or elsewhere without let of him or his heirs so often as they should be without a prior, so that he should be presented to the earl and his heirs as patrons, that the subprior at every vacancy from the making of that charter had the keeping and administration of the goods to the priory pertaining, temporalities and spiritualities, and thereof disposed at his will, without that that the said earl or his

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Membrane 5—cont.

heirs intermeddled therewith save by joining a man who had his maintenance as aforesaid, and that the subprior and convent continued that grant without change at every vacancy, the late king on 30 March in the 17th year of his reign commanded his said escheator not to intemeddle with the priory (then void) or with anything thereto pertaining, restoring to the subprior any issues thereof taken since the same was taken into the king's hand, as the king is assured by inspection of the rolls of the said king's chancery; and the king would make provision for saving harmless the said priory, now void as aforesaid, and in the king's hand by reason of the nonage of Humphrey de Bohun, cousin and heir of Humphrey late earl of Hereford and Essex tenant in chief. The king's will is that John de Clifford shall abide with the subprior in his name to the keeping of the priory as aforesaid during this vacancy.

The like to the following :—

William de Otteford escheator in Bedfordshire.

John de Estbury escheator in Wilts.

Dec. 3. To the sheriff of Berks for the time being. Writ *de intendendo*,
Westminster. directing him to pay to John Edward the arrears of 6*d.* a day of the issues of that county which, for his good service, the king of his favour by letters patent on 23 November in the 35th year of his reign granted him for life or until the king should take other order for his estate, and to pay him the same henceforward, taking his acquittance.

Et erat patens.

Dec. 4. To Richard de Wydeville escheator in Norhamptonshire. Order
Westminster. to cause Robert de Haldenby and Maud his wife, daughter and heir of William de la Caruaille who held by knight service of the heir of Lawrence de Hastynges earl of Pembroke tenant in chief, a minor in the king's wardship, to have seisin of the lands which the said William held in his demesne as of fee, and which by his death were taken into the king's hand; as Maud has proved her age before the escheator, and the king has taken the fealty of Robert for the lands which William held of the said earl's heir.

Nov. 18. To John Moubray and his fellows, justices appointed to hear and
Westminster. determine a trespass committed by John Gyst mayor of Exeter and others against the dean and chapter of the church of St. Peter Exeter. Order, upon the said mayor's petition, if the proceedings before them are as therein alleged, not to proceed further in the business without advising the king; as the mayor has shewn the king that, whereas the dean and chapter made complaint before the said justices that the mayor and others with an armed power have hindered them from holding their leet which they claim to hold in the suburb of the said city, the defendants in their pleading alleged that the said leet is pertaining to the city, whereof the king and his forefathers were seised time out of mind, and that the mayor and citizens thereof hold the city and all things thereto pertaining of the king at fee farm as in his right by charters of his forefathers by him confirmed, and that if the dean and chapter should recover the said leet it would tend to the loss of the city and by so much the king's said farm would be diminished, wherefore they prayed a remedy as well for the king as for themselves; and the king would guard against the loss and prejudice which might happen to him if they should proceed without advising him. By K.

1362.

Membrane 5—cont.

Dec. 3. To the treasurer and the barons of the exchequer. Order to stay
 Westminster. their demand made by summons of the exchequer upon the prior
 of Tykford for 6*l.* 13*s.* 4*d.* by him lately received at the receipt of the
 exchequer as a prest upon his wages for going upon the king's mes-
 sage to parts beyond the sea, thereof discharging as well the said prior
 as the sheriff of Bukingham; as the king of his favour has pardoned
 the prior that sum. By C.

MEMBRANE 4.

Nov. 20. To Roger de Wolfreton escheator in Norfolk. Order to cause David
 Westminster. son and heir of David Strabolgi late earl of Athole, whose homage
 and fealty the king has taken, to have seisin of the manors of Possewyk
 and Westlexham taken into the king's hand by the death of John de
 Ufford, who in his life time occupied them of the king's grant, and after
 granted by the king to Thomas de Bradewelle, the grant to the said
 Thomas or any command to the escheator previously addressed to the
 contrary notwithstanding; as it is found by inquisition, taken by
 the king's command after the death of the said earl concerning the
 lands which were his, that he held the said manors in chief by knight
 service, and little before his death demised them to certain persons
 for terms long since past. By K. and C.

Dec. 4. To the sheriff of Cambridge for the time being. Order to pay to
 Westminster. Master John de Shropham the king's clerk, warden of the king's scholars
 whom he maintains of his alms in the university of Cambridge, the
 arrears of 4*d.* a day for his wages and 8 marks a year for his two robes,
 one with furring the other with lining, from 26 October in the 35th
 year of the reign, and to pay him those sums henceforward of the issues
 of the county, taking his acquittance to witness every payment;
 according to the king's letters patent of the above date granting
 the same to the said warden to be so taken during pleasure by the hands
 of the sheriff. By K.

Et erat patens.

Dec. 3. To John de Estbury escheator in the county of Suthampton. Order
 Westminster. to cause Luke de Ponynges and Isabel de Sancto Johanne his wife,
 sister and heir of Edmund de Sancto Johanne, to have seisin of the
 manor of Bromley taken into the king's hand by the death of Elizabeth
 who was wife of the said Edmund, with the issues thereof taken,
 but not to intermeddle further with the manor of Abboteston like-
 wise taken into the king's hand, delivering up any issues thereof taken;
 as it is found by inquisition, taken by the escheator, that Elizabeth
 at her death held no lands in that county in chief in her demesne as of
 fee, but held the said manors for life of the heritage of Isabel in name
 of her dower, and that the manor of Bromley is held in chief by the
 service of a third part of one knight's fee as parcel of the manor of
 Basyng, the manor of Abboteston of another than the king; and
 at another time the king has taken the homage and fealty of the said
 Luke, by reason of issue between him and Isabel begotten, for the manor
 of Basyng which came to the king by the death of Margaret de Sancto
 Johanne and by reason of the nonage of John son and heir of Margaret,
 cousin of Isabel whose heir she is, who died a minor in the king's
 wardship.

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Membrane 4—cont.

Nov. 23. To the treasurer and the barons of the exchequer. Order to allow
Westminster. Nicholas de Louthe the king's clerk, his receiver of the lordship of Ponthieu, in his account at the exchequer 10*l.* which he paid by the king's command to Fermin de Cromoud one of the king's counsellors in those parts in recompense of his expenses in going on the king's service to divers parts in the realm of France upon the king's business, and for one horse of his lost in that service, notwithstanding that Nicholas has with him no warrant for that payment. By K.

Oct. 12. To William de Nessefeld escheator in Cumberland and Westmor-
Westminster. land. Order not to intermeddle further with certain purprestures in the forest of Inglewode called Kirkethwayt and Lynthwayt co. Cumberland, and the hamlet of Kesklef co. Westmorland, taken into the king's hand by the death of Ellen who was wife of Nicholas de Vespount, delivering to John de Moriceby any issues thereof taken ; as the king has learned by divers inquisitions, taken by the escheator, that Ellen at her death held the said purprestures in her demesne as of fee in chief by fealty and by the service of rendering to the king 60*s.* a year at the Assumption at the exchequer of Carlisle by the hands of the sheriff of Cumberland, and the said hamlet by knight service in fee tail, of the gift of Robert de Merton and Adam de Appelby chaplains to Robert Daubenay her father whose heir she was and to the heirs of Robert's body, of the heir of William late baron of Graystok tenant in chief, a minor in the king's wardship, and that the said John, who took Ellen to wife, ought to have the premises for life by the courtesy of England by reason of issue between them begotten.

Oct. 16. To William de Nessefeld escheator in Yorkshire. Order to cause
Westminster. William son of Warin son of William de Skargill to have seisin of certain lands in Hossete called Southwode, and certain lands in Clayton and Bernesby (*sic*), whereof as well Warin his father as John de Skargill his uncle at their deaths were seised in their demesne as of fee, and which by their deaths were taken into the king's hand ; as the king has learned by inquisition, taken by the escheator, that Warin son of William de Skargill, who died on 13 September in the 33rd year of the reign, so held the premises called Southwode in chief by knight service as parcel of the manor of Wakefeld, that the said William is his next heir, and at his father's death was of the age of 9½ years (*sic*) and is now of full age, that John de Skargill, who died while William was a minor in the king's wardship, held the premises in Clayton and Bernesby of others than the king, and that William is his cousin and likewise his next heir and now of full age ; and the king has taken his homage and fealty. By p.s. [25838.]

Dec. 20. To the sheriffs of London. Order to deliver by indenture to Philip
Windsor. de Neweton and John Baldewyn of London, attorneys of the king's clerk Thomas de Brantyngham treasurer of Calais (*Gales'*), 25*l.* and one cloak price 13*s.* 4*d.* of the king's moneys and goods to be delivered to the said Thomas to the king's use ; as the king has learned that the sheriffs have taken again the said money and cloak of divers men to whom they were delivered or sold by George Reyner, who took them out of the keeping of the said Thomas and eloigned them, and are retaining them. By K. and C.

To the sheriff of Kent. Like order in regard to such moneys and goods of the king's, by George Reyner taken out of the keeping of the said

1362.

Membrane 4—cont.

treasurer of Calais and eloigned to the value of 6*l.*, as have come to his hands ; as the king has learned that great part thereof has by him been taken again of divers men to whom the said George delivered or sold the same.

1363.

Jan. 4.
Windsor.

To John de Estbury escheator in Oxfordshire. Order to cause Gilbert Talbot, son and heir of Richard Talbot knight, to have seisin of the manor of Bampton, taken into the king's hand by the death of Thomas Talbot clerk ; as it is found by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief in his demesne as of fee, but held the said manor in chief by knight service for life as jointly enfeoffed with John de Carreu and John Laundels both likewise deceased of the demise of the said Richard, made with the king's licence, with reversion to Gilbert ; and at another time the king has taken the homage and fealty of Gilbert for the lands of his said father.

1362.

MEMBRANE 3.

Nov. 8.
Westminster. To John de Tye escheator in Kent. Order not to intermeddle further with the manors of Shir lond in the isle of Shepeye, Ufton and Patrikesbourne (*as above*, p. 358).

Nov. 8.
Westminster. To William de Nessefeld escheator in Yorkshire. Order to take the fealty of Joan wife of William de Melton knight, and not to intermeddle further with the manor of Killum (*as above*, p. 358).

Nov. 20
Westminster. To William de Nessefeld escheator in Northumberland. Order to take the fealty of Joan late the wife of Thomas de Hoton according to the form of a schedule enclosed, and not to intermeddle further with one husband land in Hertlawe, eight burgages in Baumburgh and 14 acres of land in Alnewyk taken into the king's hand by the death of Thomas, delivering to her any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held the premises jointly with Joan and that the said burgages are held of the king in burgage by the service of 8*d.* a year, the land in Hertlawe and Alnewyk of others than the king.

Nov. 13.
Westminster. To William de Wykeham and Peter atte Wode keepers of the king's forest this side of Trent, or to their representatives in the forest of Savernake. Order to deliver to Robert son and heir of Thomas de Alresford of Harden the bailiwick of the forestership called le Broyl in the said forest, whereof his said father at his death was seised in his demesne as of fee, as is found by inquisition taken at the king's command by John de Estbury escheator in Wilts, and which by the death of Thomas is taken into the king's hand, together with the issues thereof taken since 13 December last ; as on that day the king of his favour respited until a set day now past the homage of Robert for the lands which his father held in chief, and commanded that he should have livery thereof.

Nov. 26.
Westminster. To Philip de Lutteley escheator in Herefordshire and the march of Wales adjoining. Order to deliver 30 acres of land in Coitrath in the said march and three burgages in Pembroke taken into the king's hand by the death of John de Shirbourne, together with the

1362.

Membrane 3—cont.

issues thereof taken, to the next friend of Alice daughter and heir of the said John to whom the heritage may not descend, to keep to her use, but not to intermeddle further with other lands likewise so taken, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee whereby the wardship of his lands ought at present to pertain to the king, but held in his demesne as of fee the land aforesaid of the heir of Lawrence de Hastings earl of Pembroke tenant in chief, a minor in the king's wardship, by the service of rendering 4*d.* a year, the said burgages by the service of 4*s.* a year, and divers other tenements in the same county and march of others than the king, and that the said Alice is his next heir, and of the age of 10 years and upwards.

Nov. 26. To William de Otteford escheator in Bukinghamshire. Order to
Westminster. remove the king's hand and not to intermeddle further with a meadow called Sondremede in Datchet, delivering to the prioress of St. Helen London any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the lands, goods and chattels of the said prioress in Datchet were by him taken into the king's hand, and he certified that so took the said meadow, and no other lands or goods, for that it was found by inquisition, before him taken of his office, that the same, being within the king's lordship, was without his licence appropriated to the said house; and after at the suit of the prioress, alleging that the meadow is not held of the king, and that it was given and conferred upon the then prioress and the convent in almain long before the statute of mortmain, namely in the time of King Henry III, as by the donors' charters may appear, and praying the king to remove his hand, the king ordered the escheator to make inquisition touching the circumstances; and by inquisition so made it is found that Richard de Mundavilla knight by charter on the eve of All Saints 48 Henry III conferred upon Scolastica then prioress of St. Helen aforesaid and the convent and their successors the meadow in Datchet called Sondremede to hold in almain, and that the same is held of another than the king.

Nov. 20. To Walter de Kelby escheator in Lincolnshire. Order to deliver
Westminster. to Gilbert de Umfraville earl of Angos the manor of Burwell taken into the king's hand by the death of Joan who was wife of William de Kyme, together with the issues thereof taken, but not to intermeddle further with divers other manors and lands likewise taken into his hand, delivering up any issues of these taken; as the king has learned by inquisition, taken by the escheator, that Joan at her death held the said manor in chief of the gift of the said earl, made with the king's licence, to her and her said husband and to the heirs male of their bodies, with reversion for lack of such an heir to the earl and his heirs, that William and Joan died without an heir male of their bodies, whereby the same ought to revert to the earl, and that Joan held other manors and lands likewise for life with reversion to the earl, which are not held of the king; and the king has taken the homage and fealty of the earl for the said manor. By p.s. [25879.]

Nov. 18. To Philip de Lutteleye escheator in Herefordshire and the march of Wales adjoining. Order to cause dower to be assigned to Ellen who was wife of Robert Robelyn, who held by knight service of the

1362.

Membrane 3—cont.

heir of Lawrence de Hastynges earl of Pembroke tenant in chief, a minor in the king's wardship, of the lands of her said husband taken into the king's hand by his death and by reason of the nonage of the said heir, sending the assignment to be enrolled in chancery.

The following persons have the like writs of lands held of the same heir in the county and march aforesaid :

Margaret who was wife of William Malenfaunt.

Margaret who was wife of Ralph de Bromhull.

MEMBRANE 2.

Nov. 18. To John de Estbury, escheator in Wilts (*sic.*) Order to pay to the bishop
Westminster. of Winchester, Edward le Despenser and John Talanache, of the issues of the lands of Henry de Bradewaye tenant in chief, the rents to them respectively due so long as those lands shall remain in the king's hand, together with the arrears thereof from Henry's death ; as the king has learned by inquisition, taken by the escheator, that the said Henry at his death held in his demesne as of fee a messuage and 20 acres of land in Whydehay of the said bishop by the service of 3s. yearly to be rendered to him and by suit at the bishop's court of Whydeleye, and a messuage and one carucate of land in Somburne by knight service of the heir of Humphrey de Bohun earl of Hereford, a minor in the king's wardship, charged to the said Edward in 7s. and to the said John in 1*l*b. of pepper payable yearly, and that John son of Henry is his next heir, and of the age of 2 years and upwards.

Nov. 18. To Roger de Wolfreton escheator in Essex. Order not to inter-
Westminster. meddle further with the manor and advowson of Great Sutton taken into the king's hand by the death of Henry son of Peter son of William Cosyn delivering up any issues thereof taken ; as it is found by inquisition, taken by the escheator, that Thomas de Apynton parson of Great Sutton, who was seised in his demesne as of fee of the manor and advowson aforesaid by gift and feoffment of William Cosyn, gave the same by charter to the said William for life with remainder to Peter son of William, Emma and Juliana daughters of Peter, and the heirs of the body of Peter, Emma and Juliana, and for lack of such heirs to the right heirs of William Cosyn and Beatrice his wife, that Emma and Juliana are dead without an heir of either of their bodies, that Peter, who died seised of the premises in fee tail, had issue Henry his son, who entered the same after the death of Peter as his son and heir in fee tail, and died thereof seised without an heir of his body, whereby the premises ought by virtue of the said gift to remain to the right heirs of William and Beatrice, that William Cosyn their son is their next heir and of full age, and that the said manor and advowson are held of the king as of the honour of Reylegh by the service of the moiety of one knight's fee and by suit at the hundred of Rocheford every three weeks and suit at the court of the said honour every month ; and at another time the king by letters patent has granted that honour to Queen Philippa in dower with the knights' fees thereto belonging.

1363.

Jan. 20. To Roger Rotour mayor of the staple of Westminster and William
Westminster. de Herlaston bailiff of the abbot of Westminster. Order to cause Richard de Perham to be set free from the prison of the said staple ; as on receiving information that the said Richard counterfeited the seal of the said staple, and thereby committed manifold offences

1362.

Membrane 2—cont.

to the contempt and prejudice of the king and the damage of the merchants of the staple and others, the king appointed the said mayor and bailiff to make inquisition thereupon by true men of the county of Middlesex within the liberty of the staple or elsewhere ; and by inquisition by them so made it is found that Richard never counterfeited the said seal, nor committed deceptions to the prejudice of the king, the said merchants or any other person by impressing the right seal upon any letter.

1362.

Nov. 8. To William de Nessefeld escheator in Yorkshire (*sic*). Order to Westminster. take an oath of Joan who was wife of Thomas de Heton tenant in chief that she will not marry without the king's licence, and to deliver to her in dower the third part of her said husband's lands, sending the assignment under seal to be enrolled in chancery ; as of the said lands, taken into the king's hand by the death of the said Thomas and by reason of the nonage of his heir, the king has assigned to Joan a third part of a moiety of the manor of Hertlawe with the appurtenances, namely a third part of one messuage and 120 acres of land, of ten husband lands, and of 10s. 6*d.* of rent of cottars therein, a third part of 200 acres of land in Hethepole, of two husband lands in Dodyngton and of 16*l.* 5s. 5*d.* of rent issuing from the manor of Chevelyngham.

Nov. 16. To William de Nessefeld escheator in Northumberland. Order Westminster. to take the fealty of Joan late the wife of Robert de Ogle according to the form of a schedule enclosed, and not to intermeddle further with a moiety of the barony of the Hospital (*del Hospital'*) taken into the king's hand by the death of the said Robert, delivering to her any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that Robert at his death held the said moiety jointly with Joan of the gift of Thomas Styward chaplain to them and the heirs of their bodies made with the king's licence, and that the same is held in chief by knight service.

MEMBRANE 1.

Dec. 28. To John de Estbury escheator in Wilts. Order to cause Walter Windsor. Danseye, brother and heir of William Danseye brother and heir of John Danseye, to have seisin of the lands whereof John Danseye was seised in his demesne as of fee, and which came to the king's hands by his death and by reason of the nonage of the said William, who died a minor in the king's wardship, and are in his hand ; as Walter has proved his age before the escheator, and the king has taken his fealty for the lands of John Danseye, and has respited his homage to the quinzaine of Easter next.

To Philip de Lutteley escheator in Herefordshire. Like order, as Walter Danseye has proved his age before John de Estbury.

[*Marginal note that*] on 1 May in the 40th year of the reign the said Walter did his homage, as appears in the Close Roll of that year.

Nov. 28. To John de Tye escheator in Sussex. Order not to intermeddle Westminster. further with the manor of Walberton taken into the king's hand by the death of Elizabeth who was wife of Edmund de Sancto Johanne, delivering up any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that Elizabeth at her death held

1362.

Membrane 1—cont.

no lands in that county in chief in her demesne as of fee, but held the said manor for life in name of dower after her said husband's death, of the heritage of Isabel his sister and heir whom Luke de Ponynge. has taken to wife, and that the same is held of another than the kings

Nov. 20. To Philip de Lutteleye escheator in Salop. Order not to intermeddle
Westminster. further with the lands which Robert de Say held of the heir of Henry de Ferrariis tenant in chief, (*as above p. 373*).

1363.

Jan. 20. To William de Otteford escheator in Bukinghamshire. Order
Westminster. to remove the king's hand and not to intermeddle further with 24 acres of land of the abbot of Mussenden in Byerton and Broghton, delivering to the said abbot any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the same were by him taken into the king's hand, and he returned that he so took the premises for that it was found by inquisition, before him taken of his office, that the abbot appropriated to him and his church 12 acres of land in Byerton and 12 acres of land in Broghton without the king's licence; and after the abbot gave the king to understand that one of his predecessors acquired the premises to him and his successors long before the statute of mortmain, praying that the king's hand should be removed, and the king ordered the escheator to make inquisition thereupon; and by inquisition so taken it is found that the sometime abbot appropriated the premises long before the said statute, that Robert son of Nicholas de Aylesbury gave 17 acres thereof to the said abbot to hold of the said Robert and his heirs by the service of 22*d.* a year, which he after released to the said abbot by charter long before the said statute, that Richard la Tour by charter enfeoffed the same abbot of the remaining 7 acres to hold in almoin long before the said statute, and that as well William sometime [count] of Boulogne and [earl] of Gwarenne, of whom the premises were held, as King Henry [II] after confirmed the same by charter to the said abbot.

Jan. 23. To John de Estbury escheator in Oxfordshire. Order to cause dower
Westminster. to be assigned to Maud who was the wife of John de Sancto Johanne of the lands of her said husband which came to the king's hands by his death and by the reason of the nonage of John, son of the said John and Katherine his wife sister of Thomas de Langelee tenant in chief, and cousin and heir of the said Thomas, a minor in the king's wardship, sending the assignment to be enrolled in chancery.

1362.

MEMBRANE 44d.

Writing of John Dymmok lord of Skrevelby knight, being a quitclaim to Sir Baldwin de Freville knight, his heirs and assigns, of the manor of Middelton with the view of frankpledge. Witnesses: Sir Fulk de Byrmyngcham, Sir Ralph Basset of Sapcot, Sir Baldwin de Bereford knights, William de Peito, John Sparry. Dated Westminster, Tuesday the eve of the Purification 36 Edward III.

Memorandum of acknowlegment in the chancery at Westminster, 1 February.

Indenture witnessing that Thomasine who was wife of John de Dagworth knight is bound to Simon Long and Margery his wife in

1362.

Membrane 44d—cont.

500*l.* payable at Easter next, and the said Simon and Margery grant that this bond shall be in suspense upon condition that neither Thomasine nor any other tenant of the manors of Dagworth and Elmedon shall in time to come alien the same but for the life of Thomasine, nor thereof cause themselves to be impleaded by collusion, plead weakly, suffer themselves to be put out, nor do any act whereby the reversion thereof may be interrupted, and that Simon and Margery and the tenants thereof whatsoever in time to come shall hold the manor of Bradewell peaceably without being impleaded, ousted or molested by plea thereof or of any part thereof, suit, entry or execution sued or made by Thomasine, sole or *couverte*, to upset the fine levied between the said Sir John and Thomasine of the one part and Richard parson of Bradewell and Thomas de Helpston of the other part, so that the money shall not be levied nor paid at any time to come if these covenants be observed. Dated Westminster, 36 Edward III. *French.*

Memorandum of acknowledgment by the parties, 3 February.

Feb. 4. Richard atte Halle, Richard Pelham and Margaret who was the Westminster. wife of William de Gates of Sussex to queen Philippa. Recognisance for 60*l.* payable by instalments; to be levied, in default of payment, of their lands and chattels in Sussex.

Cancelled on payment, acknowledged by Richard de Raveneser attorney of the said queen.

Feb. 9. Robert Vynter to David de Wollore clerk, Recognisance for 40*l.*, Westminster. to be levied, etc., in Kent.

Cancelled on payment.

Indenture witnessing that Thomasine who was wife of John de Dagworth knight has granted to Simon Longe and Margery his wife a yearly rent of 20*l.* to be taken of her manor of Emeldon at Easter and Michaelmas by even portions, with power of distraint if the same be in arrear, and has given them seisin thereof by *ld.*; and Simon and Margery grant that this annuity shall be in suspense, upon condition that neither Thomasine nor any other tenant of the manors of Dagworth and Emeldon shall alien etc., and that they and the tenants thereof whatsoever in time to come shall peaceably hold the manor of Bradewell (*as in the above indenture*). Dated Westminster, 8 February 36 Edward III. *French.*

Memorandum of acknowledgment by the parties, 9 February.

Feb. 9. Henry atte Merssh, son of Marion daughter of Henry atte Roche Westminster. sometime citizen and chandler of London, to Richard Foun citizen of London. Recognisance for 23*l.* 7*s.* 5*d.*, to be levied, in default of payment, of his lands and chattels in the city of London.

Feb. 10. Robert de Kedyton and John de Gestnyngthorp to Richard de Westminster. Ravensere clerk. Recognisance for 60*l.*, to be levied, etc. in Suffolk.

Cancelled on payment.

Assignment of dower to Joan who was wife of Reynold de Cobeham knight tenant in chief, made 6 February, 36 Edward III at Bouxsull by John de Tye escheator in Kent by virtue of the king's writ, in presence of John de Bampton attorney of Sir John atte Lee steward of

1362.

Membrane 44d—cont.

Queen Philippa, and by view and aid of others there present ; assigning to Joan certain tenements in Elmele in the isle of Schepey, certain other tenements called Bouxsull in Chevenyng, Sevenoke, Chidingston and Evere, and certain other tenements in Denhull in Sevenoke, all in Kent.

MEMBRANE 43d.

Writing of Hawise who was wife of Roger de Bavent knight, being a quitclaim with warranty to the king and his heirs, and to the prioress and convent of Dertford and their successors, of the manors of Norton Bavent, Flifide, Emwelle, Billegh, Trowe and Wythihull co. Wilts, Burton atte Nasse co. Dorset, Pittfold and Hachesham co. Surrey, Shibburne co. Kent, Braundeston and Combes co. Suffolk, and Coluens-ton in Glamorgan in Wales. Dated London, 13 October 35 Edward III.

Memorandum of acknowledgement, at Bylegh co. Essex 12 March this year, before the abbot of Bylegh, by virtue of a writ of *dedimus protestatem* to him addressed, which is on the files of chancery for this year, to take the acknowledgment of Hawise.

Writing of William Bishop rector of St. Mary le Bow London and John Horwode the younger, executors of Richard de Kyslyngbury sometime citizen of London, granting to William Sliford, Richard Hakeborne, William de Calseby chaplains, Thomas Baret, John Topymus and Robert de Shirwode citizens of London the reversion of all the tenements of the testator in the city and suburb of London, all which he bequeathed to Alice his wife for life under a condition, to hold to them, their heirs and assigns, according to the effect of the testator's will. Witnesses: John Wroth mayor of London, Walter de Bernye, John Deynes sheriffs, James Andrew, William Essex draper, Walter Bret, Roger Reygate 'junour,' Roger atte March 'taillour.' Dated London, Friday after St. Mary Magdalene 35 Edward III.

Memorandum of acknowledgment, 16 February this year.

Jan. 28. To the justices of the Bench. Whereas a plea is pending before Westminster. the said justices between the king and John bishop of Lincoln, that the bishop should suffer the king to present to the church of Great Stokton, and now the king has learned that, by covin between the said bishop and Lawrence de Pabenham, who has obtained a writ in the Bench aforesaid that the bishop should suffer him to present thereto, to defraud the king of his right, the bishop averred before the justices that he offered no let to Lawrence nor claimed any right in the advowson of the said church, and so Lawrence purposes to recover the presentation thereto, and in consideration that prejudice and loss to the king might easily arise if Lawrence should so recover: order, if the facts are as stated, to behave so circumspectly in the premises that the king's right may not be prejudiced or impaired, nor his suit be hindered.

Assignment of dower of Agnes who was wife of Roger de Northwode knight tenant in chief, made 16 December 35 Edward III at Schorne by Rochester co. Kent by John de Tye escheator in that county by virtue of a writ to him addressed, in presence of John de Northwode knight son and heir of the said Roger, by view and aid of Fulk Peyforer,

1362.

Membrane 43d.—cont.

Richard de Blore and others, and with assent of the said John ; assigning to Agnes the manors of Schorne, Herietesham, Yoke and Wychelynge.

MEMBRANE 42d.

Feb. 10. To Thomas de Fournyval. Order, upon his allegiance and under
Westminster. pain of forfeiture, to make ready and array himself and his men with all his power according to his estate to cross to Ireland to Lionel earl of Ulster the king's son, there to abide with him and other lieges for the safety thereof, so as to be in Ireland in the quinzaine of Easter next at latest, to defend the country against the king's Irish enemies and, with God's help, to overcome them ; also under pain of forfeiture to be before the king and council at Westminster on Friday in the second week in Lent, to treat concerning the expedition to Ireland and to do what shall then be commanded him on the king's behalf ; as lately the king sent his said son with no small number of armed men to the succour of Ireland, and he has long remained there at great cost, and lost many of his men, so that he and the lieges with him are in peril from the increasing strength of the said enemies ; and though the king by divers writs ordered the said Thomas, as other lieges in England who have lands in Ireland, to make ready with all their power of men at arms, armed men and archers and cross with his said son, he has not cared hitherto to repair thither nor to send any men, in contempt of the king, to the peril of his said son and the lieges in his company, and of the loss of Ireland, whereat the king is moved to anger.

By K.

[*Fœdera. Rep. on Dignity of a Peer*, iv., p. 629].

The like to Thomas earl of Oxford, David Strabolgy earl of Athol, Edward le Despenser and 22 others, the abbot of Fourneux and two other abbots, the prior of Malverne and four other priors, Master Thomas de Nevylle and 8 others.

[*Ibid.* p. 630.]

Feb. 10. To Mary countess of Norfolk. Like order to make ready and array
Westminster. men at arms, armed men and archers to cross to Ireland, and to send a trusty person or persons to Westminster on the date above named.

[*Ibid.*]

The like to Eleanor countess of Ormond, 5 other countesses, Anne le Despenser and two other ladies.

[*Ibid.* p. 631.]

March 10. To John de Uphull clerk, his proctors and their substitutes. Pro-
Westminster. hibition, under pain of forfeiture, of any attempt by any authority whatsoever that may tend to the king's prejudice or to impair his right, or a judgment of the justices of the Bench, and order to stay altogether the further prosecution of the execution of a condemnation obtained in the court of Rome against William de Cusancia and Nicholas de Neuton, revoking all by them or at their procurement so attempted ; as lately while the temporalities of the bishopric of Exeter were in the king's hand, the prebend which John de Sancto Paulo held in the church of Exeter being void and for that reason belonging to the king's presentation, the king collated the said William thereto, and recovered the presentation against the said John by judgment in his court before the said justices, and the

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Membrane 42d—cont.

said William was canonically admitted and instituted, and peaceably possessed the same, but John, by colour of a provision which he obtained of the pope, prosecuted many proceedings in the court of Rome against William, whereby he caused William and the said Nicholas then parson of Marteleye, who exchanged his church with William for the said prebend, to be condemned in 100*l.* for that he did not come to answer upon the premises in that court, and is purposing to cause the money to be levied to his use by censure of that court, and has made and procured provocations, appeals, citations, processes, and notifications thereof, although outlawed and put out of the king's protection as a rebel and disobedient because of his bad conduct towards king and people, whereby he has referred the king's right and the said judgments to alien judgment to be annulled and upset, to the contempt and prejudice of the king and the peril of his crown.

MEMBRANE 41d.

Feb. 1. Fulk de Bermyngham knight and Ralph Basset of Sapeot knight
Westminster. to John Dymmok knight. Recognisance for 600 marks, to be levied, in default of payment, of their lands and chattels in Lincolnshire.

Feb. 1. John Dymmok knight to Fulk de Bermyngham knight. Recog-
Westminster. nisance for 200*l.*, to be levied etc. in Warwickshire.

Feb. 3. John Vendour of Newerk to Richard de Ravenser clerk. Recog-
Westminster. nisance for 10*l.*, to be levied etc. in Notynghamshire.
Cancelled on payment.

Writing of Benedict de Fulsham citizen of London, giving with warranty to Simon Gentil and William Herkestede citizens of London, their heirs and assigns, a yearly rent of 10*l.* to be taken of his manor of Great Dels by Rouchestre co. Kent at Easter, with power of distraint if the same be in arrear. Witnesses: Gilbert Gyldewyne, Robert Spicer, William Samme, William Goldfynch, John Dramond. Dated Great Dels, the feast of the Purification 36 Edward III; and the said Benedict put Simon and William in seisin thereof by 1*d.*

Memorandum of acknowledgment, 3 February.

Indenture of defeasance of the foregoing gift, upon condition that Simon Gentil and William Herkestede shall hold the lands and tenements which they have of the gift and feoffment of Benedict Fulsham in the parish of St. Antholin (*Sancti Antonini*) London, according to a charter thereof made. Witnesses (*as the last*). Dated Great Dels, the morrow of the Purification 36 Edward III.

Memorandum of acknowledgment by the parties, 3 February.

Feb. 8. Gilbert Talbot knight and John Talbot knight to Richard de
Westminster. Ravensere clerk. Joint and several recognisance for 100 marks, to be levied, in default of payment, of their lands and chattels in Gloucestershire.

Cancelled on payment.

Adam de Hoton parson of Kirkebythore and Thomas de Sandford to Richard de Ravenser clerk. Recognisance for 40 marks, to be levied, etc., in Westmorland.

Cancelled on payment.

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Membrane 41d—cont.

Writing of Giles de Bernham knight of Norfolk, being a quitclaim with warranty to Walter de Berneye citizen of London, Richard de Heilesdon and John his son citizen and mercer of London and Thomas Bles, their heirs and assigns, of the manor and advowson of Heilesdon in the said county, with homages, rents and services of free tenants and neifs, lands in Heilesdon, Heringby in Fleg, Heigham by Norwich, Horsham St. Faith and Catton by Norwich, and lordships, liberties, advantages and easements thereto belonging. Witnesses: John Bernes, William de Essex, John de Worstede, Adam Stable. Alan Everard. Dated London, 6 February 36 Edward III.

Memorandum of acknowledgment, 8 February.

Feb. 10. Roger Lestraunge of Knokyn knight to Richard de Frene. Recognisance for 200*l.*, to be levied, in default of payment, of his lands and chattels in Salop. Westminster.

Feb. 11. John de Chellesworth parson of Bocton Malherbe to John Westminster. Conyngesby. Recognisance for 100 marks, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Kent.

Feb. 12. John Devenish skinner of London to David de Wollore and Michael Westminster. de Ravendale clerks. Recognisance for 40*l.*, to be levied, in default of payment, of their lands and chattels in the city of London. *Cancelled on payment, acknowledged by the said David.*

Feb. 15. Andrew de Tyndale to Queen Philippa. Recognisance for 100 Westminster. marks, to be levied etc. in Surrey.

Feb. 18. John Bardolf lord of Wirmegeye to Thomas de Bello Campo earl Westminster. of Warrewyk and Richard de Piriton clerk. Recognisance for 1,000*l.*, to be levied etc. in Norfolk. *Cancelled on payment, acknowledged by Richard de Piryton attorney general of the said earl.*

MEMBRANE 40d.

Feb. 15. Thomas de Gravesend knight to Thomas de Ferers. Recognisance Westminster. for 200*l.*, to be levied, etc. in Kent. *Cancelled on payment.*

Writing of Robert de Bernham, brother of Sir Giles de Bernham knight of Norfolk, being a quitclaim with warranty to Walter de Berneye citizen of London, Richard de Heilesdon and John his son citizen and mercer of London and Thomas Bles, their heirs and assigns, of the manor and advowson of Heilesdon etc. (*as above*). Witnesses (*as above*). Dated London, 8 February 36 Edward III.

Memorandum of acknowledgment, 10 February.

Partition indented between John de Apelby and Margaret his wife and Edmund de la Pole and Elizabeth his wife of the manors of Borstall, Brehull, Cheresplace (*sic*), Adyngrave, Ocle with the rent of Astclaidon, Botclandon (*sic*), Middelclaidon and Hicford, and all the rent of Upton, with the bailiwick of the forestership of Bernewod co. Bukingham, Mesewell and Thomele and the manor of Heddindon with the bailiwick of the forestership of Shottore and Stauwode, the manors of Chadd-

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Membrane 40d—cont.

linton called Shippenhull and Wahull co. Oxford, the manors of Colne Seint Aldewyn, Hatherop and Wik co. Gloucester, the manors of Tremworth, Faune, Crondale with the advowson, Haudlo, Wynchcomb, Ore, Assheden co. Kent, which descended to them after the death of Richard de Haudlo father of Margaret and Elizabeth, and of Edmund their brother whose heirs they are: namely to John and Margaret the manors of Borstall, Brehull, Cleresplace, Ocle, Adyngrave with the rent of Astelaidon, Botclaydon, Middelclaidon, the whole rent of Upton and Hieford, with the bailiwick of the forestership of Bernewod with all lands as well in demesne as in reversions in Bukinghamshire, Mosewell and Thomele, the manor of Edindon with the bailiwick of the forestership of Shottore and Stouewod except a messuage and 3 acres of land sometime of Alan Hobbes in that manor, the manor of Chaddlinton called Wahull co. Oxford; the manors of Colne Seint Aldewyn, Hatherop, Wik co. Gloucester to the said John and Margaret during the life of Alice sometime wife of Edmund de Haudlo; to Edmund de la Pole and Elizabeth the manors of Tremworth, Faune, Crondale with the advowson, a rent in Canterbury and Welde, Haudlo, Wynchcomes, Ore, Assheden, with all other lands in Kent as well in demesnes as in reversions, the manor of Chaddlinton called Shippenhull, the messuage and 3 acres of land in Hedindon co. Oxford above excepted which are held in chief, with the reversion of the manors of Colne, Hatherop and Wik co. Gloucester after the death of the said Alice; and in this partition, made with consent of the parties, it is agreed that 10*l.* shall yearly be paid of Edmund's purparty to John and Margaret and the heirs of Margaret during the life of the said Alice of the manor of Chaddlinton called Shippenhull, at St. Peter's Chains 100*s.* and at St. Thomas the Apostle 100*s.* Dated London, Tuesday after the Purification 36 Edward III.

MEMBRANE 39d.

Charter of Henry Botteele, son and heir of John Botteele of Clothale, giving to John de la Lee knight and Joan his wife, their heirs and assigns, all lands with hedges and ditches in Chapelfeld in the town of Clothale, and 40*s.* 6*d.* of yearly rent, 10*s.* 11*d.* a year to be taken of lands sometime Mundenes in Clothale, 17*s.* 6*d.* of Briennes tenement there, 10*s.* 1*d.* of John Galewe in Baldok, 2*s.* of John Henry of Baldok, with wards, homages, marriages, reliefs, escheats, the third part of the common fold of Clothale, and the advowson of a third part of the church of Clothale, with warranty of the lands, 40*s.* of rent, and third parts aforesaid. Witnesses: Robert Basset, John Henry, Thomas Hauvyll, Ralph Poley, Thomas Walkern. Dated Clothale, Monday after the Purification 36 Edward III.

Memorandum of acknowledgement by Henry Botteele, 15 February.

Feb. 18. Westminster. Nicholas de Kynchal parson of Drayton Bassett and William de Wyrleye to David de Wollore, John de Codyngton and Michael de Ravendale clerks. Joint and several recognisance for 80*l.*, to be levied, in default of payment, of their lands and chattels in Staffordshire.

Memorandum of defeasance, upon condition that Nicholas and William or one of them pay to David, John and Michael or one of them 13 marks 3*s.* 4*d.* at Midsummer next, the like sum at the Purification

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Membrane 39d—cont.

following, the like at Midsummer following, and the like at the Purification following.

Cancelled on payment.

Feb. 12. John son and heir of John Moubray of Axiholm to William abbot
Westminster. of Walden, brother William de Monkclane of the order of St. Augustine, Nicholas de Neuton clerk, Thomas de Walmesford clerk and Stephen atte Roche clerk, executors of Humphrey de Bohun earl of Hereford and Essex. Recognisance for 2,800 marks payable by instalments; to be levied, etc. in Lincolnshire.

Cancelled on payment, acknowledged by the said brother William and Thomas de Walmesford.

Feb. 12. Elizabeth who was wife of John Moubray the father to the
Westminster. executors (*above named*). Recognisance for 800*l.* payable by instalments; to be levied, etc., in Yorkshire.

Memorandum of defeasance of the two last recognisances, upon condition that the said John son of John shall pay 1,400 marks and the said Elizabeth 400*l.* at the following terms, namely John at Easter next 500 marks, at Michaelmas following 225 marks, at Easter following 225 marks, at Michaelmas following 225 marks, and at Easter following 225 marks, and Elizabeth at Michaelmas next 100*l.*, at Easter following 100*l.*, at Michaelmas following 100*l.*, and at Easter following 100*l.*; John and Elizabeth grant that in case either of them shall make default execution shall run against the defaulter in the life time of Elizabeth, and if Elizabeth die before the 400*l.* be paid, John shall be answerable for all arrears thereof for terms past, provided that her goods and chattels be charged up to 400*l.* for payment thereof in his discharge.

MEMBRANE 38d.

March 10. To the sheriff of Cumberland. Order to cause a regard to be made
Westminster. in the forest of Ingelwode according to the form of the *capitula* which follow, so that the same be made before Midsummer next.

Capitula.

The like, with the same *capitula*, to the following:

Aug. 4. To the sheriff of York, to cause a regard to be made in the forest
Westminster. of Galtres before Martinmas next.

Oct. 1. To the sheriff of York, to cause a regard to be made in the forest
Westminster. of Pikerynglith before the Purification next.

March 21. To S. bishop of Ely. Order and request to grant to John Cheyny
Westminster. the king's clerk every year such pension as shall befit the giver and should bind the receiver to him, causing letters touching the same to be made to him under the bishop's seal, and writing again to the king by the bearer what he will do; as by reason of his new creation the bishop is bound in a yearly pension to one of the king's clerks, to be by the king nominated, until he shall make provision for him of an ecclesiastical benefice.

March 12. To the sheriff of Essex. Order, upon the petition of John Bydowe,
Westminster. Ralph atte Park of Boxtede and Thomas Wayte, to stay the publication of the exigents against them at the suit of Alice who was wife of

1362.

Membrane 38d—cont.

John de Neville knight, by the mainprise of Robert de Horkesleye John Bussh, Ralph Waryn and John Nicol of that county, bringing this writ before the justices of the Bench a month after Easter next; as on their behalf it is shewn that, by process before the said justices, by virtue of a writ to the sheriff addressed and before the justices returned, they are put in exigents to be outlawed for an alleged trespass against the said Alice, though they had no knowledge of that process and are ready to stand to right in the premises, praying for remedy; and the said mainpernors have mainperned in chancery under a pain of 100*l.* to have them before the justices on the day named, on which the writ is returnable, to answer for that trespass. The king's will is that, in case they shall not come before the justices on the day named, outlawry shall be pronounced against them, allowing the process already made touching the same this writ notwithstanding.

March 22. William de Kelleseye to Walter de Arderne. Recognisance for 10*l.*,
Westminster. to be levied, in default of payment, of his lands and chattels in Lincolnshire.

Cancelled on payment.

March 24. Thomas de Langford knight of the county of Suthampton to Thomas
Westminster. Tyrel, Walter Frelond clerk and John de Estbury. Recognisance for 73*l.* 6*s.* 8*d.*, to be levied etc. in the county of Suthampton.

Cancelled on payment, acknowledged by Thomas Tyrel.

June 2. William de Moreby to Thomas de Bothe. Recognisance for 40
Westminster. marks, to be levied etc. in Lancashire.

MEMBRANE 37d.

May 16. Thomas de la Bere to Queen Philippa. Recognisance for 20 marks,
Westminster. to be levied etc. in Somerset.

Cancelled on payment, acknowledged by Richard de Raveneser the queen's attorney.

May 15. Thomas de la Bere and William Fifhyde to Queen Philippa.
Westminster. Recognisance for 20*l.*, to be levied etc. in Somerset.

Cancelled on payment, acknowledged by Richard de Raveneser the queen's attorney.

Memorandum that on Saturday 14 May this year Richard earl of Arundell, Andrew Luterel knight of Devon, Roger de Pylkynton knight and Richard son of John de Radeclif of Lancashire mainperned in chancery at Westminster for the good behaviour of Richard son of William de Radeclif of Lancashire, arrested and detained in the Tower of London for certain misprisions, trespasses and commotions against the king and people laid against him, that he should not by himself, his friends, nor any of his kindred or affinity hurt or grieve any man nor cause or procure a breach of the peace, and in case of such offence to have his body upon warning before the king or his justices at his command, to stand to right upon what should be laid against him. For greater security the said Richard binds himself in 500*l.*; wherefore he is set free from prison by virtue of this mainprise.

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Membrane 37d—cont.

Marginal note, that after for that the said Richard son of William was by order of the king for sure causes sent again to the Tower there to abide as before, the king ordered this mainprise and bond to be cancelled, and it is cancelled accordingly.

*Memorandum of a like mainprise on Saturday 14 May by Godfrey Folejaumbe knight of Derbyshire, Simon Simeon of Lincolnshire, Thomas de Stathum and Haukyn de Tildesle of Lancashire for William son of Robert de Radeclif likewise detained in the Tower, and of his bond in 500*l*; wherefore he is set free from prison.*

May 16. To the sheriffs of London. Order to cause Robert de Neville of Westminster. Hornby knight to be set free from Neugate prison; as the king lately ordered the sheriffs to certify in chancery under their seals the cause wherefore the said Robert was there detained, and they signified that before the king's command reached them, he was taken and committed to the said prison by virtue of a writ of statute merchant lately returned before the justices of the Bench at Westminster for 2,000*l*. due to William de la Pole the elder knight by the form of the statute of merchants, and was delivered by indenture to the sheriffs' custody by Walter de Berneye and John Deynes late sheriffs of the said city; and Michael de la Pole knight, son of the said William and his attorney general to receive and give acquittance for all sums due to him as well by statute merchant, as by bond, recognisance or otherwise, appearing in person in chancery has acknowledged that he has in his said father's name been contented of the 2,000*l*. aforesaid.

May 20. Robert de Neville knight, son of Robert de Neville knight of Lancashire, to Michael de la Pole knight. Recognisance for 200*l*., to be levied, in default of payment, of his lands and chattels in Lancashire.

Indenture made between Michael del Pole and Robert de Neville the son of Hornebye, being a defeasance of the foregoing recognisance, upon condition that Michael, his assigns or executors, shall peaceably hold the castle of Hornebye with the manor of Mellyng for three years, or else that within that term Michael shall be paid 140*l*. by the said Robert or by Robert de Neville of Hornebye his father or their attorneys, which sum Michael has paid for Robert the father to the executors of the late duke of Lancastre. Dated London, Saturday after St. Dunstan, 36 Edward III. *French.*

Memorandum of acknowledgment by the parties, 20 May.

May 22. Robert Neville of Hornby knight and Elizabeth his wife to John Westminster. son of Giles de Bello Campo and William de Wenlok clerk. Recognisance for 40 marks payable by instalments; to be levied, in default of payment, of their lands and chattels in Lancashire.

Cancelled on payment, acknowledged by William.

Writing of Robert de Neville of Horneby knight, being a quitclaim with warranty to Robert de Neville his son, his heirs and assigns, of the manor of Farneley and all lands, rents and services of free men and neifs with all that goes with them, which the said Robert the son has at the date of these presents in the towns of Farneley, Okenshawe,

1362.

Membrane 37d—cont.

Heton, Seoles, Collyng and Conynley. Witnesses: Richard le Scrop, Michael de la Pole, Godfrey Folijaumbe, Robert de Swylyngton, Edmund de la Pole knights, William de Hertford, Thomas Dautre, Adam de Hopton, Robert Passelowe. Dated Farnelye, Wednesday before St. Dunstan 36 Edward III.

Memorandum of aeknowledgment, 23 May.

MEMBRANE 36d.

March 9. Eudo atte Asshe to Richard de Evesham elerk. Recognisance Westminster. for 40*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels in Cambridgeshire.

Feb. 27. To the abbess and convent of Wherewell. Order and request Westminster. grant to John de Frollebury the king's elerk such a yearly pension of their house, if not already granted to him, as shall befit the giver and should bind the recipient to them, causing letters thereof to be to him made under their chapter seal, and writing again to the king by the bearer what they will do; as Constance de Wyntreshull late abbess deceased was, by reason of her new creation, bound in such a pension to one of the king's clerks to be by him nominated, until provision should by her be made him of a competent benefice.

By K.

March 13. John Johans of Wardon to Thomas de Cotyngnam parson of Wardon. Westminster. Recognisance for 36*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels in Norhamptonshire.

Memorandum of defeasance, upon condition that John pay 9*l.* at the Annunciation next, and 9*l.* at St. Peter's Chains following.

Cancelled on payment.

March 13. Stephen de Oxenford to Queen Philippa. Recognisance for 40*l.* Westminster. payable by instalments; to be levied, etc. in Essex.

March 12. To the sheriffs of London. Order, under pain of forfeiture, upon Westminster. sight of these presents, to cause proclamation to be made forbidding any religious person or other master, clerk or layman, on pain of forfeiture, to hire or retain masons for cutting or laying stone without the king's special command, to make inquisition what masons, craftsmen and workmen have withdrawn from the king's works in any places, and to take them wherever found, within liberties or without, and safe keep them in Neugate prison until further order be taken for their punishment, certifying under their seals in chancery from time to time the names of those so taken; as for excessive gain and gifts taken by such men for salary and wages in divers parts of the realm contrary to the statute, almost all the masons and craftsmen hired for the king's works in his castles of Wyndesore, Haddeleye and Shepeye and in other manors and places have secretly withdrawn, and are retained with religions persons and other masters, clerks and laymen, to the king's hurt and the hindrance of his works, whereat he is moved to anger.

By K.

The like to the following:—

The sheriff of Kent.

The sheriff of Essex and Hertford.

The sheriff of Surrey and Sussex.

The sheriff of Bedford and Bukingham.

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Membrane 36d—cont.

The sheriff of Norhampton.
 The sheriff of Lincoln.
 The sheriff of Cambridge and Huntyngdon.
 The sheriff of Norfolk and Suffolk.
 The sheriff of Suthampton.
 The sheriff of Wilts.
 The sheriff of Somerset and Dorset.
 The sheriff of Devon.
 The sheriff of Leycester and Warwick.
 The sheriff of Worcester.
 The sheriff of Gloucester.
 The sheriff of Stafford.
 The sheriff of Roteland.

March 8. To Guy de Briene and John de Sees. Prohibition, under pain of
 Westminster. forfeiture, of any attempt derogatory to the king's right or tending to
 impair a judgment rendered in the king's court by his justices of the
 Bench, commanding them to stay altogether the processes begun
 at the papal court by reason of a papal provision to Thomas David
 of the archdeaconry of Cornwall at the time William de Cusancia
 then the king's clerk held the same by the king's collation, and the
 levying of 400*l.* for that cause, and to cause the sums paid by Nicholas
 de Neuton to the proctors of the said Thomas, and all issues and profits
 of the said archdeaconry by the said Guy and John or their men
 levied and received, to be restored to the said Nicholas, and all other
 attempts made by virtue of the said processes to be revoked; as
 lately while the temporalities of the bishopric of Exeter were in the
 king's hand, the said archdeaconry being void and for that reason
 in the king's gift, the king collated the said William thereto,
 and although the king by the judgment aforesaid recovered the pre-
 sentation to that archdeaconry against the said Thomas, and William
 was canonically admitted by the diocesan and instituted, and was
 in peaceable possession until he exchanged the same for the church
 of Marteleye whereof the said Nicholas was parson, the said Guy,
 by pretence of a provision by him obtained when sent to the papal
 sec on the king's message, when the king's said clerk was in possession
 in the king's right, (a fact not unknown to Guy, as the temporalities
 were in the king's hand and in Guy's keeping by the king's commission,
 knowing also that a papal provision might not take place in benefices
 belonging to the king's collation,) and by colour of proceedings in
 the court of Rome at the suit of Thomas by Guy maintained against
 William and sent to Guy for execution, thrust out Nicholas (who at
 his coming had the cause of William in the archdeaconry by reason
 of the exchange) and in the name of Thomas occupied the same,
 caused the issues and profits thereof to be levied, and is striving by
 censures of the court of Rome to levy 400*l.* adjudged to Thomas
 in that court, though Thomas was outlawed and put out of the king's
 protection by reason of that suit against the king and his right, and has
 caused Nicholas to pay many sums of money in the court of Rome
 to the said proctors for their pains at the time when Guy was last the
 king's messenger there, and otherwise has stirred up Thomas against
 the king to the prejudice of the crown and contrary to his allegiance,
 whereat the king is moved to anger.

By K.

Et erat patens.

1362.

MEMBRANE 35d.

Charter of Juliana de Leybourne countess of Huntyngdon, giving to William de Draycote parson of Storemuth, Alexander Wayte parson of Elmerston and Adam de Warrewyk parson of Eshhetesford, their heirs and assigns, her manors of Leybourne, Eynesford, Woteryngbury, Mere, Gore, Croft in Shepeye, Eselyng, Eshhetesford, Elham, Colebregge, Elmerston, Overlond, Preston, Beaurepeir, Langele, Pakemaustone, Wodelynge and Bertonebukwell, 500 acres of the marsh of Slayhulle, Elmele and Chettene with appurtenances in Upehirehe, Reynham, Halghsto and Leysdon eos. Kent, Sussex and Suthampton, together with the knights' fees, advowsons, views of frankpledge, fairs, markets, parks, woods, warrens, chaces, fish ponds, fisheries, pastures, marshes, rents, royalties, liberties, services of tenants free and neif, suits of court etc. thereto pertaining, and the advowsons of the churches of Bykenore, Herietesham and Wynchefeld; granting also that the manor of Godwyneston co. Kent, held for life by John Chitecroft, and by his executors and assigns for one year after, a moiety of the manor of Herietesham co. Kent held for life by Richard parson of Herietesham, the manor of Bykenore co. Kent held by Robert Bolour and Katherine his wife for the life of Katherine, the manor of Waldeslade co. Kent held for life by John de Fynchyngfeld, a moiety of the manor of Hanme co. Kent held for life by John Torneye, the manor of Westgate in the isle of Tanet held for life by Roger de Hynkeleye, and the manor of Wynchefeld co. Suthampton held for life by Robert Kymberle, all of the heritage of Juliana with reversion to her and her heirs, shall after the death of the several tenants aforesaid remain to the said William, Alexander and Adam, their heirs and assigns, to hold as the aforesaid manors and lands with the appurtenances; giving also to the said William, Alexander and Adam, their heirs and assigns, 33 knights' fees in Oteryngden, Bogeleye, Estsutton, Bresynge, Sharenebroke, Radelegh, Cherleton by Sefford, Morhall, Briseby by Graham, Herietesham, Trotteselif, Flete, Beaurepeir, Stepil Aston, Little Tue, Chetescombe, Easture, Knolton, Ryngeleton, Ercheslowe, Gadesden, Walle, Overlond, Wyntryng, Wyngemere, Capeleslond, Ostringhangre, Eshhetesford, Oxerode, Seyvynton, Newstede, Langeleye, Leybourne, Osprenge, Eythorne, Rippele, Wodelych and Bykenore eos. Kent, Oxford and Somerset, with all other lands, fees, services of tenants whatsoever and rights which descended in fee to Juliana, the manor of Dene and a tenement called Anston in the isle of Tanet excepted, which she retains; and warranting to them all the manors, fees, advowsons and reversions aforesaid. Witnesses: William bishop of Winchester the chancellor, Simon bishop of Ely elect and confirmed the treasurer, John de Bukyngham keeper of the privy seal, Thomas abbot of St. Augustine Canterbury, Thomas prior of Ledes, Sir William de Wykeham dean of St. Martin London, David de Wollore keeper of the rolls of chancery, William lord of Latymer, Henry Grene and Robert de Thorp chief justices of the King's Bench and of the Common Bench. Dated Preston by Wyngelham, 21 February 36 Edward III.

Memorandum of acknowledgment before Henry Grene chief justice at Preston by Wyngham 20 Mareh, which Henry took this acknowledgment by order of the king given him by word of mouth.

Charter of William de Draycote parson of Storemuth, Alexander Wayte parson of Elmerston and Adam de Warrewyk parson of Eshhetes-

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Membrane 35d—cont.

ford, giving to the Lady Juliana de Leybourne countess of Huntyngdon their manors of Leybourne, Eynesford, Woteryngbury, Mere, Gore, Croft in Shepeye, Eselyng, Esshetesford, Elham, Colebregge, Elmerston, Overlond, Preston, Beaurepeir, Langele, Pakmanston, Wodelyng and Bertonebukwell, 500 acres of the marsh of Slayhull, Elmele and Chettene with appurtenances in Upchirche, Reynham, Halghsto and Leysdon cos. Kent, Sussex and Suthampton; granting that the manor of Godwyneston co. Kent held for life by John Chitecroft and by his executors and assigns for one year after, a moiety of the manor of Herietesham held for life by Richard parson of Herietesham, the manor of Bykenore held by Robert Bolour and Katherine his wife for the life of Katherine, the manor of Waldeslade held for life by John de Fynchyngfeld, a moiety of the manor of Hamme held for life by John Torneye all in the same county, the manor of Westgate in the isle of Tanet held for life by Roger de Hynkeleye, and the manor of Wynchefeld co. Suthampton held for life by Robert Kymberle, all of their heritage with reversion to the said William, Alexander and Adam and their heirs, shall remain after the several terms afore-said to the said countess if she survive, to hold for her life with the knights' fees, advowsons, royalties etc. to the same belonging, with the advowsons of Bykenore, Herietesham and Wynchefeld; giving also to the said countess 33 knights' fees in Oteryngdenne, Bogeleye, Estsutton, Bresynge, Sharnebroke, Radelegh, Cherleton by Sefford, Morhall, Briseby by Graham, Herietesham, Trottesclif, Flete, Beaurepeyr, Stepelaston, Little Tue, Chetescombe, Easture, Knolton, Ryngelton, Ercheslowe, Gadesden, Walle, Overlond, Wynteryng, Wyngemere, Capeleslond, Estringhangre, Esshetesford, Oxerode, Seyvynton, Neustede, Langeleye, Leybourne, Ospringe, Eythorne, Rippele, Wodelyng and Bykenore cos. Kent, Oxford and Somerset, to hold for her life with all other lands, fees, services and rights which they the said William, Alexander and Adam have of her gift and feoffment, as fully as she held the same before the said feoffment, with remainder to the king and his heirs. Witnesses (*as the last*). Dated Preston by Wyngeham, 15 March 36 Edward III.

Memorandum of acknowledgment before Henry Green chief justice at Preston by Wyngham 20 March, which Henry took this acknowledgment by order of the king given him by word of mouth.

MEMBRANE 34d.

Writing of William de Pulteney knight, being a quitclaim to Nicholas de Loveyne knight and Margaret his wife of all actions for waste in the manors and lands which Nicholas and Margaret held or hold for their lives or for the life of Margaret, whereof some pertain to William after their death, of his purchase some likewise after the death of Margaret, the rest by right of inheritance after the death of John de Pulteney his father, also for waste in the manors and lands which Nicholas and Margaret held of the heritage of William by reason of wardship or nourishment for all time past, or by other occupation whatsoever, all actions for account by reason of their occupation of his manors, lands, rents, goods or chattels for the time that his manors and lands were in their wardship by reason of his nonage or otherwise, and all personal actions to this date. Dated London, 8 March, 36 Edward III.

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Membrane 34d—cont.

Writing of William de Polteney knight, granting to Nicholas de Lovayne knight and Margaret his wife all the manors and lands which they hold of William for the lie of Margaret as of his purchase, in the counties of Cambridge, Leycester, Suffolk, Hertford, Middlesex, Kent and Surrey, and the manors and lands in the same counties which they likewise hold of William as of his heritage, the reversion whereof pertains to him after her death, namely all in the said counties or elsewhere that ought to revert or remain to William or his heirs as well of his purchase after the death of Margaret as by inheritance after the death of John de Pulteney his father, to have and hold to them and their assigns for the lives of the said Nicholas and Margaret with warranty for their lives, but after their death the same shall revert to William and his heirs. Dated London, 10 March, 36 Edward III.

Memorandum of acknowledgment of the foregoing writings, 16 March.

Charter indented of William de Polteney knight, giving with warranty to Nicholas de Lovayne knight and Margaret his wife and to their assigns for their lives all the tenement situate by the churchyard of St. Lawrence by Candelwekestret in London, sometime the dwelling of John de Polteney his father, to have and hold with the commodities and pieces of ground thereto belonging of old time, with reversion after their death to William and his heirs. Dated London, 8 March 36 Edward III. Proviso that if William die without an heir male of his body in the life time of Nicholas and Margaret, it shall be lawful for the master of St. Lawrence church aforesaid to enter two thirds of the premises, according to the bequest of the said John, saving to Margaret the third part for her dower.

Memorandum of acknowledgment, 16 March.

Charter indented of Nicholas de Lovayne and Margaret his wife, granting to William de Polteney knight, his heirs and assigns, all manors, lands, rents, services and advowsons of churches, with the liberties and commodities thereto belonging, which were sometime of John de Pulteney knight in the counties of Cambridge, Leycester, Suffolk, Hertford, Middlesex, Kent and Surrey, rendering yearly to the said [Nicholas] and Margaret for their lives 1,000*l.* at Michaelmas, with power to reenter and hold the same as before if the rent be in arrear. Dated London, 11 March 36 Edward III.

Memorandum of acknowledgment, 16 March.

Writing of Nicholas de Lovayne knight, being a quitclaim to William de Pulteney knight of all actions for trespass, account or debt by reason of any contract as well between the parties as between William and other persons whose heir or executor Nicholas is, so that Nicholas, his heirs or executors, may not have any such action or other personal action for time past against William, his heirs or executors, in the court of Rome, Canterbury or any other ordinary or in the king's or any other court. Dated London, 8 March 36 Edward III.

Memorandum of acknowledgment, 16 March.

Writing of William de Pulteney knight, being a letter of attorney to William de Derkinghole, to receive in his name of Nicholas de Lovayne knight and Margaret his wife or their attorney seisin of all

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Membrane 34d—cont.

the manors, lands, rents and services sometime of John de Pulteney knight in the counties of Cambridge, Leycester, Suffolk, Hertford, Middlesex, Kent and Surrey by them given to the said William by charter indented, to receive of the tenants attornments, rents and services, to hold courts in the said manors, remove bailiffs and servants, put others in their room, and do what else may seem best for William's profit. Dated London, 11 March 36 Edward III.

Memorandum of acknowledgment, 16 March.

March 17. John de Padbury to John de Swynlee clerk. Recognisance for Westminster. 100*l.*, to be levied, in default of payment, of his lands and chattles in Middlesex.

Cancelled on payment.

March 22. Thomas Medelane of London to John Chaumpeneys citizen and Westminster. draper of London. Recognisance for 44*l.*, to be levied etc. in the city of London.

March 23. Henry de Coventre of London to Thomas de Sancto Albano and Westminster. Adam de Sancto Ivone. Recognisance for 10*l.*, to be levied etc. in the city of London.

MEMBRANE 33d.

Writing of William Coraunt, Roger de Udenne, John Roffyn, John Broun and Adam Broun of Kent, granting that a messuage, two watermills, a meadow called Walbrounesmed and Weremed containing about 4 acres of meadow in Edumbrugge, and 32 acres of land in Westerham called Sparhaudeslond, now held by Katherine who was wife of Cadeutus de Letto of the gift of Simon de Arnyngworth chaplain and John Tailor to the said Katherine and William de Sardenne then her husband and to the heirs of their bodies, with remainder for lack of such heir to the right heirs of William, and which ought to remain to the grantors and their heirs as cousins and heirs of the said William, as he after died without an heir of his body, shall remain to Joan who was wife of Reynold de Cobham knight, her heirs and assigns; also granting and releasing to the said Katherine for life, and after her death to the said Joan for life, and after her death to Reynold son of the said Reynold, his heirs and assigns, a manor and other lands called Sardenne, which the said Katherine holds for life of the gift of Eleanor Scotenay, with remainder to the said Joan for life, remainder to the said Reynold the son and his heirs, with warranty of all the premises. Dated 29 March 36 Edward III.

Memorandum of acknowledgment, 29 March.

March 28. To John Pecche mayor and Thomas de Lodelowe recorder of the city Westminster. of London and to the sheriffs of the said city and of Middlesex. Commission and order to cause proclamation to be made in the said county forbidding, under pain of forfeiture, any attempt against the king's order in regard to tilers and the price of tiles, and to cause all found so doing after the proclamation to be taken and imprisoned, and their goods and chattels to be arrested and detained until further order, certifying their action from time to time in chancery; as the king is informed, etc. (*as above*, p. 238). By K. and C.

Et erat patens.

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Membrane 33d—cont.

March 30. To the sheriff of York. Order, under pain of 200*l.* as the business
Westminster. is near the king's heart, on sight of these presents, to cause 60 masons
(*cementarios et latomos*) to be chosen and taken without delay within
liberties and without, sparing none, and sent to the king's castle of
Wyndesore, so as to be there on Sunday in the octaves of Easter next
at latest, ready to work upon the king's works there at his wages
as they shall be commanded by the masters and wardens thereof
on the king's behalf, and to pay their wages until they come to the
said castle, causing all found rebellious herein to be taken and safe
kept in York castle until the king shall take other order for their
punishment; as the masons, workmen and other craftsmen of the
king's works in Wyndesore and other castles and places are for the
most part dead of the last plague, so that the king has need of
more. By K.

The like to the following :—

The sheriff of Notyngham for 24 masons.

The sheriff of Derby for 24 masons.

The sheriff of Lancaster for 24 masons.

The sheriff of Salop for 60 masons.

The sheriff of Devon for 60 masons.

The sheriff of Hereford for 40 masons.

MEMBRANE 32d.

April 19. John Sutton of Berkshire to Roger Haywode. Recognisance for
Westminster. 40*l.*, to be levied, in default of payment, of his lands and chattels
in the said county.

April 19. John de Sutton to Richard de Ravensere clerk. Recognisance
Westminster. for 40*s.*, to be levied, etc. in Berkshire.

Memorandum of defeasance, upon condition that John shall pay
to Richard 1 mark on the quinzaine of Easter next.

April 14. John de Dene, one of the sumpters of the king's butlery is sent
Westminster. to the abbot and convent of Coggeshale, to have such maintenance
of that house for life as William Sagar of Wynkefeld deceased had
there at the king's command. By p.s. [25747.]

The following persons have the like letters : [*Blank.*]

May 7. Roger de Dalyngregge to Queen Philippa. Recognisance for 20
Westminster. marks, to be levied, in default of payment, of his lands and chattels
in Sussex.

May 7. Thomas de Wake of Bleseworth knight and Nicholas 'yoman' of
Westminster. Bleseworth to John Philpot merchant of London. Joint and several
recognisance for 80 marks, to be levied etc. in Norhamptonshire.

Cancelled on payment.

Writing of John son of Gilbert London of Cambridge, giving to Adam
Fraunceys and John Doget citizens of London, their heirs and assigns,
for his life and for a term of 30 years if John son of Gilbert shall die
within that term, all the lands, rents and services of Thomas de Cante-
brigge (son and heir of John de Cantebrigge knight) and Margaret his
wife in Kensyngton and Brompton co. Middlesex, and all his estate
therein, which the said Thomas and Margaret, as well by fine levied

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Membrane 32d—cont.

in the king's court as by charter indented, lately gave to John son of Gilbert and Joan late his wife for their lives, and to their heirs and assigns for a term of 30 years if they should die within that term, and which after John son of Gilbert and Joan his wife gave to John Horewode, Nicholas Horewode and Joan wife of Nicholas and their assigns in like form, and John Horewode after the death of Nicholas and Joan his wife granted all his estate therein to the said Adam and John Doget. Witnesses: Richard Rook the elder, Richard Rook the younger, John Lorymer, Henry de Leyk, Roger Leget. Dated Westminster, Wednesday after the feast of St. John before the Latin Gate 36 Edward III.

Memorandum of acknowledgment, 10 May.

May 19. Robert de Nevylle of Hornby knight of Lancashire to Michael de la Westminster. Pole knight. Recognisance for 2,000*l.*, to be levied, in default of payment, of his lands and chattels in Lancashire.

The said Robert de Nevylle to Robert de Swylyngton knight. Recognisance for 1,000*l.*, to be levied, etc. in Lancashire.

May 22. John de Berlund the younger to Guy de Brien knight. Recognisance for 40*l.*, to be levied etc. in Essex.

MEMBRANE 31d.

Charter indented of Juliana de Leybourne countess of Huntyngdon, giving with warranty to Thomas abbot of St. Augustine, Canterbury and the convent and to their successors her manor of Dene and a tenement called Anstone with marshes, brooks (*brocis*), mills, services of tenants, rents, reliefs, escheats, views of frankpledge, fealties (*feoditatibus*), suits of court etc. in the Isle of Tanet as fully as Juliana held the same by hereditary descent, of the issues and profits to find and maintain the works of piety following, namely that after her death they shall celebrate a solemn mass in the choir on St. Anne's day as on a double feast, distributing to 100 poor 200*d.*, namely 2*d.* apiece, and to the convent one sufficient pittance, and yearly on the day of her anniversary a service for the dead with a solemn mass in the choir as on a double feast, distributing to 200 poor 200*d.*, namely 1*d.* apiece, and a pittance on that day to the abbot for the time being 20*s.*, the prior 5*s.*, and every monk 2*s.* 6*d.*; and they shall find a secular chaplain to celebrate a daily mass for ever at the altar of St. Anne there for King Edward, the souls of his forefathers, of the ancestors of Juliana, of Lawrence de Hastyngges, John his son and their ancestors, and of the faithful departed, and all monks celebrating at that altar shall make special mention of the souls aforesaid; the abbot and convent bind themselves and their successors, the manor and tenement aforesaid, to the performance and observance of the said works of piety, granting power of distraint therein to the heirs of the said countess and their attorneys if the same shall be in arrear or withdrawn in whole or in part. Dated Canterbury, 5 March 36 Edward III. Witnesses: John Cryel, Stephen de Valoyns, Thomas Chiche, Lawrence Breule, Thomas de Aldon, John de Brokhull, knights, John de Chitecroft, John de Septvans, Edmund de Stablegate, John Brok, John Turnoye, John de Fynchefeld.

Memorandum of acknowledgment, 5 April.

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Membrane 31d—cont.

Writing of Thomas atte Cherche of the town of Stapelherst, being a general release to James Matheu of the same town, his heirs and executors, of all actions real and personal. Dated Stapelherst, Tuesday the Invention of Holy Cross 36 Edward III.

Memorandum of acknowledgment, 5 May.

May 5. John Dengayne of Cambridgeshire and John his son knight to Westminster. Edward de Kendale knight. Recognisance for 200 marks, to be levied, in default of payment, of their lands and chattels in Cambridgeshire.

May 6. John de Rothewell to Thomas Tirell and John de Estbury. Recognisance for 80*l.* payable by instalments; to be levied etc. in Berkshire.

John de Oxenhey and John Stiefne of Felstede to William abbot of Waleden, Nicholas de Neuton, Thomas de Walmesford and Stephen atte Roche clerks, executors of Humphrey de Bohun earl of Hereford and Essex. Joint and several recognisance for 60*l.*, to be levied etc. in Essex.

May 6. Andrew de Saukville knight the elder to Ralph de Hemenhale Westminster. knight. Recognisance for 34*l.* 13*s.* 4*d.*, to be levied etc. in Suffolk.

Walter Catewy to Hugh Segrave. Recognisance for 100*l.*, to be levied etc. in Suffolk.

Writing of Adam Reynold of Hynton co. Cambridge, cousin and heir of John son of John de Hynton of London citizen and vintner, being a quitclaim with warranty to Henry de Boresworth citizen and vintner of London, his heirs and assigns, of two tenements and 40*s.* of yearly quit rent in the city of London sometime of John de Hynton the father citizen and vintner of London, one of the said tenements with two shops and solar adjoining by a street called Chepe on the north in the corner of Bredstret on the one side, Bredstret towards the east, and a tenement of Thomas Peytevyne knight on the south and west whereof the said rent arises, the other in Bredstret on the east side of the street. Witnesses: John Wroth then mayor of the said city, Walter de Berney and John Deynes sheriffs of London, John Osekyn, Adam de Chepstede, Geoffrey de Walpol, John Wenge, Sampson de Swafham and Peter de Wydton citizens of London, Gilbert len Veyse, John Beuchaump, John la Vele, John Michel, Peter Gace, William Claketon of Essex. Dated London, Thursday after the Exaltation of Holy Cross 35 Edward III.

Memorandum of acknowledgment by Adam Reynald, 4 May this year.

May 8. Richard son and heir of Thomas de Whelton to Richard de Lyntesford parson of Burgh Clere. Recognisance for 100*l.*, to be levied, in default of payment, of his lands and chattels in Sussex.

Writing of William de Kemerdyn chaplain, being a general release to John de Brampton parson of St. Peter Bristol of all actions real or personal by reason of any covenant, debt, account, trespass or contract. Dated London, 10 May 36 Edward III.

Memorandum of acknowledgment, 10 May.

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Membrane 31d—cont.

May 15. Brother Nicholas prior of Holy Trinity London, for himself and the Westminster. convent, to Richard Dukesey and Sabina his wife. Recognisance for 60*l.*, to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in Middlesex.

Richard Dukesey and Sabina his wife to the prior and convent of Holy Trinity London. Recognisance for 60*l.*, to be levied, in default of payment, of their lands and chattels in Middlesex.

MEMBRANE 30d.

Charter of John de Coppedemere of Stockynchurche, cousin and one of the heirs of John de Frelond, giving with warranty to John de Cottemor of Ewelme, his heirs and assigns, two thirds of the manor of Great Crauford co. Dorset with the advowson of the chapel of St. James there, and with rents and services of free men and villeins, homages, relics, heriots, wards, marriages, scutages, escheats, waters, fisheries, suits of court etc. Witnesses : Sir John de Chediok, Sir Alan de Cheyne, Sir Thomas Blont knights, Thomas de Brudiport, William de Wynterburn, Thomas de la Bere, William Latymer. Dated Great Crauford, Monday after St. Matthias 36 Edward III.

Memorandum of acknowledgment, 12 May.

Charter of John de Cottemor of Ewelme, giving with warranty to Thomas Waryn, his heirs and assigns, two thirds of the manor of Great Crauford co. Dorset with the advowson of the chapel of St. James etc. which he had of the gift and feoffment of John de Coppedemere of Stockynchurche. Witnesses (*as the last*). Dated Great Crauford, 14 April 36 Edward III.

Memorandum of acknowledgment, 12 May.

Writing of John de Coppedemere of Stokynchurche, cousin and one of the coheirs of John de Frelond, being a quitclaim with warranty to Thomas Waryn, his heirs and assigns, of two thirds of the manor of Great Crauford with the advowson of the chapel of St. James etc. Witnesses : Thomas de la Bere, Walter de Thornhull, William de Wynterburn, William Latymer, Richard Horn, John de Tomere, John Pleyey. Dated Great Crauford, Monday after St. George 36 Edward III.

Memorandum of acknowledgement, 12 May.

May 12. Brother Thomas abbot of Stonleye to John Bray of Stretton, Isabel Westminster. Heynus of Fynham, Lawrence her son, Thomas brother of Lawrence, Eleanor sister of Thomas brother of Lawrence, and William Stokton of Hull. Recognisance for 300*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Warwickshire.

May 8. Roger de Bello Campo to Thomas de Bello Campo earl of Warrewyk. Westminster. Recognisance for 2,000 marks, to be levied, in default of payment, of his lands and chattels in Bedfordshire.

Cancelled on payment.

Blanche who was wife of John de Musters to John son of William Moubray knight (*militi*). Recognisance for 300*l.*, to be levied etc. in Lincolnshire.

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Membrane 30d—cont.

Indenture of defeasance of the foregoing recognisance, upon condition that Dame Blanche who was wife of Sir John de Musters shall, within 40 days after recovering possession thereof, lease and grant to Sir John son of William Moubray and his heirs during her life at a rent of 100s. from year to year payable at Tyreswell at Martinmas and Whitsuntide by even portions, with clause of distraint and of reentry in default of payment, her estate in the third part of the manor of Kirtelyngton co. York which Sir John son of William, Alexander his son and Elizabeth wife of the said Alexander shall at their cost render to her at her suit upon a writ of dower so soon as by the law may be done, and in the third part of the manor of Tyreswell which the said Alexander and Elizabeth shall likewise render to her; and if the third part of the said manor of Kirtelyngton or any parcel thereof be recovered against Sir John son of William, his heirs or assigns, by any other than Dame Elizabeth who was wife of Henry de Musters, Alexander son of the said Sir John, Elizabeth wife of Alexander or the heirs of her body, a part of the said rent shall be cut off according to the portion so recovered. Dated Westminster, Saturday before St. Dunstan 36 Edward III.

*French.**Memorandum of acknowledgment by the parties, 14 May.*

May 18. William Percy of Sussex and Alan Everard of London to William Westminster. de Shareshull knight, Robert de Wyghthull and Thomas de Chirehull. Joint and several recognisance for 400*l.*, to be levied, in default of payment, of their lands and chattels in Sussex.

May 19. John de Meryet knight to Queen Philippa. Recognisance for 1,000 Westminster. marks, to be levied etc. in Somerset.
Cancelled on payment, acknowledged by Richard de Raveneser late the queen's treasurer.

May 21. Lawrence de Lynford to Edward prince of Wales. Recognisance Westminster. for 400 marks, to be levied etc. in Oxfordshire.
Cancelled on payment, acknowledged by letter of the said prince dated Salisbury, 5 February 37 Edward III, which is on the files of that year

MEMBRANE 29d.

May 17. Gilbert Talbot knight to John earl of Lancastre and Richemond Westminster. Recognisance for 3,000 marks, to be levied etc. in Gloucestershire.
Cancelled on payment.

Indenture made between John earl of Lancastre and Richemond and Sir Gilbert Talbot knight, being a defeasance of the foregoing recognisance, upon condition that Sir Gilbert be ready, with Rees ap Howell ap Wilim and Walter ap Jevan ap Ll[ewellyn] his parceners, to obtain a writ and recover against the said earl and his wife, as their counsel may direct, the castle of Kerkennyn and commote of Iskennyn in Wales, and shall sue with his parceners at the earl's cost until they have recovered the same, so that no default be in him found in that suit, the earl paying him within a month after recovery 200 marks; and that upon such payment Sir Gilbert be ready with his said parceners to enfeoff the earl and his wife, as their counsel may

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Membrane 29d—cont.

direct, of the castle and commote aforesaid without clause of warranty ; or that if Sir Gilbert die after such recovery and before such feoffment, the earl paying 200 marks to his executors and heirs, they when of full age shall enfeof the said earl and his wife or their heirs as aforesaid ; or that if one of his parceners die during the suit, Sir Gilbert shall be ready to obtain a new writ with his said parceners or their heirs, as counsel may direct, and sue as aforesaid ; or that his heir when of age shall be ready to enfeof them as aforesaid ; or that if Sir Gilbert die before recovery, so that no default be found in him in the suit, or the earl or his wife die while the suit is pending, Sir Gilbert be ready to obtain a new writ as aforesaid against the survivor, and after recovery to enfeof the survivor ; or that if Sir Gilbert die after the recovery before feoffment, his heir when of age shall enfeof the earl, his wife or his heirs as aforesaid. Dated Sauveye, 20 May 36 Edward III. *French.*

Memorandum of acknowledgment by the parties, 20 May.

May 17. Gilbert Talbot knight to John earl of Lancastre and Richemund
Westminster. Recognisance for 200*l.*, to be levied, in default of payment, of his lands and chattels in Gloucestershire.

Cancelled on payment.

Indenture made between John earl of Lancastre and Richemond and Sir Gilbert Talbot knight, being a defeasance of the foregoing recognisance, upon condition that, if the earl, his wife and Sir Gilbert all be alive when Sir Gilbert with his parceners has recovered of the earl or his wife the castle of Kerkennyn and commote of Iskennyn, or if the earl or his wife die in the mean time, Sir Gilbert shall within a year after such decease pay to the earl or his executors 200 marks in the earl's manor of Sauvoye, or that if Sir Gilbert die before such recovery, his heirs or executors within a year after his decease shall there pay 200 marks as aforesaid, which he has in hand received of the earl. Dated Sauvoye, 20 May 36 Edward III. *French.*

Memorandum of acknowledgment by the parties, 20 May.

Charter of Margaret sometime wife of Hugh de Chaterton, daughter and heir of Ralph de Modbirlay, giving with warranty to Robert de Swelyngton knight, Robert de Pilkinton and Walter Tebaude parson of Burghwaleys, their heirs and assigns, her manor of Modbirlay with wards, reliefs, woods, meadows, pastures etc. and with the advowson of the church of Modbirlay, also all the lands, rents and services of all tenants she has in the towns of Plumlay, Northschawe and Hollay, and the reversion of all lands which Maud who was wife of William de Modbirlay holds in dower in Modbirlay of her heritage.

Memorandum of acknowledgment, 18 May.

Writing of Margaret who was wife of Hugh de Chaterton, being a letter of attorney to Henry de Pilkinton and Thomas de Berlawe to deliver to Robert de Swylyngton knight, Robert de Pilkinton and Walter Tebaud parson of Burghwaleis seisin in the manor and advowson of Modbirlay with wards etc., the lands, rents and services of tenants in Plumlay, Northseawe and Hollay, and the reversion of the lands which Maud who was wife of William de Modbirlay holds

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Membrane 29d—cont.

in dower in Modbirlay of her heritage, according to the foregoing charter. Dated London, Thursday before the feast of St. John before the Latin Gate 36 Edward III.

Memorandum of acknowledgment, 18 May.

MEMBRANE 28d.

Writing of Michael de la Pole, son of William de la Pole the elder knight and appointed in chancery in the 29th year of the reign his attorney general in all pleas and plaints for or against the said William in any court whatsoever, to sue for, defend or receive moneys due by recognisances of statute merchant or other or by bond, tally or otherwise, give acquittances, cancel recognisances, and perform all other his business in any court, being an acknowledgment of the receipt of 2,000*l.* due to the said William by statute merchant from Robert de Neville of Horneby knight, together with damages and costs, for which the said Robert is imprisoned in Neugate prison by virtue of a writ of statute merchant lately returned at Westminster before the justices of the Bench, granting that the said Robert may be set free for that he has contented the same, acquitting William de Holbech and James de Thame sheriffs of London thereof and of the delivery of his body towards the said William de la Pole with bond so to do, and releasing all actions or demands against the said sheriffs in that behalf. Dated London, Thursday the feast of St. Dunstan 36 Edward III.

Writing of Michael de la Pole knight, son of William de la Pole the elder knight and his attorney general, being a further acquittance and release to the sheriffs of London, their heirs and executors, of all actions, plaints, and demands of the said William or of himself, acknowledging the receipt of 2,000*l.* with damages and costs from Robert de Neville of Horneby knight, who is imprisoned in Neugate prison for the same. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing writings, 20 May.

Writing of Robert Cok of Rowenore, executor of the will of Sir William Bruyn knight, granting and delivering to Dame Alice who was wife of the said Sir William the moiety of the goods and chattels moveable and immoveable, which were his at his death, as pertains to her by the law of Holy Church, with sale and delivery to her of the other moiety thereof for a sum of money in hand paid, and power to dispose and enjoy the same. Dated 27 February 36 Edward III. *French.*

Memorandum of acknowledgment, 20 May.

May 20. Eleanor countess of Ormond and Gilbert Talbot knight to Queen Westminster. Philippa. Recognisance for 1,000*l.*, to be levied, in default of payment, of their lands and chattels in Herefordshire.

Memorandum that this recognisance was made by the said countess before John de Elsham clerk, by virtue of a writ of *dedimus potestatem* to him addressed which is on the files of chancery for this year, and by the said Gilbert in the chancery.

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MEMBRANE 27d.

Memorandum of the king's letters patent, tested at Westminster 10 December in the 35th year of his reign, appointing Thomas Dengayne knight and Nicholas de Styuecle sheriff of Huntingdon to take seisin in his name of the advowson and patronage of the abbey of the minoresses of Deney, which Mary de Sancto Paulo countess of Pembroke by charter gave to the king and his heirs; of the certificate of the said Nicholas, appearing in person before the king in chancery, that on Tuesday before the Epiphany in the 35th year he repaired to the said abbey, and in the king's name took possession and seisin of the advowson and patronage thereof in presence of Margaret the abbess and the sisters, who attorned to the king by reason of the said gift, and made letters patent thereupon of the date aforesaid, sealed with their seal, which Nicholas delivered in chancery (*French text follows*); and on 21 May following, in presence of William bishop of Winchester the chancellor, the same were by the hands of David de Wollore keeper of the rolls of chancery delivered to Simon bishop of Ely the treasurer, to be kept in the treasury.

Writing of John Michell citizen and vintner of London, being an acquittance to John Clifford knight of Northumberland for 80*l.* wherein he was bound by a statute merchant acknowledged before the mayor of the said town of London. Dated London, 6 May 36 Edward III.

Memorandum of acknowledgment, 22 May.

May 23. Henry Dalemaigne and Agnes his wife are sent to the abbot and Westminister. convent of Stonleye to have such maintenance of that house for life as John Bulfot deceased had at the king's request. By p.s. [25777.]

Writing of John Worthi, cousin and heir of Thomas de Semnor knight, being a letter of attorney to Sir Richard de Pecheham parson of Flechyngg and Robert de Batesford chaplain to deliver to Roger Dalynngrogge and Alice his wife seisin of two thirds of the manor of Shiffeldsemmor and other his lands in Sussex, according to a charter indented between them made. Witnesses: William Haldenn, William Tauk, Roger Asshbourname, Walter Warnham, William Holyndale. Dated Westminster, 23 May 36 Edward III.

Memorandum of acknowledgment, 24 May.

Charter indented, witnessing a gift with warranty by John Worthi, cousin and heir of Thomas de Seymore knight, to Roger Dalynngregg, Alice his wife and the heirs of the said Roger, of two thirds of his manor of Shiffeld Semmor, the reversion of the third part, which Alice who was wife of the said Thomas by his gift holds in dower of the said John's heritage with reversion to John, together with the view of frankpledge of la Denne and all liberties thereto belonging, and all other the lands with reversions, rents and services which the said John had in Sussex, rendering yearly 5 marks at Michaelmas at Flechyngg to the said John, his heirs and assigns, reserving power of distraint if the rent be in arrear for 8 days, and power to enter and hold the premises until fully contented if it be in arrear for one month. Witnesses: William Halden, William Tauk, Roger Asshbourname, Walter Warnham, William Helyndale. Dated Westminster, 23 May 36 Edward III.

Memorandum of acknowledgment by the parties, 24 May.

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Membrane 27d—cont.

May 24. Peter de Veal knight to Richard Wayfer chaplain and John de Westminster. Stanshawe. Recognisance for 50*l.*, to be levied, in default of payment, of his lands and chattels in Wilts.

May 28. Stephen Carre to Queen Philippa. Recognisance for 20 marks, Westminster. to be levied etc. in the county of Suthampton.

Cancelled on payment, acknowledged by Richard de Raveneser the queen's attorney.

MEMBRANE 26d.

Writing of Deruegolda sometime wife of William Meleheborne, granting to Nicholas Ploket citizen and mercer of London her estate, which she recovered in the king's court against Thomas Rud chaplain, Richard Everyngton chaplain and James Hopeman, in divers tenements in Chikwell and Berkyng, and thereof enfeofing the said Nicholas, his heirs and assigns, with warranty. Witnesses: Alexander Goldyngham, Simon Daniel, John Herde, John Pake. Dated Bukhirst, 17 May 36 Edward III.

Memorandum of acknowledgment, 27 May.

Writing of Richard de Angre, giving to Simon Simeon, his heirs and assigns, a yearly rent of 40*s.* to be taken of his lands in Bilchangre and Stansted Monfichet called Cullyngges at Michaelmas and Easter by even portions, with power of distraint if the same be in arrear, delivering to Simon 6*d.* to put him in seisin thereof, and binding himself, his heirs and executors for payment. Dated the fifth Sunday after Easter 36 Edward III.

Memorandum of acknowledgment, 27 May.

Writing of John atte Chirche de Rethirwik of London 'wodemonger' and Isabel his wife, niece of Sir Ellis de Grymesby deceased, being an acquittance to Sir Peter de Barton and Sir William de Thornton executors of the said Sir Ellis for 20*l.* and other the goods and chattels whatsoever to the said Isabel bequeathed by his will. Dated Fletstret London, Saturday after Ascension day 36 Edward III.

Memorandum of acknowledgment, 28 May.

Charter of William Heroun citizen and vintner of London, giving with warranty to John de Garton, William Brikeles citizens of London, John Hicheman of Elmedon, Leo de Westm[inster] and William de Culham, their heirs and assigns, his manor called Cogeshales in Elmedon, as in lands, woods, meadows, feedings, pastures, mills, ways, paths, hedges, ditches, rents, services of free men and neifs, wards, reliefs and escheats in the towns of Elmedon, Arkesden and Wendenlouth thereto belonging. Witnesses: Robert de la Rokele, John Radelive, Thomas Launey, Thomas Cramford, Richard Gerland. Dated Elmedon, Wednesday before the Annunciation 36 Edward III.

Memorandum of acknowledgment, 2 June.

June 4. To the sheriffs of London. Order, for sure causes, under pain of Westminster. forfeiture, not to suffer any men at arms, archers, horses, bows, arrows, armour, or pilgrims to pass out of the realm from the port of London without the king's command or special licence. By K.

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Membrane 26d—cont.

The like to the following :

The mayor and bailiffs of Faversham.
 The mayor and bailiffs of Sandewich.
 The mayor and bailiffs of Dovorre.
 The mayor and bailiffs of Folkestone.
 The mayor and bailiffs of Hastyngs.
 The bailiffs of Hitthe.
 The bailiffs of Romeney.
 The mayor and bailiffs of la Rye.
 The mayor and bailiffs of Wynchelse.
 The mayor and bailiffs of Pevenesse.
 The bailiffs of Sefford.
 The bailiffs of Shorham.
 The bailiffs of Goseford.
 The mayor and bailiffs of the city of Cicestre.
 The bailiffs of Hamelhok.
 The mayor and bailiffs of Suthampton.
 The bailiffs of Portesmuth.
 The bailiffs of Melcombe and Weymuth.
 The bailiffs of Bruggewauter.
 The mayor and bailiffs of Bristol.
 The bailiffs of Dertmuth.
 The bailiffs of Plummuth.
 The bailiffs of Fawy.
 The bailiffs of Moushole.
 The mayor and bailiffs of Lymyngton.
 The mayor and bailiffs of Pole.
 The mayor and bailiffs of Warham.
 The bailiffs of Lyme.
 The bailiffs of Sydemuth.
 The bailiffs of Topesham.
 The bailiffs of Falemuth.
 The mayor and bailiffs of Colcestre.
 The bailiffs of Maldon.
 The bailiffs of Ipswich.
 The bailiffs of Herewic.
 The bailiffs of Donewic.
 The bailiffs of Kirkelerode.
 The bailiffs of Great Jernemuth.
 The bailiffs of Orford.
 The bailiffs of Blakeneye.
 The mayor and bailiffs of Lenn.
 The bailiffs of Boston.
 The bailiffs of Salflethaven.
 The mayor and bailiffs of Grymesby.
 The bailiffs of Barton upon Humbre.
 The bailiffs of Scardeburgh.
 The mayor and bailiffs of Newcastle upon Tyne.
 The mayor and bailiffs of Hertilpole.
 The mayor and bailiffs of Kyngeston upon Hull.
 The bailiffs of Whiteby.

To Robert de Herle constable of Dovorre castle and warden of the Cinque Ports or to his lieutenant. Like order in regard to the ports or places in his bailiwick.

By K.

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MEMBRANE 25*d*.

Writing of Thomas Petevyne knight and Sara his wife, sometime wife and executrix of Thomas de Basyngstoke, being a sale to Walter Grym vicar of Erselane and Thomas de Aston of Staffordshire, their heirs and assigns, of the reversion of the tenements of the said Thomas de Basyngstoke in London, which he by will devised to be by his executors sold after the death of Sara, who held them to her and the heirs of his body, and which after, on failure of his issue, Thomas Petevyne and Sara demised by indenture to William de Wyllewe of Hertfordshire to hold during Sara's life.

Memorandum of acknowledgment, 10 June.

Writing of William de Wyllewe, being an attornment to Sir Walter Grym vicar of Erselane and Thomas de Aston of Staffordshire for all the lands which Thomas Petevyne knight and Sara his wife had in the city of London, and leased to him the said William for the life of Sara at a rent of 40*l.* a year, saving to them an entry in default of payment, the reversion whereof the said Thomas and Sara have, by authority of the will of Thomas de Basyngstoke, sold to the said Walter and Thomas Daston, saving to themselves the rent and entry aforesaid. *French.*

Memorandum of acknowledgment, 11 June.

Writing of Amy de Nasyng, sister of Thomas de Basyngstoke, being a quitclaim to Thomas Peytevyne knight and Sara his wife, William de Wyllewe, Walter Grym vicar of Erselane, Thomas de Aston and every of them of all the tenements and rents which were of her said brother in London. Witnesses: Piers Maserer, John Wyng, Adam Chepstedde. *French.*

Memorandum of acknowledgment by the said Amice (*sic*), 11 June.

June 10. To the mayor and bailiffs of Sandewich. Order, upon the petition
Westminster. of Peter Rostayn, Peter de Brassas, William Sedeserii, Bernard Mas[se] and William de Guillelm merchants of the king's city of Bourdeaux, to receive of them so great a sum as pertains to them of an impost of 2*d.* a head upon the persons of the said merchants and of their yeomen, and to cause the same to be deposited for safe keeping with true men of the town until further order, suffering the said merchants to pass to Gascony with their ships and goods without let, and releasing any distraint upon them made for that cause; as it is shewn the king by the complaint of the said merchants and their fellows that, whereas they came to England with ships laded with wine and other merchandise to trade there, though they nor other merchants ought not nor in any times past used to pay any customs save on their merchandise, the mayor and bailiffs are newly demanding of them 2*d.* a head upon their persons and the persons of their yeomen, and are causing them to be distrained for the same; and the king would consult more fully thereupon with the council.

[*Fædera.*]

By K. and C.

May 6. To the abbot and convent of Coggeshale. Order, on sight of
Westminster. these presents, knowing that in case of disobedience the king will cause their temporalities to be seized into his hand and themselves to be punished for contempt, to admit to their house John de Blakwell the king's yeoman, his falconer, and grant him such

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Membrane 25d—cont.

maintenance thereof for life as John de Helmeswell deceased had there at the king's request, causing letters patent under the chapter seal to be made and delivered to him with express mention of that which he shall so take; as lately willing to make provision for the maintenance of the said John de Blakwell, the king many times commanded the said abbot and convent to admit him and grant him maintenance as aforesaid, and although one of the monks thereof appeared before the king in person, having full power on their behalf, and granted such maintenance in their name, the said John has not yet obtained the same, whereat the king is moved to anger. By K.

Writing of John prior of Royston, being a release to Thomas de Stapelho of 24*l.* by him recovered against the said Thomas before the king in his court for a trespass against him committed in Hertfordshire, and of all moneys by him recovered before the date of these presents. Dated Westminster, 22 June 36 Edward III.

Memorandum of acknowledgment, 22 June.

Writing of Walter Marham of Grendon, being a quitclaim with warranty to William Wychenden and John le Baylly of Grendon, their heirs and assigns, of all lands sometime of Hugh de Assheby in the towns of Grendon, Herleston and Little Dodyngton. Witnesses: Robert othe Hull, Thomas othe Hull, James Yve, William Loukyn and John Boukes. Dated Grendon, Friday the eve of St. Barnabas 36 Edward III.

Memorandum of acknowledgment, 30 June.

July 1. Edmund Chelrey and Robert Coke of Wilts to Queen Philippa.
Westminster. Recognisance for 1,000*l.*, to be levied, in default of payment, of their lands and chattels in Wilts.

Cancelled on payment, acknowledged by Richard de Raveneser clerk, the said queen's attorney.

July 2. Thomas de la Bere to Queen Philippa. Recognisance for 160
Westminster. marks, to be levied etc. in Somerset.

June 28. John Verdon of Draykote knight of Warwickshire to the prior of
Westminster. Chaucombe. Recognisance for 40 marks, to be levied etc. in Warwickshire.

Memorandum that this recognisance was taken by William de Shareshull by writ of *dedimus potestatem*, which is on the files for this year.

July 15. John Michel citizen and vintner of London to Reymund Guillim
Westminster. lord of Caupene knight, Bernard de Salta bishop of Santes in Aquitaine, and Peter de Maslato otherwise called de la Croce merchant of Gascony. Recognisance for 666*l.* 13*s.* 4*d.*, to be levied etc. in the city of London.

July 15. John de Wesenham to Reymund Guillim lord of Caupene, Bernard
Westminster. de Saltu bishop of Santes and Peter de Maslato otherwise de la Croce. Recognisance for 333*l.* 6*s.* 8*d.*, to be levied etc. in Norfolk.

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MEMBRANE 24d.

Writing of Agnes daughter of Peter de Wokingdon, being a quitclaim with warranty to John de Berden, his heirs and assigns, of all the lands, rents and services which the said John has in the town of Wokingdon Episcopi and which were sometime of her said father. Witnesses: John Bollok, John de Someresham, Giles de Kelsey, William Surreye, John Wodegate, Lawrence de Silkeston, Roger Rook. Dated London, Wednesday the eve of St. Simon and St. Jude 35 Edward III.

Memorandum of acknowledgment, 4 July this year.

Writing of John Tony of Kyngeseye, being a general release to Sir Robert de Marny knight. Dated 4 July 36 Edward III.

Memorandum of acknowledgment, 5 July.

Writing of William Baud knight, giving to Sir Michael de Ponyngges knight, his heirs and assigns, a yearly rent of 20*l.* to be taken of his manor of Withirmondeford co. Essex at Easter and Michaelmas by even portions, with power of distraint if the same be in arrear; and 12*d.* in part payment of the first term in name of seisin thereof. Dated Withirmondeford, Friday, Midsummer day 36 Edward III.

Writing of William Baud knight, granting that a yearly rent of 20*l.* of his manor of Wrantham co. Suffolk, lately granted to the said William by writing of Sir Michael de Ponyngges knight, shall be in suspense so long as the said William, his heirs or assigns, shall peaceably hold the manor of Bures Tany co. Suffolk, with the donative of the chapel of St. Stephen therein, which he has of the gift and feoffment of Sir Michael, discharged of all recognisances and charges before the date of these presents; but if they be impleaded by the heirs of Sir Michael and lose the premises or any part thereof, or if by reason of any recognisance or charge taking rise before the said date they shall by due process be ousted or charged, and Michael or his heirs shall not within one year after warning thereof discharge or save them harmless, payment shall be made them of the said rent. Dated Withirmondeford co. Essex, Saturday the morrow of Midsummer 36 Edward III.

Charter of William Baud knight, giving with warranty to Sir Michael de Ponyngges knight, his heirs and assigns, his manor of Horsmondenne co. Kent with the advowson of the church and all other his lands which he has in that town at the date of these presents. Witnesses: William de Echyngham knight, Henry de Berham, Henry Anger, William Halden, John de Begebery. Dated Horsmondenne, 26 June 36 Edward III.

Writing of William Baud knight, being a letter of attorney to John Baker chaplain and Thomas Kyng to give Sir Michael de Ponyngges knight seisin of the manor and advowson of Horsmondenne, according to his charter of feoffment. Dated London, 26 June 36 Edward III.

Memorandum of acknowledgment of the foregoing charter and writings, 6 July.

Writing of William Baud knight, being a quitclaim to Sir Michael de Ponyngges knight, his heirs and assigns, of 20*l.* of yearly rent which Sir Michael lately gave to Joan who was wife of William Baud,

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Membrane 24d—cont.

late mother of William, her heirs, and assigns, to be taken of his manors of Bures Tany and Wrantham co. Suffolk. Witnesses: John de Sutton 'le fitz,' Richard de Sutton knights, Leo de Bradenham, John de Subbery, William Tauke. Dated London, 20 June 36 Edward III.

Memorandum of acknowledgment, 6 July.

Writing of Richard de Sutton knight and William Baroun vicar of Withirmondeford, being a quitclaim to Sir Michael de Ponyngges knight and William Baud knight of 20*l.* of yearly rent, which they lately had jointly of the grant of William by fine levied in the king's court, to be taken of the manor of Bures Tany and Wrantham co. Suffolk. Witnesses: John Gernoun, Robert de Swynebourne, William de Tendrynge knights, Thomas Boteler, Leo de Bradenham. Dated Wythirmondeford co. Essex, 16 June 36 Edward III.

Memorandum of acknowledgment, 6 July.

MEMBRANE 23d.

Writing of Thomas abbot of Stonleye and the convent, giving with warranty to George de Castello, Henry Pype, William Stokton, John Bray, Thomas Blakenhale, John Filongeley, Richard Ymayn and Roger Stok and their assigns, during the said abbot's life, their manor of Melburn with all lands, meadows, woods, groves, thickets, rents, reversions, services, waters, fisheries, feedings, pastures etc., the town of Melburn with the fields of Forwode, Grymeswrosun and Colyneswast, two groves or thickets in the town of Kenelworth (Kelleworth) called Great Maney and Little Maney, all rents, reversions and services they had in the town of Fynham and their rights therein, also one hall with a chamber and garden in the abbey of Stonleye, situated between the churchyard and the old infirmary, with free ingress and egress, to hold of the grantor and their successors, rendering yearly one peppercorn at Christmas for all secular services and demands; granting that they shall not be impleaded for any waste in the said manor, lands, woods or tenements, and giving them further all goods and chattels which are upon the manor, towns, chamber or lands aforesaid at the date of these presents. Dated Stonleye abbey, the Translation of St. Thomas the Martyr 36 Edward III. Witnesses: Sir Richard Herthull knight, John Sparry, John Broughton, Geoffrey Milward, William Braundon.

Memorandum of acknowledgment by the abbot, for himself and the convent, 8 July.

July 7. John de Stretlee clerk and Eleanor who was wife of Thomas Cok Westminster. knight to Edward prince of Wales. Recognisance for 400 marks, to be levied, in default of payment, of their lands and chattels in Oxfordshire.

Cancelled on payment, acknowledged by Peter de Lacy clerk attorney of the prince.

July 4. To the treasurer and the barons of the exchequer. Order to stay Westminster. until the quinzaine of Michaelmas next their demand made by summons of the exchequer upon Mary de Sancto Paulo countess of Pembroke, to answer to the king for a yearly rent of 10*l.* payable by the prior and convent of Torkeseye and a yearly rent of 46*s.* payable

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Membrane 23d—cont.

by the prioress and convent of Fosse by Torkeseye, and the arrears thereof, suffering as well the said countess as Walter de Kelby escheator in Lincolnshire to be quit thereof until that day; as upon the finding of an inquisition, before him taken of his office, that King Henry [III] gave to the then prior and convent of Torkeseye the site of that priory, 50 tofts and 498 acres of land and meadow in Torkeseye, and to the prioress and convent of Fosse the site of that priory, 7 tofts and 120 acres of land and meadow in Torkeseye for the rents aforesaid, which rents John Darcy 'le cosyn' and his heirs, farmers of the manor of the said countess, withdrew from the king and appropriated without warrant from the 12th year of his reign to 29 December in the 31st year, and other the lords of the town of Torkeseye for the time being during 20 years and more before that date, the said escheator took the same into the king's hand as to him due and long withdrawn; and after at the suit of the countess, alleging that she and all other the lords of that manor had and took those rents in all times past as parcel of the same without any severance thereof made, and that by colour of the inquisition so taken of office she was ousted from her freehold without an answer, and praying restitution, in order that restitution being had she might answer for the same, by a mainprise which she found in chancery so to answer, if the said rents should be adjudged to the king, the king ordered the escheator to remove his hand and not to intermeddle further with the said rents, restoring to the countess any issues thereof taken; and it is not yet debated whether the said rents and the arrears ought to belong to the king or to the said countess.

Writing of Richard de Plesyngton, son of Adam de Plesyngton of Lancashire, granting to Adam Fraunceys citizen of London for life one messuage, two gardens, 133 acres of land, 14 acres of meadow, 15 acres of pasture and 18*d.* of rent in Edelmeton, with remainder to Adam Fraunceys of London the younger and the heirs of his body, remainder for lack of such heir to Robert Fraunceys of London and the heirs of his body, remainder to the right heirs of the first mentioned Adam, with quitclaim and warranty to the persons above named, the right heirs of the said Adam and to their assigns, of the premises, which the said Adam Fraunceys now holds as aforesaid, with the remainders above mentioned, by fine levied in the king's court between the said Adam demandant and Thomas de Langeton and John Pitee of Cheshull chaplains deforciant. Dated 10 July 36 Edward III.

Memorandum of acknowledgment, 13 July.

July 8. To John de Moubray and his fellows, justices of assize in Somerset.
Westminster. Order not to proceed to take any assize of 20 acres of land in Stoke-lynch lately held by Thomas Denebaud deceased without advising the king; as it is found by inquisition, taken by John de Bekynton escheator in that county by the king's command, that Thomas at his death held the premises of the heir of John de Bello Campo of Somerset tenant in chief, a minor in the king's wardship, and that the same are in the king's hand by reason of the nonage of the heir of Thomas; and now the king has learned that certain persons have arraigned, or purpose to arraign, an assize of novel disseisin thereof against the said heir and others, scheming to defraud the king of the wardship of the heir of Thomas.
By K.

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MEMBRANE 22d.

Writing of Thomas de Williamscothe knight, being an acquittance to Sir Thomas le Blount knight, for 100*l.* of him received by Thomas de Williamscothe and Margaret his wife, for payment whereof Sir Thomas Blount, Sir Gibert Was, Sir Hugh de Berwyk knights, Ralph Restwold, Thomas Doyly and John James are bound in 400*l.* Dated Westminster, 24 June 36 Edward III. *French.*

Memorandum of acknowledgment, 24 June.

Writing of Geoffrey de Alueton, being a quitclaim with warranty to Thomas le Blount knight, his heirs and assigns, of all lands, rents, services of free tenants and neifs, neifs and all that goes with them, and advowsons of churches which were sometime of John de Alueton his brother in Oxfordshire. Witnesses: Sir Hugh de Berwik, Sir Gilbert Wace, Sir Robert Simean, Sir Reynold de Malins knights, Thomas Barentyn, Ralph Restwold, Thomas Deyly, John James. Dated Rutherford Pipard, Friday Midsummer day 36 Edward III.

Memorandum of acknowledgment, 27 June.

June 29. Westminster. William son of William de Neyleston to Robert de Elmeham parson of Neyleston. Recognisance for 40*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels in Leicestershire.

June 29. Westminster. William Boleville to John Daubernoun, Henry Pershay and John Boys of Halberton. Recognisance for 500*l.*, to be levied etc. in Somerset.

June 3. Westminster. To the abbot of Swynsheved. Order under a pain of 20*l.* to send to the chancery one strong horse not bought to carry the rolls of chancery, so that it be there in the octaves of Trinity next at latest, to be delivered to the king's clerk David de Wollore keeper of the said rolls; as the king at present has need of one for the purpose.
By K.

Charter of William de la Pole knight the younger, giving to Thomas de Wilford clerk a yearly rent of 40*s.* to be taken of all his lands in Chestreton co. Huntyngdon at Martinmas and Whitsuntide by even portions for term of his life or until advanced by the said William, his heirs or assigns, or by their procurement, to an acceptable benefice, with power of distraint if the rent be in arrear. Witnesses: Simon de Drayton, Richard de Bayouse knights, John de Haroudon, Nicholas de Stukele and Richard Alberd of Yakesle. Dated Bernak, Thursday after All Saints 30 Edward III.

Memorandum of acknowledgment, 30 June this year.

June 30. Westminster. Henry Walter parson of Wetyng All Saints in the diocese of Norwich, Geoffrey de Dersham of Essex and Robert de Wyndesore of Essex to Queen Philippa. Recognisance for 600 marks, to be levied, in default of payment, of their lands and chattels in Essex.
Cancelled on payment, acknowledged by Richard de Raveneser the queen's attorney.

June 30. Westminster. John Bere of Derteford and John Cook of Wellyngs co. Kent to Queen Philippa. Recognisance for 200*l.*, to be levied etc. in Kent.
Cancelled on payment, acknowledged by Richard de Raveneser the queen's attorney.

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Membrane 22d—cont.

Writing of Dionisia daughter of John Pipard of Henton, sometime wife of Robert de Crokford, being a quitclaim with warranty to Felicia her sister, sometime wife of William Mawardyn of Wyndesore, and to the heirs of the bodies of the said William and Felicia, of all lands rents, services of free men and neifs with their suits and all that goes with them, and of all things whatsoever that were of the said John her father and of Agnes Pipard her mother in Henton, la Hurst and Roscompe, except the water mill, weir and fishery, and one acre of meadow in Henton, all which Walter de Notehurst holds for his life of the said Felicia of her grant. Dated Weregrave co. Berks, Wednesday Michaelmas day 35 Edward III.

Memorandum of acknowledgment at Wyndesore, 4 April this year, before William bishop of Winchester the chancellor.

Writing of Edmund Gourney, being a demise to John de Merworthe knight for life of a yearly rent of 20*l.* of all his lands in Norfolk and Suffolk to be paid at John's manor of Merworthe at the Purification and Whitsuntide by even portions, with power of distraint if the same be in arrear; and an attornment for the same at Merworthe in the presence of credible persons. Dated Merworthe, Sunday after Midsummer 36 Edward III.

Memorandum of acknowledgment, 3 July.

July 4. Adam Shelvyng of Newenton to Robert Vynter of Maydeston.
Westminster. Recognisance for 10*l.* to be levied, in default of payment, of his lands and chattels in Kent.
Cancelled on payment.

July 5. Oliver Russell and Robert his son to Queen Philippa. Recog-
Westminster. nisance for 300*l.*, to be levied etc. in Wilts.

July 6. Roger de Cotesforde knight to Perceval Symyon. Recognisance
Westminster. for 100*l.*, to be levied etc. in Oxfordshire.
Cancelled on payment.

MEMBRANE 21d.

Writing of Michael de Ponyngges knight, giving to William Baud knight, his heirs and assigns, a yearly rent of 20*l.* to be taken of his manor of Wrantham co. Suffolk at Easter and Michaelmas by even portions, with power of distraint if the same be in arrear; paying 12*d.* in part payment of the first term in name of seisin. Dated Withirmondeford co. Essex, Friday Midsummer day 36 Edward III.

Writing indented of Michael de Ponyngges knight, granting that payment of a yearly rent of 20*l.* lately granted to him and his heirs by writing of William Baud knight, to be taken of his manor of Withirmondeford co. Essex, shall remain in suspense so long as the said Michael, his heirs or assigns, shall peaceably hold the manor and advowson of Horsmundenne co. Kent, which he has of the gift and feoffment of the said William, discharged of all recognisances and charges before the date of these presents; and if Michael, his heirs or assigns, be impleaded and lose the said manor or advowson or

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Membrane 21d—cont.

any part thereof at the suit of William's heirs, or by reason of any recognisance or charge taking rise before this date be ousted therefrom by due process or charged, and William or his heirs shall not discharge or save them harmless within one year after reasonable warning thereof, payment of the aforesaid rent shall be made for ever. Dated Withirmondeford co. Essex, Saturday the morrow of Midsummer 36 Edward III.

Charter of Michael de Ponyngges knight, giving with warranty to William Baud knight, his heirs and assigns, his whole manor of Bures Tany with the donative of the chapel of St. Stephen therein, and all other lands which he had at the date of these presents in the towns of Bures St. Mary, Asyngton, Wyston, Great and Little Cornerche, co. Suffolk in fee. Witnesses: John de Sutton 'le Fitz,' John Gernoun, Robert de Swynebourne, William de Tendryng knights, Thomas Boteler, Peter de Boxstede, Robert de Teye. Dated Bures St. Mary, 26 June 36 Edward III.

Writing of Michael de Ponyngges knight, being a letter of attorney to Leo de Bradenham and John Olyver to deliver to William Baud knight seisin of the manor of Bures Tany with the donative of the chapel of St. Stephen, and all his lands in the towns of Bures St. Mary, Asyngton, Wyston and Great and Little Cornerche, according to his charter of feoffment. Dated London, 26 June 36 Edward III.

Memorandum of acknowledgment of the foregoing charter and writings, 6 July.

July 7. Thomas abbot of Stonleye, for himself and the convent, to Thomas Westminster. Blakenhale, Richard Ymayn, William Stokton and Henry Pype. Recognisance for 80*l.*, to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in Warwickshire.

July 5. Stephen Carre to Queen Philippa. Recognisance for 20 marks, Westminster. to be levied, in default of payment, of his lands and chattels in Somerset.

Cancelled on payment, acknowledged by Richard de Raveneser the queen's attorney.

July 8. Thomas Hungerford to Queen Philippa. Recognisance for 100*l.*, Westminster. to be levied etc. in Wilts.

Cancelled on payment, acknowledged by Richard de Raveneser the queen's attorney.

July 11. William le Latymer knight to Queen Philippa. Recognisance for Westminster. 1,000 marks, to be levied etc. in Yorkshire.

MEMBRANE 20d.

Writing of William de Pulteneye knight, being a grant and quitclaim with warranty to John de Baronette bishop of Worcester, John de Ludham clerk and William de Chirehull clerk, their heirs and assigns, and to the heirs and assigns of the longest liver, of the manors of Penshurst, Youesfelde and Northpare and of Osprengge, one mesuage, one carucate of land, 200 acres of land, 100 acres of meadow,

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Membrane 20d—cont.

300 acres of pasture, 300 acres of wood in Penshurst, Tonbrigge, Legh, Bettebergh, Speldhurst, Chidingston and Wollewich, and of the advowson of the chapel of Penshurst co. Kent, the manor of Popiler, 3 messuages, 4 tofts, 2 water mills, one fulling mill, 109 acres of land, 220 acres of pasture, 9*l.* 3*s.* 4*d.* of rent in Stibenhith, Esthamme, Stratford, Edelmton, Hakeney, Brambelle and Eldeforde co. Middlesex, the manors of Ditton Camoys, Swafham Priour, Chevele, 3 messuages, 240 acres of pasture, one mill and the advowson of Chevele church and Swafham chapel in Ditton Camoys, Swafham Priour, Chevele and Asshele co. Cambridge, the manor of Shenle, 20 acres of wood, 240 acres of pasture in Shenle and the advowson of Shenle church and Colnce chapel co. Hertford, one messuage, one virgate and the moiety of one acre of land in Napton and Shathewell and the advowson of Shathewell church co. Warwick, one messuage and one virgate of land in Welforde co. Northampton, the manors of Misterton and Pulteneye, 14 messuages, one mill, two carucates, two virgates and 20 acres of land, 20 acres of pasture, 6*l.* 16*s.* of rent in Dadelyngton, Misterton, Pulteneye and Walcote, and the advowson of a mediety of Misterton church co. Leycester, the manor of Whitheresfeld, 3 messuages, 50 acres of land and 50 acres of pasture in Witheresfeld, Horsete and Haverhull and the advowson of Witheresfeld church co. Suffolk, and the manor of Effyngham co. Surrey, all which they hold jointly as well by his charter of feoffment as by fine levied in the king's court. Dated London, 20 July 36 Edward III.

Memorandum of acknowledgment, 20 July.

Charter of Robert son of William Mayl of Baumburgh, rector of Hamme co. Kent, giving with warranty to Alan de Heton knight, his heirs and assigns, two tenements in the Southrawe of Baumburgh which were of William Skynner grandfather of Robert, three shops in the market which were of William his father, one tenement next that of the prior of St. Oswald and 7*s.* of yearly rent issuing from a tenement sometime of Henry de Brotherwyk. Dated Newcastle upon Tyne, the feast of St. Benedict the Abbot 36 Edward III.

Memorandum of acknowledgment, 20 July.

July 4. To the constable of the Tower of London or to his lieutenant. Order
Westminster. to set free Richard son of William de Radecluf from prison in the Tower, by the mainprise of Richard earl of Arundell and certain other lieges, who have mainperned before the king and council to have his body before the king or his justices at the king's command, to stand to right touching such cause as the king will have against him.

By K.

Memorandum of a mainprise made 4 July this year before the council at Westminster by Richard earl of Arundell, William Latymer, Guy de Bryan, Edward Seint John and Godfrey Folejaumbe knights for the good behaviour of Richard son of William de Radecluf of Lancashire, who is arrested and imprisoned in the Tower of London for trespasses, misprisions and commotions alleged to have been committed against the king and people, that he shall not make nor procure to be made by himself, his friends, kinsfolk or connections hurt, grievance, commotion or excess privily nor openly whereby the peace may be broken or the people troubled, binding themselves on pain of

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Membrane 20d—cont.

200*l.*, in case of any trespass against this mainprise, to have his body before the king or his justices at the king's command upon reasonable warning, to stand to right upon the things that shall be alleged against him, and for greater security binding themselves to the king in 500*l.*, to be levied of their lands and chattels in England to the king's use in case the said Richard son of William shall contravene the form of this mainprise, and be thereof attainted by due process in the king's court; by reason whereof the said Richard is set free from the prison aforesaid. *French.*

July 23. John Brocas knight to Edward prince of Aquitaine and Wales.
Westminster. Recognisance for 200 marks, to be levied, in default of payment, of his lands and chattels in Berkshire.

July 26. John Brian citizen and fishmonger of London to John Madefrey
Westminster. pepperer of London. Recognisance for 80*l.*, to be levied etc. in the city of London.
Cancelled on payment.

July 21. To Robert de Thorp and his fellows, justices appointed to make
Westminster. inquisition of walls, dikes, gutters, sewers and weirs upon the sea coast in the parts of Mersherland, namely between South Clenchwarton by Lenne and Wygenhale. Order, for sure causes, to stay until All Saints next the further execution of their commission of 25 June last. By C.

June 22. To Thomas Dautre and Robert de Appelby the king's serjeants at
Westminster. arms and either of them. Order to cause a ship called *la James Mountagu*, William de Asshelden owner and Henry Hendi master, and a ship called *la Seinte Marie cogg* of Dertemuth, the same owner and William Knyght master, by the said serjeants or one of them lately arrested for the king's service, to be set free for this time, security being found them that the said ships shall be ready to sail for the king's service upon warning to the owner and masters, when he will have them, certifying the security in chancery under their seals. By K.

To the same. Order to cause a ship called *la Nicholas* of Dertemuth, Walter Gurdon owner and John Fyncham master, by the said serjeants or one of them lately arrested, to be set free by the mainprise of Roger de Sutton of the county of Suthampton and John Maykyn of London, who have mainperned in chancery that the said ship shall be ready to sail (*as above*).

To John de Ellerton and Robert Abby the king's serjeants at arms and either of them. Like order in regard to a ship called *la cogg Seint Anne* of Great Jernemuth, John de Ryston owner and John Fairman master, by the mainprise of Robert Twyg of Great Jernemuth and Roger de Sutton of the county of Suthampton.

MEMBRANE 19d.

Charter of Richard de Baiocis lord of Covygton, giving with warranty to Sir William de Burton knight and Sir William de Baiocis rector of Schelton and to the heirs and assigns of Sir William de

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Membrane 19d—cont.

Burton his manor of le Wodehall in Arkesden, with arable lands, meadows, feedings, pastures, woods, hays, ways, paths, services and rents of all his tenants, free men and neifs, wards, reliefs and escheats, suits of court and issues etc. Witnesses: Sir Robert de Gyddyng, Sir Humphrey de Walden, Sir William le Moigne knights, Robert de la Rokele, John Kylull, John Laurence. Dated Arkesden, Thursday the morrow of St. Vitus and St. Modestus 36 Edward III.

Memorandum of acknowledgment, 13 July.

Charter of feoffment of William de Burton knight, lord of Tolthorp to Sir Richard de Baiocis and Sir Robert de Baiocis his son knights, their heirs and assigns, of all his lands, rents and services of his tenants, free men and neifs, in the town of Bitlesbrok co. Roteland sometime of John de Midelton and by the said William purchased of John de Wempton, all his lands, rents and services in the town of Foxton co. Leycester likewise of John de Midelton and purchased of John de Wempton, and 33s. 4d. of rent yearly paid by Thomas Rag in Great Bowdon of lands in that town which he has for life by demise of the said William, likewise of John de Midelton and purchased of John de Wempton, with the reversion thereof after the death of Thomas. Witnesses: Sir John de Haryngton, Sir Roger de Gyneye, Sir William le Moygne, Sir Thomas de Burton knights, William Wade, John de Wempton, Thomas Rag, Henry de Foxton. Dated Bitlesbrok, Wednesday the feast of St. Vitus and St. Modestus 36 Edward III.

Memorandum of acknowledgment, 13 July.

Writing of Richard de Baiocis and Robert de Baiocis his son knights, granting to Sir William de Burton knight, his heirs and assigns, a yearly rent of 20 marks to be taken of their lands sometime of John de Midelton in Bitlesbrok and Foxton cos. Roteland and Leycester at Michaelmas and Easter by even portions, with power of distraint if the same be in arrear, binding themselves, their heirs and the said lands for payment. Witnesses: Sir John de Haryngton, Sir Walter de Thorp knights, William Wade, Roger atte Halle, Henry de Foxton. Dated Foxton, Sunday after the Translation of St. Thomas 36 Edward III.

Memorandum of acknowledgment, 13 July.

Charter indented of Sir William de Burton knight, giving to Sir Richard de Baiocis knight, his heirs and assigns, the manor of le Wodehall in Arkesden with arable lands etc. (*as above*) as fully as he had the same of the gift and feoffment of Sir Richard, rendering to Sir William, his heirs and assigns, 20 marks yearly at Michaelmas, Christmas, the Annunciation and Midsummer, 5 marks at each, with power of distraint if the same be in arrear, and of reentry if in arrear a whole month, and if by any right or matter before this date any parcel of the said manor shall in time to come be not chargeable, the residue shall remain charged with the whole rent aforesaid. Witnesses: Sir Robert de Geddyng, Sir Humphrey de Walden, Sir William le Moygne, Sir Thomas de Burton knights, Robert de la Rokele, John de Kylull, John Laurence. Dated Arkesden, Thursday the Translation of St. Thomas 36 Edward III.

Memorandum of acknowledgment, 13 July.

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Membrane 19d—cont.

Indenture of defeasance of the 20 marks of rent and of the power of reentry in the last charter reserved to William de Burton knight, his heir and assigns, of the manor of le Wodehall in Arkesden, in case Sir Richard de Baiocis or Sir Robert his son knights, their heirs or assigns, shall at any time to come be impleaded by Dame Eleanor wife of Sir William, by Edmund son of Sir William or the heirs of his body, or by the heirs or assigns of Sir William, whereby they shall lose the lands, rents and services which they have by his gift and feoffment, sometime of John de Midelton and by Sir William purchased of John de Wempton, in Bitlesbrok co. Roteland, Foxton and Great Bowdon co. Leycester; also of a yearly rent of 20 marks to be taken of the said lands in Roteland and Leycestershire to the said Sir William granted for greater security by the said Sir Richard and Sir Robert, upon condition that the said rent in Arkesden be fully paid. Witnesses: Sir John de Haryngton, Sir Humphrey de Walden, Sir Thomas de Burton, Sir Robert de Geddyng knights, Robert de la Rokelle, William Wade, John de Wempton, Henry de Foxton, John Laurence. Dated Arkesden, Thursday the Translation of St. Thomas 36 Edward III.

Memorandum of acknowledgment by the parties, 13 July.

MEMBRANE 18d.

Charter of Gilbert Talbot knight, Rees ap Howel ap Willym and Walter ap Jevan ap Leulin, granting and delivering to John earl of Lancastre and Blanche his wife and to the heirs of their bodies the castle of Carreckemyn (*sic*) and the commote of Iskennyn, with mills, parks, woods, marshes, meadows, feedings, pastures, neifs and all that goes with them etc., with remainder for lack of such heir to the right heirs of the said earl. Witnesses: Sir Thomas de Beauchamp earl of Warrewyk, Sir Robert de Thorp, Sir John de Moubray justices of the Common Bench, Sir Rees ap Griffith, Sir Richard de la Bere knights, Sir David de Wollore, Sir Walter Power clerks. Dated Westminster, 1 August 36 Edward III.

Memorandum of acknowledgment by Gilbert Talbot, 3 August.

Writing of Gilbert Talbot knight, Rees ap Howel ap Gwilym and Walter ap Jevan Vaghan, being a letter of attorney to Philip Mareschall, Lawrence Greyndor, Griffin ap Cadogan Vaghan, Philip ap Elydir Duy and John ap Hickedon and two of them to deliver to John earl of Lancastre, Richemond, Derby, Lincoln and Leycestre steward of England and to the lady Blanche his wife seisin of the castle of Carreckennyn and the commote of Iskennyn according to the foregoing charter. Dated Westminster, 1 August 36 Edward III.

Memorandum of acknowledgment by Gilbert Talbot, 3 August.

Writing of Gilbert Talbot knight, Rees ap Howel ap Gwilym and Walter ap Jevan Vaghan, being a letter of attorney to Philip Mareschall, Lawrence Greyndor, Griffin ap Cadogan Vaghan, Philip ap Elydir Duy and John ap Hickedon to receive seisin of the castle of Carreckennyn and the commote of Iskennyn by livery of the sheriff of Hereford or his representative upon their recovery thereof in the king's court according to the king's writ to the sheriff addressed. Dated Hereford, 20 July 36 Edward III.

Memorandum of acknowledgment by Gilbert Talbot, 3 August.

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Membrane 18d—cont.

Charter of William de Pulteneye knight, giving with warranty to John bishop of Worcester, John de Loudham and William de Chirchull clerks, their heirs and assigns, the manors of Penshurst, Yenesfeld, Northpark, Ospreng and Southall co. Kent, Chevele, Ditton and Swafham co. Cambridge, Wytheresfeld co. Suffolk, Shenle co. Hertford, Polteneye and Misterton co. Leycester, Effingham co. Surrey and Popiler co. Middlesex, tenements called Cressemulles and rents and services in Estsmythfeld by the Tower of London, and all other lands, woods, meadows, pastures, waters, fisheries, rents, services, customs, reversions, knights' fees and advowsons sometime of John de Pulteneye his father in the counties aforesaid with all liberties and commodities to the same belonging, namely as well those which Nicholas de Lovayne knight and Margaret his wife held for their life and the life of Margaret and which the said William had after the death of the said John by their grant as those which descended to him in demesne or in reversion after the said John's death. Dated Penshurst, 10 April 36 Edward III.

Writing of William de Pulteneye knight, being a letter of attorney to Robert de Strode clerk and William Derkynghole to deliver to John bishop of Worcester, John de Loudham and William de Churchull clerks seisin of the manors of Penshurst, Yenesfeld, Northparc, Ospreng and Southalle co. Kent, Chevele, Ditton and Swafham co. Cambridge, Wytheresfeld co. Suffolk, Shenle co. Hertford, Pulteneye and Misterton co. Leycester, Effyngham, co. Surrey and Popiler co. Middlesex, tenements called Cressemulles and rents and services in Estsmythfeld by the Tower of London, and other lands, rents, reversions, advowsons etc. according to the foregoing charter. Dated Penshurst (*as above*).

Memorandum of acknowledgment of the foregoing charter and writing, 19 July.

July 20. To J. bishop of Worcester. Order and request to grant to John Westminster. de Ledecombe the king's clerk such pension as may befit the giver and should bind the receiver to him, making him thereupon letters patent under his seal, and writing again by the bearer what he will do; as the king, of his care for the said John's advancement, has nominated him for the pension wherein the said bishop by reason of his new creation is bound to one of the king's clerks, to be by the king nominated, until he shall make provision for him of a competent benefice.

By K. on the information of William de Wykham.

MEMBRANE 17d.

July 20. To the sheriffs of London. Order to suffer William Tonge and Westminster. John Clyve, arrested by the king's command and in the sheriff's custody, to go at large by the mainprise of John Permay, John Somerton, William Freman, John Ostiller, Hamon Colbrond, John Walkryngham, Philip Brumpton, Peter Maners and John Tours of the city of London, who have mainperned to have their bodies when warned before the council to give information concerning the books, papers and memoranda of Thomas de Notyngham merchant, who at his death was bound to the king in divers sums, and further to do and receive what shall be by the council ordered.

By C.

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Membrane 17d—cont.

Writing of Robert James chaplain, son of Robert James of Haselbech, being a quitclaim with warranty to Richard Astell of Haselbech, his heirs and assigns, of the lands which came to the said Robert by hereditary right or otherwise after the death of James his brother, chaplain. Witnesses: John Pecche mayor of London, James de Thame sheriff of the said city, William de Fiffed, John de Haddon the king's serjeant at arms, John de Laun, Thomas de Neuton, Richard de Middelton. Dated London, the Translation of St. Thomas 36 Edward III.

Memorandum of acknowledgment in the chancery at London, 26 July.

July 6. To Thomas de Veer earl of Oxford and his fellows, guardians of the Westminster. peace in Essex and commissioners for other purposes. Order to proceed in the execution of their commission without awaiting the presence of Leo de Bradenham, whom the king lately joined with them therein, not suffering the said Leo to intermeddle in the execution thereof; as for sure causes the king has removed Leo from the office of justice, and has commanded him not to intermeddle further in the premises. By C.

July 12. To John de Ellerton and Robert Alby serjeants at arms appointed Westminster. to arrest ships for the king's service from the mouth of the Thames northward. Order to take a sufficient mainprise of the masters of all ships of the southern parts by them arrested in ports or places in the northern parts, that they will be ready with their ships upon warning to sail on the king's service at his wages, and to dearrest the same, suffering the masters and seamen to return therewith to their own ports.

Like order to Thomas Dutre and Robert de Appilby serjeants at arms appointed to arrest ships of the Cinque Ports and in ports and places westward as far as Bristol, in regard to all ships of the northern parts and of the Cinque Ports by them arrested.

Like order to Thomas de Staple serjeant at arms appointed to arrest ships in the port of London and the river Thames, in regard to all ships by him arrested.

July 28. John Devenish citizen and skinner of London to David de Wollore, Westminster. Henry de Ingelby and Thomas de Neuby. Recognisance for 40*l.*, to be levied, in default of payment, of his lands and chattels in the city of London.

Charter of David de Wollore and Michael de Ravendale clerks, giving with warranty to John de Brampton parson of St. Dunstan West in Fletestrete in the suburb of London, in accordance with the king's letters patent of licence in mortmain, a messuage in the parish of St. Dunstan West held of the king in free burgage, lying between a tenement which was of John Burel of Askham clerk on the east and one now of William de Naffreton, 'glasier' on the west, a garden which was of Robert de Clifford knight towards the north and the highway towards the south, to hold to the said John and his successors parsons of the said church for the rector's manse thereof, so that he and his successors celebrate divine service in the said church for the health of the king and the grantors, and an anniversary of the said David every year after his death and for the souls of the faithful

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Membrane 17d—cont.

departed, distributing to the poor on that day 5*d.* or the value thereof. Witnesses: John Pecche mayor of the city of London, William Holbech and James de Tame sheriffs of London, John de Codyngton, Thomas de Cotyngnam, William de Burstall, William de Stoke and Robert de Muskhams clerks, John de Tamworth, John Rote, Roger Parchemener, Jordan de Barton, William Chaloner, Richard Sullihull, William de Naffreton 'glasier', William Slynge, Robert de Merston, William Yoman. Dated in the said church, 20 July 36 Edward III.

Memorandum of acknowledgment, 31 July.

Aug. 2. Thomas de Ufford knight and William de Ufford knight to the
Westminster. abbess of Berkyng. Joint and several recognisance for 1,000 marks, to be levied, in default of payment, of their lands and chattels in Suffolk.
Cancelled on payment.

Aug. 11. Richard de Baskerville of Herefordshire knight, Walter Huwet,
Windsor. John Clanvo, John Bodenham, Francis Bache of London and Thomas Beauchamp of Bedfordshire to the king. Joint and several recognisance for 1,000*l.* payable by instalments; to be levied etc. in Herefordshire.

Aug. 11. Peter de Brewes and Thomas de Moryeux to the king. Joint and
Westminster. several recognisance for 200*l.*, to be levied etc. in Sussex.

Memorandum that William de Wykeham received these two recognisances by writ of dedimus potestatem, which is on the files for this year.

*Acknowledgment by Helmyngus Legat receiver of the king's chamber that the king has by his hands been contented of the said 200*l.*, wherefore the last recognisance is cancelled.*

MEMBRANE 16*d.*

Aug. 14. To S. archbishop of Canterbury. Summons to a parliament at
Windsor. Westminster to be holden in the quinzaine of Michaelmas next, warning the prior and chapter of Christ Church Canterbury, the archdeacons and clergy of his diocese to attend, the prior and archdeacons in person, the chapter by one proctor and the clergy by two. By K.

The like to John archbishop of York, Thomas bishop of Durham and sixteen other bishops (thirteen named), the guardian of the spirituality of the bishopric of Lincoln, and of the bishopric of Cicester, during the vacancy of those sees.

[*Rep. on Dignity of a Peer, iv. p. 631.*]

To the abbot of Glastonbury. Summons to the said parliament.

The like to the abbot of St. Augustine Canterbury and twenty other abbots, the prior of the Hospital of St. John of Jerusalem in England, and the priors of Lewes and Coventre.

[*Ibid, p. 632.*]

To John earl of Lancastre and Richemund the king's son. Summons to the said parliament. By K.

The like to Richard earl of Arundell and seven other earls, Henry de Percy, and 28 others.

[*Ibid.*]

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Membrane 16d—cont.

To the sheriff of Kent. Order to cause two knights of the shire, two citizens of every city and two burgesses of every borough therein to be elected and come to Westminster in the quinzaine of Michaelmas.

The like to singular the sheriffs throughout England.

[*Ibid.*]

To Robert de Herle constable of Dovorre castle and warden of the Cinque Ports or to his lieutenant. Like order to cause two barons of every port to be elected and come as above.

[*Ibid.*, p. 633.]

To Henry Grene. Summons to the parliament as above.

The like to Robert de Thorp and seven others.

[*Ibid.*]

Aug. 23. To the treasurer and the barons of the exchequer. Order to
Woodstock. receive Roger de Hakebourne, whom Roger de Elinerugge sheriff of Oxford and Berks has before the king made his attorney for the purpose, to make his proffer before them at the exchequer in the said sheriff's room, as the sheriff is so engaged upon divers business with which he is specially charged by the king that he cannot attend on the morrow of Michaelmas next as usual. By K.

Aug. 17. Donald de Heselrigg to Isabel who was wife of Robert de Bowes.
Windsor. Recognisance for 1,000 marks, to be levied, in default of payment, of his lands and chattels in Northumberland.

Cancelled on payment.

Isabel who was wife of Robert de Bowes to Donald de Heselrigg. Recognisance for 1,000 marks, to be levied etc. in Northumberland.

Cancelled on payment.

MEMBRANE 15d.

Sept. 3. To the dean, subdean and chapter of St. Mary Lincoln. Whereas
Beckley. lately at their request, by letters presented by William de Hugate one of the canons, containing that their church was without a pastor by the death of John the last bishop, the king granted them licence to elect a bishop, intending that they should proceed so to do with mature deliberation and not hastily, appointing a day at which all the canons within the realm as well nonresident as other might be present in person, which intention the king caused to be declared in his presence to the said canon; and whereas the king is now informed that, at the procurement of certain of their college and by covin of others confederating together to elect at their own will, knowledge of whom is not hidden from the king, they have appointed Thursday the morrow of the Exaltation of Holy Cross now instant, a day so soon considering the date of the bishop's death and the term lawfully established in such elections that it seems certain to the king and council that it is done subtly to exclude from a voice in the election the king's clerks and other canons nonresident, who are in divers parts of the realm so engaged upon business affecting the king, the estate of the realm, Queen Philippa, Edward prince of Aquitaine and Wales and other their children and certain prelates and nobles that they may not then be present because of the damage that might

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Membrane 15d—cont.

happen to the realm and the persons aforesaid, whereat the king is moved to anger; and for that the church is of the king's patronage, and the king has at heart the good governance thereof, he signifies that he is ill content with the day appointed: order not to proceed to the election on the day named, but to appoint a new day, citing all canons of the college to be then present and give their voices, that by reason of the delay the canons nonresident may be present, as they wish and as the king believes they or the better part of them will be, certifying the king under their common seal by Richard de Ravensere clerk and John de Haddon serjeant at arms, whom the king is sending to them, or by one of them, of their action and of the new day to be appointed, and paying heed to what the said Richard and John shall lay before them on the king's behalf. By K.
[*Fœdera.*]

To the sheriff of Lincoln. Order, under pain of forfeiture, to take with him six or eight of the more discreet knights of the county, and repair in person to the church of St. Mary Lincoln on the morning of the said Thursday at the hour appointed, and there, in presence of the said knights, to cause the dean, subdean and chapter and every of them to be forbidden to proceed to an election for the causes above mentioned, certifying the king under seal of what he shall find and do, and of the names of those knights. By K.
[*Ibid.*]

Oct. 1. William Wilmot of Margarete Rothyng to Richard Wylmot of Westminster. London 'warderobers.' Recognisance for 10 marks, to be levied, in default of payment, of his lands and chattels in Essex.

Thomas de Grandissone knight to Thomas Coue knight and Nicholas de Holburn. Recognisance for 100*l.*, to be levied etc. in Kent.

Oct. 16. Margaret who was wife of Gilbert Shanke, John Merssh and John Westminster. Bylane to John de Bisshopeston clerk and John Gour. Joint and several recognisance for 200 marks, to be levied etc. in Kent.

Oct. 16. Simon Vyncent to John Vyncent clerk. Recognisance for 40*l.*, Westminster. to be levied etc. in Yorkshire.

Oct. 15. Anselm Pymperle to John de Betthestern. Recognisance for Westminster. 40*l.* payable by instalments; to be levied etc. in Wilts.

Oct. 21. William son and heir of Warin de Scargill to Richard de Ravensere Westminster. clerk. Recognisance for 200 marks payable by instalments; to be levied etc. in Yorkshire.

Cancelled on payment of the second instalment.

Writing of John de Hoyville, being a confirmation with warranty to Stephen Carre and Joan his wife, their heirs and assigns, of their estate in divers lands in the town of Oterbourne co. Suthampton which they hold of him, rendering yearly at Michaelmas to John and his heirs $\frac{1}{4}$ *d.* previously due for all services, heriots, reliefs, secular claims and demands. Witnesses: Michael Skillyng, Thomas le Warner, Roger de Colriche, William de Houghton, Thomas de Mucheldevere. Dated Westminster, Monday after St. Luke 36 Edward III.

Memorandum of acknowledgment, 25 October.

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MEMBRANE 14d.

Charter of Isabel, wife sometime of Robert de Bowes and daughter of Sir Robert de Esselyngton knight, giving with warranty to Donald de Heselrig and Joan his wife, the heirs and assigns of the said Donald, the two thirds of the moieties of lands, rents and tenements of the manors of Esselyngton, Wytyngeham, Throunton and Barton, with meadows, woods, feedings, pastures, waters, ways, paths, hedges, ditches, ponds, fishponds, dovecots, mills, homages, reliefs, heriots, escheats, wards, marriages, suits of courts every three weeks of free tenants and neifs and all that goes with them, etc. in Northumberland thereto belonging, which fell to the said Isabel after the death of the heirs of her sister Elizabeth who was wife of Gilbert Heroun; also the reversion of the third part thereof after the death of Elizabeth her mother, which she holds in dower of the heritage of Isabel. Witnesses: Gerard de Woderyngton, Thomas Surteys knights, Roger de Woderyngton, William de Heselrig, Simon de Heselrig, William de Heppescotes, William de Grendon clerk. Dated Esselyngton, 20 August 1362, 36 Edward III.

Memorandum of acknowledgment, 26 August.

Sept. 27. To the collectors of the custom of wools, hides and woolfells in the
Westminster. port of London. Order, for sure causes, under pain of forfeiture, not to suffer any wools, hides or woolfells to pass from that port out of the realm after this instant Michaelmas, nor to make any letters thereof under the 'koket' seal; but nevertheless to be with the said seal at Westminster in the octaves of Michaelmas before the treasurer and the barons of the exchequer, to shew before them the state of their account, and further to do what they shall there be commanded on the king's behalf. By K. and C.

[*Fœdera.*]

The like to the collectors of customs in the port of Kyngeston upon Hull and in eight other ports.

[*Ibid.*]

Oct. 4. To Henry Grene and his fellows, justices appointed to hold pleas
Westminster. before the king. Order to continue in the state it now is until the quinzaine of St. Hilary next, or until further order, the suit of John de Wesenham before them for annulling, by reason of an alleged error in the record and process thereupon, an outlawry lately published against him for that he did not come before them to answer touching certain indictments made in Essex against him; as the said John must be busied upon certain business of the king with which he is specially charged, whereby he may at present have no leisure to sue as aforesaid. By K. and C.

Writing of John de Bello Campo, son and heir of Giles de Bello Campo knight, being a quitclaim to William Gascoigne of Harewode co. York of whatsoever lands Humphrey de Bello Campo clerk ever had in his life time in the town and parish of Harewode. Dated London, 11 October 36 Edward III.

Memorandum of acknowledgment, 11 October.

Sept. 30. John Frende is sent to the prior of Ely, to have such maintenance
Hadleigh. in that house for life as Stephen Withthestanes deceased had at the king's request. By p.s. [25831.]

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Membrane 14d—cont.

Charter indented of William de la Pole the younger knight, giving with warranty to John de Moubray knight of Clifland, John de Codynghton parson of Botelesford, William de Byfeld parson of Whishton, Robert de Charwolton, Robert Antoyngne, William the clerk of Lindesel and John Bakere for their lives his manor and advowson of Assheby David co. Northampton with rent, homages, services and escheats in the town of Grendon. Witnesses: William de Wolaston, Thomas de Byfeld, John Keruayl, Peter de Thorp, William de Muscote, Robert Freman of Assheby, John Bayllif of Grendon. Dated Assheby David, Monday after St. Boneface 35 Edward III
Memorandum of acknowledgment, 15 October this year.

Oct. 20. John Maduyt of Wermenstre knight to Robert de Nailyngherst Westminster. clerk. Recognisance for 101 marks payable by instalments; to be levied, in default of payment, of his lands and chattels in Wilts.

Oct. 21. Adam de Methelay to Robert de la Mare knight, John Charnels, Westminster. Walter Power and John de Neumarche and every of them. Recognisance for 20 marks payable by instalments; to be levied etc. in Yorkshire.

MEMBRANE 13d.

Oct. 21. William de la Pole of Chastel Assheby knight to John de Cobham Westminster. knight lord of Cobham. Recognisance for 1,000 marks, to be levied etc. in Norhamptonshire.

Indenture made between John de Cobham lord of Cobham and William de la Pole of Chastel Assheby knight, being the defeasance of a writing made by the said William granting to the said John a yearly rent of 100*l.*, namely 20*l.* of the manor of Eddeworth co. Bedford, 20*l.* of the manor of Sithyng co. Northfolk, 20*l.* of the manor of Grymston co. Suffolk and 20*l.* of the manors of Offord and Chasterterton co. Huntingdon, and of the foregoing recognisance, upon these conditions; that in case Margaret wife of John die without an heir male between them begotten, so that Joan daughter of John and Margaret, who shall be wife of John son of the said William, shall inherit without coheir or coheirs the manor of Chissebury with appurtenances (300 acres of wood excepted), the advowson of Froxford church, and the manor of Beneknoll co. Wilts and the manor of Pole co. Kent, which John and Margaret hold to them and the heirs of their bodies, and the entail shall continue without demise, and John and Joan have issue, or issue of their issue, living at the death of Margaret or after in the life time of John de Cobham, William, his heirs or executors, shall pay to John de Cobham, his heirs or executors, 450 marks, to wit 100*l.* within one half year after the death of Margaret (if John and Joan have issue then living), or after they shall have issue in the life time of John, 100 marks a year later, and 100 marks from year to year till all be paid, or proportionally if there be a coheir or coheirs; that if John de Cobham die without an heir male of his body and Joan have no other coheir, so that John son of the said William and Joan in her right shall inherit all the heritage of John de Cobham (except the lands in Kent and Wilts not entailed nor purchased by fine or deed in the life time of John de Cobham father of the said John now living), without demise or alienation made (save as above excepted), and have issue between them, or if John son of William shall have cause to hold

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Membrane 13d—cont.

by the courtesy of England, or if he shall have no such cause, but John and Joan may enjoy the heritage of John de Cobham (save as before excepted) for two years after his death, William his heirs or executors shall pay to the executors of John de Cobham 1,450 marks in case the 450 marks be not paid as aforesaid, or a proportion in case there be another coheir or coheirs; and that after the said two years William, his heirs or executors, shall pay to the executors of John de Cobham 1,450 marks, in case the 450 marks or a proportion thereof be not paid as aforesaid. Dated London, Saturday after St. Luke 36 Edward III. *French.*

Memorandum of acknowledgment by the parties, 22 October.

Oct. 21. John de Cobeham knight lord of Cobeham to William de la Pole
Westminster. of Chastell Assheby. Recognisance for 400*l.*, to be levied, in default of payment, of his lands and chattels in Kent.

Indenture of agreement between Sir John de Cobbeham lord of Cobbeham and Sir William de la Pole of Chastel Assheby, being a defeasance of the foregoing recognisance, upon condition that Sir John on his part shall keep the covenants following: that John son of Sir William shall take to wife Joan daughter of Sir John, that Sir William shall, by fine levied in the king's court, make to John and Joan a sure estate in reversion of 100*l.* of land and rent, to wit of the manors of Westhalle and Fulbrok co. Oxford, Alricheseye and Potton co. Bedford, and a messuage, 160 acres of land, 20 acres of meadow and 20 acres of pasture in Coten by Rokyngham co. Norhampton, which his said son holds for life, saving to Sir William the goods and chattels thereupon, for which marriage Sir John shall give Sir William 450 marks, 100*l.* thereof to be payable on the wedding day, 300 marks to Sir John de Moubray, William de Lyndesele and William Halden to the use of the said John and Joan, namely 100 marks at Michaelmas next, 100 marks at Michaelmas following, and 100 marks at Michaelmas following, in allowance for the profits of the said manors for two years after the marriage during which Sir William shall have the same in his hand without rendering account, and Sir John shall keep and maintain his said daughter and Sir William his said son, and after that time Sir William shall have the said manors with the profits for maintenance of the two children, who shall dwell with him until his said son shall be able to rule himself; if Joan die, Sir John de Cobbeham, his heirs and executors, shall be quit of the money due for terms to come, if John son of William die within the said two years Joan shall have the said manors and lands out of the hands of Sir William, and the 300 marks shall be to his profit, and if Sir William die within three years after the marriage, Joan living, the payments made and to be made shall be to the use and profit of his soul. Dated London, Saturday after St. Luke 36 Edward III. *French.*

Memorandum of acknowledgment by the parties, 22 October.

Writing of William de la Pole of Chastel Assheby knight, granting to Sir John de Cobham lord of Cobham and to his heirs yearly rents of 100*l.*, to wit 20*l.* to be taken of his manor of Edworth co. Bedeford, 20*l.* of his manor of Sything co. Norfolk, 20*l.* of his manor of Grymston co. Suffolk, and 40*l.* of his manors of Offord and Chasterton co. Huntynndon at Easter and Michaelmas by even portions, with power of distraint if the same be in arrear; and in name of seisin

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Membrane 13d—cont.

of the above rents Sir William has given *ld.*, in presence of Sir John Moubray and William de Halden. Dated London, St. Luke's day 36 Edward III. *French.*

Memorandum of acknowledgment, 22 October.

MEMBRANE 12d.

Writing of William Croyser knight, being a quitclaim to Sir John Grey of Rutherford knight of a yearly rent of 20 marks which William used to take in the manor of Rutherford Grey of Sir John's gift. Dated Rutherford Grey, Tuesday the feast of St. Luke 36 Edward III.

Writing of William Croyser knight, being a release to Sir John Grey of Rutherford of all actions and demands real and personal by reason of any rent, account, debt, trespass, contract or deed. Dated (*as the last*).

Memorandum of acknowledgment of these writings, 22 October.

Oct. 22. Richard Wynter of Walden to the abbot of Faversham co. Kent.
Westminster. Recognisance for 100*l.*, to be levied, in default of payment, of his lands and chattels in Essex.

Cancelled on payment.

Oct. 23. Richard Warrewyk citizen and draper of London to the abbess
Westminster. and sisters minoresses of London. Recognisance for 40*l.*, to be levied etc. in the city of London.

Oct 23. William abbot of Evesham to John le Frenshe of Stonhale. Recog-
Westminster. nisance for 1,000 marks, to be levied etc. in Worcestershire.

Cancelled on payment.

Writing of John de Kentecombe, son and heir of Simon de Kentecombe son and heir of Thomas de Wroxhale, being a quitclaim to the abbot and convent of Abbottesbury and their successors of one acre of land and the advowson of the church of Swyenetolre which, by licence of the king and other lords, the said abbot has acquired, after that a messuage with curtilage and other lands in that town, and the advowson, were given to the said Thomas de Wroxhale grandfather of John by charter of Geoffrey de Tolre. Dated Westminster, Monday after St. Luke 36 Edward III.

Memorandum of acknowledgment, 25 October.

Writing of Robert de Neville of Hornby the elder knight, being a quitclaim with warranty to Sir Robert de Swylyngton knight of all lands, meadows and rents in Rebroudale. Dated London, 23 October 36 Edward III.

Writing of Robert de Neville of Hornby knight the elder, being a quitclaim with warranty to Sir Robert de Swylyngton knight, his heirs and assigns, of the castle of Hornby and the manor of Yellyng, with lands, rents etc. Dated (*as the last*).

Memorandum of acknowledgment of these two writings, 25 October.

Oct. 26. Christopher de Moriceby to Edward de Saintjohan knight and
Westminster. Matthew de Redemane. Recognisance for 100*l.*, to be levied, in default of payment, of his lands and chattels in Cumberland.

Cancelled on payment.

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Membrane 12d—cont.

Eustace Dabrichecourt to John de Meues, John Maunsel and John Botoun. Recognisance for 240*l.*, to be levied etc. in Kent.

Thomas de Ryvere to Matthew de Clyvedon. Recognisance for 40 marks, to be levied etc. in Wilts.

Oct. 29. Simon Longe of Essex to Richard de Lincoln and John his brother,
Westminster. citizens and goldsmiths of London. Recognisance for 10 marks,
to be levied etc. in Essex.

Cancelled on payment, acknowledged by the said John.

Richard de Lincoln and John his brother, citizens and goldsmiths of London, to Simon Longe of Essex. Recognisance for 10 marks, to be levied etc. in the city of London.

Indenture of defeasance of the last recognisance, upon condition that Richard de Lincoln and John his brother, citizens and goldsmiths of London, shall by the discretion and appointment of true men content one Robert filtz Raff of all damages and expenses which he may incur by reason of any suit of one Joan Barry for any trespasses committed against her by the said Robert. Dated Westminster, Saturday after St. Simon and St. Jude 36 Edward III.

Memorandum of acknowledgment by the said Simon Longe, 29 October.

Oct. 28. John de Foxcote to Robert de Brome clerk. Recognisance for
Westminster. 40*l.*, to be levied, in default of payment, of his lands and chattels
in the city of London.

Cancelled on payment, acknowledged by William Brome one of the said Robert's executors.

MEMBRANE 11d.

Indenture of accord between Thomas Galion and Edward son of Philip Durdent touching the manor of Denham Durdent and 80 acres of meadow in Herfeld, whereof was debate between them for that the said Edward entered the same claiming as tenant in tail, alleging that the premises were by fine levied in the king's court given to Philip his father and his mother and to the heirs of their bodies, whose heir he claims to be, and Thomas claims the same in tail, alleging that before the fine they were given in tail to Thomas Durdant his grandfather and to his wife, whose heir he claims to be; to wit that the action of Thomas Galion be suspended during the life of Edward, for which term Edward may not be impeached nor ousted, and Edward grants that during his life Thomas shall take yearly 10 marks of rent of the said manor at Easter and Michaelmas by even portions, with power of distraint if the same be in arrear, and after the death of Edward Thomas and his heirs shall not hereby be barred from action or entry if the right is theirs, nor shall Edward and his heirs be barred from claiming what belongs to them if the right is theirs. Dated Denham in the seisin of the said Edward, Monday after St. Simon and St. Jude 36 Edward III. Further grant by the said Edward that he will make no feoffment, so that he and his heirs shall vouch no person that might not hitherto be vouched, in delay of the action of the said Thomas if the right be his. *French.*

Memorandum of acknowledgment by the parties, 27 October.

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Membrane 11d—cont

Oct. 31. William de Ufford knight to Robert de Ufford earl of Suffolk and Westminster. Thomas his son. Recognisance for 1,000 marks, to be levied, in default of payment, of his lands and chattels in Suffolk.

Oct. 31. John Devereus to Queen Philippa. Recognisance for 40*l.*, to be Westminster. levied etc. in Somerset.

Nov. 5. John Mounpeliers 'barbour' to David de Wollore, Thomas de Westminster. Neuby and Michael de Ravendale clerks. Recognisance for 10*l.*, to be levied etc. in Middlesex.

Cancelled on payment, acknowledged by the said David.

Indenture of accord between Robert Marioun lord of the manor of Lebery in the parish of Elmedon co. Essex of the one part and Roger de Ketryng chaplain, John de Southam 'spicer' and John Wayte of the Vinetrie citizens of London and lords of the manor of Coggeshales in the parishes of Elmedon, Arkesden and Wendenlouth of the other part, debate being moved between the parties for that the said Robert claims that part of the manor of Coggeshales is held of him by divers services, suits, charges and rents, whereof Roger and the others claim to be discharged; that Roger, John and John shall hold the said parcel of the manor of Coggeshales which is held of Robert discharged of all the services etc. aforesaid except 1*d.* payable yearly at Easter, so that Robert and his heirs shall henceforth claim no services etc. of any parcel thereof save fealty and the rent aforesaid, with power of distraint if the rent or fealty be in arrear at any Easter term; for such fealty and 1*d.* of rent Robert and his heirs thall warrant the said parcel held of him to Roger, John and John, their heirs and assigns, and if the manor of Lebery be recovered of ancient right against Robert or his heirs, the fealty and rent aforesaid shall cease and be extinguished. Dated London, 3 November 36 Edward III. *French.*

Memorandum of acknowledgment by Robert Marioun, 5 November.

Nov. 5. Alan del Strother to Queen Philippa. Recognisance for 200*l.* Westminster. payable by instalments; to be levied, in default of payment, of his lands and chattels in Northumberland.

Nov. 6. Thomas de Driffeld to Philip de Neuton citizen of London. Recognisance for 1,000 marks, to be levied etc. in Yorkshire. Westminster. *Cancelled on payment.*

Nov. 6. Robert Chisenhale to Robert bishop of Salisbury and John de Westminster. Wye clerk. Recognisance for 12*l.*, to be levied etc. in Surrey.

Nov. 8. William Auncel to John earl of Lancastre. Recognisance for Westminster. 100 marks, to be levied etc. in Wilts.

Nov. 9. John abbot of Whallay, for himself and the convent, to David de Westminster. Wollore, Thomas de Neuby and Michael de Ravendale clerks. Recognisance for 40*l.*, to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in Lancashire.

*Memorandum of defeasance, upon condition that the said abbot pay 20*l.* on the quinzaine of St. Hilary next.*

Cancelled on payment, acknowledged by the said David.

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Membrane 11d—cont.

Writing of John Smyth of la Heghecrouche and Richard Coleman, being a quitclaim to Joan daughter of John called 'Yonge Johan', Alice Bysouche, Stephen Stourde and Parnell his wife of all lands, rents and services sometime of Master Richard Plessys, uncle of Joan, Alice and Parnell, in the parish of Stondon. Dated Westminster, Monday the morrow of St. Leonard 36 Edward III.

Memorandum of acknowledgment, 8 November.

MEMBRANE 10d.

Writing of Agnes daughter of William Vynter of Chyddyngston, being a quitclaim with warranty to Henry de Bukyngham clerk, his heirs and assigns, of all lands, meadows, woods, rents and services of free tenants and neifs and in all neifs that were of John Vynter knight in Creek, Norhampton, Lillebourne, Middelton, Colyntre, Dalinton, Olthorp, Bluseworth, Cotone and Hardyngesthorn by Norhampton. Dated Westminster, Friday after St. Luke 36 Edward III.

Writing of Agnes daughter of William Vynter of Chidyingston, being an acknowledgment that livery of seisin is fully given to Henry de Bukyngham clerk, upon her charter dated Creek, Friday after St. Luke 36 Edward III, giving to him in fee simple her purparty of the manors, lands, meadows, woods, pastures, rents and services of free tenants and neifs etc. which were of the heritage of Sir John Vynter of Creek knight her uncle in Creek, Norhampton, Lillebourne, Olthorp, Daylynton, Midelton, Colyntre, Hardyngesthorn, Coten by Norhampton and Blyseworth. Dated Westminster, 31 October the year above mentioned. *French.*

Memorandum of acknowledgment of these two writings, 2 November.

Nov. 12. John Brocas knight to John de Scotherskelf chaplain. Recognition for 200 marks payable by instalments; to be levied, in default of payment, of his lands and chattels in Surrey.

Indenture of defeasance of the foregoing recognisance, upon condition that Sir John Brokas knight, his heirs or executors, pay or cause to be paid to Sir John de Schotherskelf or his attorney in London in the house of John Beauchamp or of Robert de Everwyk 100 marks, to wit 50 marks within twelve days after the feast of St. John Baptist next and 50 marks within twelve days after Michaelmas following. Dated London, 12 November 36 Edward III. *French.*

Memorandum of acknowledgment by the parties, 13 November.

Nov. 13. Henry son of John Chamberleyn knight (*militis*) to John son of William Moubray knight (*militi*). Recognition for 30*l.*, to be levied, in default of payment, of his lands and chattels in Lincolnshire.

Nov. 14. Edward le Despenser lord of Glomorgan to Guy de Brian knight. Recognition for 600*l.*, to be levied etc. in Gloucestershire.
Cancelled on payment.

James de Pykeryng knight to John Charnels, Robert de la Mare and John Newemarche, executors of Henry late duke of Lancastre.

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Membrane 10d—cont.

Recognisance for 200*l.* payable by instalments; to be levied etc. in Yorkshire.

Cancelled on payment, acknowledged by Henry Barnet attorney of the said executors.

Thomas Moigne knight and William Lovel to Queen Philippa. Recognisance for 100*l.* payable by instalments; to be levied etc. in Gloucestershire.

Nov. 16. Thomas de Musgrave knight to Queen Philippa. Recognisance
Westminster. for 100 marks, to be levied etc. in Yorkshire.

Cancelled on payment, acknowledged by Richard de Ravenser the queen's attorney.

Hugh de Cliderhowe knight to John son of William Moubray knight (*militi*). Recognisance for 100 marks, to be levied etc. in Yorkshire.

Nov. 17. Thomas Blount knight to Guy de Bryene knight, Recognisance
Westminster. for 40*l.*, to be levied etc. in Dorset.

Cancelled on payment.

Nov. 18. William Heron to Richard de Ravenser clerk. Recognisance
Westminster. for 21 marks 6*s.* 8*d.*, to be levied etc. in Northumberland.

Cancelled on payment.

Nov. 18. John de Burton parson of St. Mary Tremeleye to Richard
Westminster. de Craunford parson of St. Martin Tremeleye. Recognisance for 11 marks payable by instalments; to be levied etc. in Suffolk.

Nov. 19. John Clerevaus parson of Banham and John de Lancastre parson
Westminster. of Alwalton to John de Codyngton. Recognisance for 100*s.* payable by instalments; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in Norfolk.

Cancelled on payment.

Writing of Dynus, sometime [son] of Nicholas de Vultris, citizen of Lucca, heir and executor of Baroncinus Walter de Lucca citizen of London and of Brunettus son of the said Baroncinus, being an acquittance to Edward de Balliolo, son and heir of John Balliolo sometime king of Scotland, for 3,160*l.* wherein the said sometime king of Scotland was bound to the said Baroncinus and Brunettus, with general release. Dated London, 14 November 1362, 36 Edward III.

Memorandum of acknowledgment, 19 November.

Nov. 21. William Lovel 'bakere' to John de Keterynham parson of
Westminster. Lymenesfeld. Recognisance for 40*l.*, to be levied, in default of payment, of his lands and chattels in Middlesex.

Cancelled on payment.

Writing of Alice who was wife of Sir William Bruyn knight, granting to John de Worstede citizen and mercer of London, Nicholas Peutrer citizen of London and Richard de Gloucestre citizen and stationer of London, for the life of brother Peter Dolsely of the convent of the

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Membrane 10d—cont.

order of friars preachers London, a yearly rent of 26s. 8d. to be taken of her whole tenement at Seint Nicholas Flesshameles London at Easter and Michaelmas by even portions, with power of distraint if the same be in arrear; and she has paid them 2d. thereof in name of seisin. Dated London, 16 November 36 Edward III.

Memorandum of acknowledgment, 21 November.

MEMBRANE 9d.

Indenture made between the king of the one part and John Ray of Coventre, John Harlaye of Caumpeden and Richard de Hampton of the other part, being a lease for two years from Michaelmas last to the said John, John and Richard in the counties of Warrewyk, Leycester, Stafford and Salop, of the subsidy upon cloths for sale granted to the king by the lords and commons of the realm to have release of the forfeiture of alnage thereon anciently put, to wit 4d. the cloth of assize without grain, 6d. the cloth of assize of scarlet, 5d. the cloth of assize of half grain, of every half cloth a moiety of the said subsidy, of every other cloth exceeding the half cloth by 3 ells or more but less than a cloth of assize, and of every cloth exceeding the cloth of assize by 3 ells or more, in proportion to the subsidy due for the whole cloth of assize of the same kind, rendering to the king 30l. a year at the quinzaine of Easter and the quinzaine of Michaelmas by even portions; if during the two years the said subsidy or any parcel thereof shall cease by order of the king or council the said farmers, their deputies and heirs, shall be quit of their farm from the time it shall first so cease, and shall be quit toward the king of all impeachment in time to come touching the collection and administration thereof, saving to every man his action if he would complain of extortion or excess; they shall not be compelled to render account of the issues of the subsidy, but only to answer for their yearly farm, and the king has given them licence to let the same to farm, in whole or in part as they please; whereas in the statute it is contained that all cloths exposed for sale before being sealed with the seal appointed for the purpose shall be forfeit to the king, the king's will is that the farmers and their deputies be bound to deliver by indenture all cloths so forfeit to the sheriffs of the counties wherein they are found, who shall answer for the same at their account, and the farmers shall have for their pains the third of such forfeitures; if the farmers have to sue any persons for any matter concerning their farm, the king will make himself a party thereto in their aid, and will make commissions to certain people at the farmers' nomination to make inquisition in the said counties of the towns and places where cloth is made, and every maker of cloth shall be forbidden on pain of forfeiture to suffer any cloth to pass out of his keeping until sealed; the seals for this purpose shall be new made by advice of the council and of the farmers, and the old seals shall be given up and put in the treasury, to avoid hurt which might thereby come to the farmers; they shall have as many commissions and writs of chancery as shall be necessary in aid of the collection without payment in the hanaper for the seal of those first issued, provided that they pay for other commissions and writs thereafter issued as other people; and if the subsidy shall be further leased after the said term and they shall wish to take it, they shall have the preference for the sum that others will give. Dated Westminster, 30 September 36 Edward III.

French.

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Membrane 9d—cont.

Memorandum of a mainprise for the said farmers by George of the Castel, John de Catesby, Richard de Stoke and Thomas Nassyngton of Coventre co. Warrewyk, to answer for the said rent of 30*l.* in case the farmers make default.

Like indentures are made with the following farmers :—

Walter de Frompton, William de Canyngges, and John de Stoke in the counties of Somerset, Dorset and Gloucester for 3 years at a rent of 150*l.* a year. John Milverton, John Stotte, John Peuterer and Richard Portyngale of Gloucestershire mainpernors.

Richard Wycombe of Redyng and Henry Crowe of Neubury in the counties of Oxeford and Berkshire for 3 years at a rent of 10*l.* a year. No mainprise, for that it was witnessed before the council that they were sufficient.

William Wyther of Dorchestre for 3 years in Wilts at a rent of 60*l.* a year. Ralph Bussh, John de Kentecombe, Henry Fyfhide and John Harry of Dorset mainpernors. *French.*

Nov. 20. Aymer de Athels, Robert de Herle and Edmund de Cornewaile
Westminster. knights to Mary de Sancto Paulo countess of Pembroke. Joint and several recognisance for 60*l.*, to be levied, in default of payment, of their lands and chattels in Northumberland.

MEMBRANE 8d.

Oct. 10. To the sheriff of Gloucester. Order, on sight of these presents,
Westminster. to cause proclamation to be made that no stranger or privy person shall, under pain of forfeiture thereof, expose cloths for sale until the subsidy lately granted to the king for release of the forfeiture of the alnage of cloth be paid and the cloths sealed with the seal appointed, that no drapers or clothmakers shall deliver cloths out of their keeping, nor suffer them to pass out of their hands until so sealed, that all mayors, bailiffs, the king's ministers and others of the county shall be obedient to Walter de Frompton, William de Canyngges and John de Stoke, to whom the king has demised the said subsidy for three years from Michaelmas last, and to their deputies, and that the sheriff shall by indenture containing the quantity, value and description and the owners thereof receive all cloths which the said collectors or their deputies shall take into the king's hand as forfeit and deliver to him, delivering the third part to the said farmers or their attorneys, and safe keeping two thirds to the king's use until further order; as by certain covenants the king has for a set yearly rent demised by indenture to the said farmers the subsidy aforesaid with the third part of cloths forfeited in that county and in Somerset and Dorset, and now he is informed on their behalf that great numbers of merchants and others have heretofore caused their cloths to be sealed with false and counterfeit seals and are daily so doing, and in the grant of the subsidy it is contained that all cloths exposed for sale before being sealed with the collector's seal are forfeit to the king; and the king's will is that all cloths sealed with the collectors' seals be held as lawfully customed and sealed, nothing thereafter being demanded nor paid thereupon for the subsidy, and all other sealed with counterfeit seals be forfeited, taken into the king's hand by the collectors or their deputies, and delivered to the sheriffs of the counties where such forfeitures shall happen. By K. and C.

[*Fœdera.*]

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Membrane 8d—cont.

The like to the sherff of Wilts, for William Wyther farmer of the subsidy in that county for three years.

[*Ibid.*]

Oct. 10.
Westminster.

To the sheriffs of London. Order to cause the like proclamation to be made, that all mayors, bailiffs, the king's ministers and others of the city and suburbs of London be obedient to Richard de Oxenford of London 'draper,' to whom the king has demised the same subsidy in the said city and suburbs for one year, and to his deputies, to whom all forfeited cloths shall be delivered to make his advantage thereof; and to be aiding the said Richard and his deputies.

[*Ibid.*]

Dec. 16.
Windsor.

The like to the following, *mutatis mutandis* :

To the sheriff of Suthampton, for John de Mottesfont farmer of the subsidy in that county for 3 years.

To the sheriff of Surrey and Sussex, for Walter Wodelond farmer of the subsidy in those counties for 3 years.

[*Ibid.*]

Writing of Thomas son of Walter de Ounby, being a quitclaim to Richard de Wassand parson of Ounby, his heirs and assigns, of all the lands which the said Richard has in Ounby, Haneworth, Faldyngworth, Wylyngham, Keseby and Wilughton of the gift of the said Thomas by his charter, with the reversion of lands held in dower, for life or a term of years, and all lordships and services to the premises belonging. Dated London, Monday after St. Edmund Martyr and King 36 Edward III.

Memorandum of acknowledgment, 21 November.

MEMBRANE 7d.

Nov. 26.
Westminster.

Roger de Wolferton to Richard de Evesham. Recognisance for 16*l.* 3*s.*, to be levied, in default of payment, of his lands and chattels in Suffolk.

Writing of William Eustas of Whatelee co. Oxford, granting to Robert de Beverlee and William de Kelleseye citizen of London merchants for their lives 10 marks of yearly rent to be taken at Easter of all his lands in Whatelee and elsewhere in the said county, with power of distraint if the same be in arrear; and he has given them seisin by payment of 40*d.* Dated London, 29 October 36 Edward III.

Memorandum of acknowledgment, 28 November.

Nov. 27.
Westminster.

Alan de Leumes of Little Lekhamsted to Thomas de Neuby and Michael de Ravendale clerks. Recognisance for 40*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels in Buckinghamshire.

Cancelled on payment, acknowledged by the said Michael.

Nov. 27.
Westminster.

Richard de Scoteneye to John brother and heir of Roger Husee. Recognisance for 300*l.*, to be levied etc. in the county of Suthampton.

Dec. 1.
Westminster.

Thomas de Thelwall parson of Pokebrok to William de Haukesworth clerk. Recognisance for 4*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Norhamptonshire.

1362.

Membrane 7d—cont.

Memorandum of defeasance, upon condition that the said Thomas pay 40s. on Easter day next.
Cancelled on payment.

Writing of John de la March and Agnes his wife, being a general release to John Edryk of Bechampton of all actions real and personal. Dated Westminster, 8 November 36 Edward III.

Memorandum of acknowledgment, 2 December.

Dec. 3. John de Weseham merchant to Thomas de Neuby and Michael Westminster. de Ravendale clerks. Recognisance for 60*l.*, to be levied, in default of payment, of his lands and chattels in Norfolk.

Memorandum of defeasance, upon condition that the said John pay 40*l.* on the quinzaine of St. Hilary next.

Cancelled on payment, acknowledged by the said Michael.

Dec. 3. Aymer de Athels knight to Queen Philippa. Recognisance for Westminister. 10 marks, to be levied etc. in Northumberland.

Cancelled on payment, acknowledged by Richard de Raveneser the queen's attorney.

Dec. 5. William de Swanlond to William de Leyre of London. Recognisance Westminister. for 100*l.* payable by instalments; to be levied etc. in Middlesex.

Dec. 6. The abbot of Whallay, for himself and the convent, to David de Westminister. Wollore and Thomas de Neuby clerks. Recognisance for 20 marks, to be levied etc. in Lancashire.

Memorandum of defeasance, upon condition that the abbot pay 10 marks on the quinzaine of St. Hilary next.

Cancelled on payment, acknowledged by the said David.

Writing of William de Leyre citizen of London, being a quitclaim with warranty to William de Swanlond, son of Sir Simon de Swanlond knight, his heirs and assigns, of all lands, rents and services in Brockesheved co. Essex of the heritage of William de Leyre which the said William son of Simon held at the date of these presents by the courtesy of England after the death of Joan his wife. Witnesses: William de Maldon, Richard Leykes, John de Bampton, John Tyrel, John Clerc. Dated Brockesheved, Friday the feast of St. Katherine 36 Edward III.

Writing of William de Leyre citizen of London, being a quitclaim with warranty to William de Swanlond (*as above*), his heirs and assigns, of all lands, tenements, rents and services with their appurtenances whatsoever in London of his heritage which the said William de Swanlond held at the date of these presents by the courtesy of England after the death of Joan his wife. Witnesses: Stephen de Cavendissh then mayor of the city of London, James Andreu and John de Sancto Albano sheriffs, Simon de Benyngton, Simon de Mordon, Thomas de Brakenbergh, Thomas atte Lee, Thomas de Frowyk. Dated London, Friday the feast of St. Katherine 36 Edward III.

Memorandum of acknowledgment of the foregoing writings, 6 December.

1362.

Membrane 7d—cont.

Dec. 29. Adam atte Lee of Cove to Nicholas de Caerwent clerk. Recognisance for 24*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels in the county of Suthampton.
Westminster.

MEMBRANE 6d.

Indenture made between the king and Richard de Oxenford of London draper, being a lease from Michaelmas last until Michaelmas next to come to the said Richard in the city of London and the suburbs thereof of the subsidy upon cloths for sale granted to the king by the lords and commons of the realm for release of the forfeiture of the alnage thereupon put of old time, rendering to the king 120*l.* on the quinzaine of Easter and the quinzaine of Michaelmas by even portions; the king's will is that, in aid of the great farm he pays, Richard shall have all cloths forfeited according to the statute during his said term. (*Other covenants as in the indenture with John Ray and others above, p. 432*). Dated Westminster, 30 September 36 Edward III.
French.

Memorandum that the said Richard found no mainpernors, because it was witnessed before the council by credible persons that he is sufficient; wherefore one part of the indenture, with his commission and writs, was by order of the treasurer delivered to him.

Like indentures are made with the following farmers:

Dec. 16. John de Mottesfont in the county of Suthampton for 3 years, with the forfeitures, at a rent of 20*l.* a year. Thomas Micheldevere and Thomas Austyn of the said county mainpernors.
Westminster.

Walter Wodelond in Surrey and Sussex for 3 years, with the forfeitures, at a rent of 8*l.* a year. John Doune and John de Radesole of Gildeford co. Surrey mainpernors. *French.*

Nov. 26. To the sheriff of Kent. Order, at his peril, for sure causes, to cause proclamation to be made forbidding any merchant or other privily or openly to take or cause to be taken corn, lead, tin, cloths called 'worstedes,' sea coals, cheese, butter, felt, woad or millstones out of the kingdom to foreign parts; and to cause any found so doing after the proclamation to be attached, the goods so to be taken out to be arrested as forfeit to the king, and answer to be made for them, certifying from time to time in chancery the names of those so attached, the value or price of the goods, their descriptions and owners.
Westminster.

[*Fœdera*].

By K. and C.

The like to the following:

The sheriff of Northumberland and eleven other sheriffs.

The sheriffs of London.

John duke of Lancaster.

Th. bishop of Durham.

The mayor and bailiffs of Cicestre and of 14 other places.

The bailiffs of Melcombe and of 32 other places.

[*Ibid.*]

MEMBRANE 5d.

Nov. 22. John de Peckebrigg knight to Richard Salyng of London mason. Recognisance for 100*l.*, to be levied, in default of payment, of his lands and chattels in Lincolnshire.
Westminster.

Cancelled on payment.

1362.

Membrane 5d—cont.

Indenture witnessing that Richard Salyng of London mason has by charter enfeoffed Sir John de Peckebrig knight, Ralph Seggeville parson of Twyford, Sir William Amant parson of Lindewode, Robert de Halton chaplain, Walter Smyth of Spaldyng, Alan Hare and their heirs of all his lands, rents etc. in the towns of Stanford Revers and Kelewedon, and seisin thereof is to them delivered, upon the conditions following, to wit that Sir John or any in his name shall pay to the said Richard or his attorney at his house in London 173*l.* 6*s.* 8*d.*, namely 40*l.* at the quinzaine of Easter next, 26*l.* 13*s.* 4*d.* at the quinzaine of Michaelmas following, 56*l.* 6*s.* 8*d.* (*sic*) at the quinzaine of Michaelmas following, and 50*l.* at Michaelmas following, but if Sir John shall make default Richard and his heirs may enter and again hold the premises, and the said charter and seisin shall be null and void. Dated London, Tuesday before St. Katherine, 36 Edward III. *French.*

Memorandum of acknowledgment by the parties, 22 November.

Indenture made between Sir John de Peckebrig knight and Richard Salyng of London mason, being a defeasance of the above recognisance for 100*l.*, and also of a yearly rent of 10*l.* granted to Richard to be taken of all the lands of Sir John in Lincolnshire, upon condition that Sir John pay to Richard 173*l.* 6*s.* 8*d.*, namely 40*l.* at the quinzaine of Easter next, 26*l.* 13*s.* 4*d.* at the quinzaine of Michaelmas following, 56*l.* 13*s.* 4*d.* at the quinzaine of Michaelmas following, and 50*l.* at the quinzaine of Michaelmas following. Dated (*as the last*). *French.*

Memorandum of acknowledgment by the parties, 22 November.

Nov. 23. The abbot of Sautre, for himself and the convent, to the abbot of
Westminster. Bonrepos (*de Bona Requie*). Recognisance for 44*l.*, to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in Huntingdonshire.

Cancelled on payment.

Nov. 23. Thomas de Aldoun knight to Robert de Herle knight. Recognisance
Westminster. for 40*l.*, to be levied, in default of payment, of his lands and chattels in Kent.

Writing of John del Isle, cousin and heir of Michael de Columbariis, being a quitclaim to John de Cobeham, cousin and heir of John de Cobeham late lord of Cobeham, his heirs and assigns, of the manors of Chussebury, Brodehenton, Benknolle and Pipardeselyve. Dated Rochester, Sunday the feast of St. Edmund King and Martyr 36 Edward III.

Memorandum of acknowledgment, 23 November.

Writing of John del Isle of Wodeton knight, witnessing that whereas debate was moved between John de Cobeham knight and himself concerning a yearly rent of 200*l.* which John del Isle demanded of John de Cobeham, and John de Cobeham altogether denied that the same was due from him, upon the mediation of friends it was agreed that John de Cobeham should give to John del Isle a sum of money, for which John del Isle has released to John de Cobeham all claim in the said rent and the arrears thereof. Dated (*as the last*).

Memorandum of acknowledgment, 23 November.

Membrane 5d—cont.

1362.
Nov. 22. John de Cobbeham lord of Cobbeham knight to John del Isle of
Westminster. Wodeton knight. Recognisance for 1,000 marks, to be levied, in
default of payment, of his lands and chattels in Wilts.

Indenture of John de Isle of Wodeton knight, being a defeasance
of the foregoing recognisance, and of a yearly rent of 100*l.* which
John de Cobbeham lord of Cobbeham knight by his deed has granted him,
to be taken by John de Isle, his heirs and assigns, of the manors of
Chussebury, Henton and Bienknolle co. Wilteschire, upon condition
that John de Cobbeham, his heirs or executors, shall at All Saints next
or within the octaves thereof pay 400 marks to John de Isle, his heirs,
executors or assigns, in the church of St. Mary called Overre at Suth-
wark, and 400 marks at All Saints following. Dated Roucestre, Friday
after St. Clement 36 Edward III. *French.*

Memorandum of acknowledgment by the parties, 23 November.

Nov. 25. William de Otteford to John de Rouceby clerk. Recognisance
Westminster. for 28 marks, to be levied, in default of payment, of his lands and
chattels in Bedfordshire.

Nov. 25. David de Strabolgi earl of Athol to William de Edyndon bishop
Westminster. of Winchester and David de Wollore clerk. Recognisance for 500
marks, to be levied etc. in Notynghamshire.

Memorandum of defeasance, upon condition that the said earl
shall before Whitsuntide next enfeof the said bishop and clerk of the
manors of Possewyk and Westlexham co. Norfolk, to reenfeof the
earl and Elizabeth his wife and the heirs male of their bodies with
remainder, for lack of such an heir, to the right heirs of the said earl.

MEMBRANE 4d.

Charter of Thomas abbot of Stonleye and the convent, giving with
warranty to Nicholas Tavernere chaplain, Henry Pype, William
Stokton, John Bray, Thomas Blakenhale, John Fylonglei, Richard
Ymayn and Roger Stok and their assigns, during the life of the said
abbot, the manor of Melburn, with lands, meadows, woods, groves,
thickets, rents, reversions, services, waters, fisheries, feedings, pastures
etc., the town of Melburn and the fields of Forwode, Whitmorefeld
and Colyneswast, the mill of Crulefeld, two groves or thickets
in the town of Kenelworth called Great Maney and Little Maney,
all rents, reversions and services which they have in the town
of Fynham and all their right therein, also one hall with a chamber
and garden in the abbey of Stonleye situate between the churchyard
and the old infirmary, with ingress and egress, for a yearly rent of
one peppercorn at Christmas for all secular services, claims and de-
mands, granting that they shall not be impleaded or troubled for any
waste; giving also all goods and chattels upon the premises at the date
of these presents. Dated Stonleye abbey, the Translation of St.
Thomas 36 Edward III. Witnesses: Sir Richard Herthill knight,
John Sparry, John Broughton, Geoffrey Milward, William Braundon.

Memorandum of acknowledgment by the abbot, 5 December.

1363.

Writing of John Saumon of Shalyngford co. Berks clerk, rector of
Stratfeld Say co. Suthampton, being a quitclaim with warranty to Sir
John de Bleobury clerk rector of Wyteneye co. Oxford, his heirs and

1363.

Membrane 4d—cont.

assigns, of a messuage with curtilage and one virgate of land in Shalingford, the messuage situate between land of John Saumon and the court of the rector of Shalyngford, the curtilage extending in length on the east side to the church path of Shalyngford, all which Henry Saumon of Shalyngford gave to Mary sometime his daughter. Dated Shalyngford, 30 December 36 Edward III.

Memorandum of acknowledgment in the chancery at Farnham, 3 January.

Writing of Richard le Rous of Immere, giving to Thomas de Ilmyndon rector of the chapel of Beynton within the parish of Edyndon church and to his successors, in aid of their maintenance, 40s. of yearly rent to be taken of all his lands in Legh by Westbury co. Wilts at Easter and Michaelmas by even portions, according to the licence given him, at the request of William bishop of Winchester, by charter of the king, with power of distraint if the rent be in arrear. Dated Edyndon, Wednesday after the Beheading of St. John Baptist 36 Edward III.

Memorandum of acknowledgment at Farnham, 3 January.

Jan. 14. The abbot of Sautre, for himself and the convent, to the abbot
Westminster. of Bonrepos. Recognisance for 40 marks payable by instalments ;
to be levied, in default of payment, of his lands and chattels and
ecclesiastical goods in Huntingdonshire.

*Memorandum that at Midsummer following the abbot of Sautre paid
20 marks in part thereof.*

*Memorandum that on 28 June [] Edward III he paid the remaining
20 marks.*

Cancelled on payment.

1362.

MEMBRANE 3d.

Nov. 17. To the sheriff of Cambridge. Order to cause Thomas de Shardelowe
Westminster. and John Dengayne knights of the shire to have of the commons
of that county within liberties and without, cities and boroughs
excepted, 14*l.* 16*s.* for their expenses in coming to the parliament
at Westminster at the quinzaine of Michaelmas last, abiding there,
and returning thence, namely 4*s.* a day each for 37 days.

The following knights of the shire have the like writs :

Huntingdonshire. Nicholas Styuecle and Richard Alberd,
16*l.* 16*s.* for 42 days.

Bedfordshire. John de Meperteshale and William de Resseby,
16*l.* for 40 days.

Bukinghamshire. Roger de Puttenham and John de Ardern,
16*l.* for 40 days.

Norhamptonshire. William de Quenton and Richard Wyde-
ville, 14*l.* 16*s.* for 37 days.

Roteland. John de Boyville and Robert de Luffenham, 17*l.* 12*s.*
for 44 days.

Notynghamshire. Simon de Leke and William de Wakebrugg,
18*l.* 8*s.* for 46 days.

Derbyshire. John Cokayne and Robert Fraunceis, 18*l.* 8*s.*
for 46 days.

Yorkshire. Simon de Heselarton and Thomas de Pykworth,
19*l.* 4*s.* for 48 days.

1362.

Membrane 3d—cont.

- Cumberland. Robert Tylliol and William Lenglissh, 20*l.* 8*s.* for 51 days.
- Westmorland. James de Pykeryng and John de Preston, 19*l.* 12*s.* for 49 days.
- Staffordshire. Robert de Grendon and Philip de Lutteleye, 17*l.* 12*s.* for 44 days.
- Salop. John le Mounter and William Banastre, 18*l.* 8*s.* for 46 days.
- Leycestershire. John Talbot and William Flaunvyll, 16*l.* 16*s.* for 42 days.
- Warwickshire. Fulk de Bermyngeham and John Sparry, 16*l.* 16*s.* for 42 days.
- Worcestershire. Leo de Perton and Edward Kerdyf, 17*l.* 12*s.* for 44 days.
- Wilts. Henry Sturmy and Thomas Hungerford, 16*l.* 16*s.* for 42 days.
- Herefordshire. Thomas Chaundos and John de Stretton, 17*l.* 4*s.* for 43 days.
- Gloucestershire. Simon Basset and Thomas Moigne, 17*l.* 12*s.* for 44 days.
- Somerset. John de Sancto Laudo 8*l.* 8*s.* for 42 days, and Matthew de Clyvedon 9*l.* 12*s.* for 48 days.
- Dorset. John de la Hale and Thomas de la Bere, 17*l.* 12*s.* for 44 days.
- Devonshire. John Cary and William Cary, 20*l.* for 50 days.
- Cornwall. John Hameley and John Tremayne, 21*l.* 12*s.* for 54 days.
- Suthampton. John de Scures and Thomas de Hampton, 14*l.* 16*s.* for 37 days.
- Northumberland. Thomas Surtays and Roger de Woderyngton, 22*l.* 8*s.* for 56 days.
- Surrey. William Croyser and Simon de Codyngton, 14*l.* 16*s.* for 37 days.
- Sussex. Roger Dalyngrugge and Robert de Halsham, 13*l.* 12*s.* for 34 days.
- Oxfordshire. Roger de Elinerugge and John de Nowers, 16*l.* for 40 days.
- Berkshire. John Trillowe and John Cleet, 16*l.* for 40 days.
- Middlesex. William de Swanlond and John Wroth the younger, 15*l.* 4*s.* for 38 days.
- Kent. Ralph de Frenyngham and Thomas de Apuldrefeld, 16*l.* 16*s.* for 42 days.
- Essex. John de Sudbury and John de Bampton, 16*l.* 16*s.* for 42 days.
- Hertfordshire. Gilbert de Ellesfeld and Guy de Boys, 15*l.* 4*s.* for 38 days.
- Norfolk. Thomas de Sancto Omero and Reynold de Eccles, 18*l.* 8*s.* for 46 days.
- Lincolnshire. Thomas de Fulnetby and Lawrence de Flete, 18*l.* 8*s.* for 46 days.

To the bailiffs of the town of Great Jernemuth. Order to cause John de Kylham and William Colyn burgesses of that town to have of the commonalty thereof 9*l.* 4*s.* for their expenses in coming to the said parliament etc., namely 2*s.* a day each for 46 days.

1362.

Membrane 3d—cont.

The following burgesses to have like writs :

Cicestre. John Haukere and Roger Cheyne citizens, 8*l.* for 40 days.Bedford. Robert Wryght and Richard Frereman, 8*l.* for 40 days.Huntingdon. William de Luton 4*l.* for 40 days.Barstaple. Thomas More 100*s.* for 50 days.Newcastle upon Tyne. John de la Chaumbre and Robert de Duxfeld, 11*l.* 4*s.* for 56 days.Exeter. William Wyke and John Hille, 10*l.* for 50 days.Stafford. Hugh Snel and Simon Organ, 8*l.* 4*s.* for 41 days.Warrewyk. William of the Chaumbre and Thomas Pavy, 7*l.* 16*s.* for 39 days.Worcester. Philip Kyngton and Robert Hayl, 7*l.* 16*s.* for 39 days.Hereford. William Colynger and Stephen de Lugwardyn, 8*l.* 12*s.* for 43 days.Kyngeston upon Hull. Peter de Grimesby and Adam Pounce, 10*l.* for 50 days.New Sarum. William de Wotton and Thomas Chapelleyn, 7*l.* 16*s.* for 39 days.Newcastle under Lyme. Richard Podmor and Thomas de Wothulle, 8*l.* 4*s.* for 41 days.Chepyngtoriton. John Aston, 100*s.* for 50 days.Plumpton. Roger Dyere, 100*s.* for 50 days.*MEMBRANE 2d.*

Nov. 17. To the sheriff of Lancaster. Order to deliberate and take information
Westminster. in full county court with the knights and true men of the commons of that county touching the election of knights of the shire for the last parliament, whereon a dispute has arisen, namely whether Edmund Laurence and Matthew de Risshton, returned upon the king's writ of summons to the sheriff addressed, or others were so elected, and if he shall so find that they were duly elected, to cause the said Edmund and Matthew to have 18*l.* 16*s.* for their expenses, namely 4*s.* a day each for 47 days, and if others were elected to certify their names in chancery under seal, sending again this writ. By K.

[*Rep. on the Dignity of a Peer*, iv. p. 633.]

[1363.]

Feb. 12. To Godfrey Folejaumbe and his fellows guardians of the peace in
Westminster. Lancashire. Order at their next session to summon before them knights and true men of that county and others who should so be summoned, and to take information and make inquisition touching the election of knights of that shire for the last parliament, certifying in chancery, under seal without delay what they shall so find, and sending again this writ; as lately the king ordered the sheriff of Lancaster etc. (*as in the last writ*), and now he is informed that Edmund and Lawrence (*sic*) therein named, who are representatives of the said sheriff and make return of the king's writs in that county, are keeping the said writ in their hands and have not cared to execute the same, and nevertheless are daily causing their wages to be levied, to the deception of the king. By K.

[*Ibid.*]

Mandate to the sheriff of Lancaster to stay the levy of the said wages until further order. By K.

[*Ibid.*]

1363.

MEMBRANE 1d.

Jan. 21. Eustace Daprichescourt to the king. Recognisance for 200*l.* payable by instalments ; to be levied, in default of payment, of his lands and chattels in the county of Suthampton.
Westminster.

Jan. 22. Alice de Kirkeby to John de Bello Campo and William de Wenlok. Recognisance for 40*l.* payable by instalments ; to be levied etc. in Kent.
Westminster.

Cancelled on payment, acknowledged by the said William.

Jan. 23. Richard Vyncent parson of St. Benet by Soperslane London to William de Chirchehull parson of Chertham in the diocese of Canterbury. Recognisance for 100 marks, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in the city of London.
Westminster.

Cancelled on payment.

1362.

Dec. 13. To the abbot and convent of Westminster. Order and request to grant to Richard Hussebourne the king's clerk such a pension to be taken yearly of that house as may befit the givers and should bind the receiver to them, causing him to have letters patent thereof under their seal, and writing again by the bearer what they will do ; as the said abbot by reason of his new creation is bound in such a pension to one of the king's clerks, to be by the king nominated, until he shall be provided by the abbot with a competent benefice, and the king has nominated the said Richard, whose advancement he has at heart.
Westminster.

By K.

37 EDWARD III.

MEMBRANE 41.

1363.
Jan. 30. Westminster. To William de Nessefeld escheator in Westmorland. Order not to intermeddle further with 8 acres of land in Appelby taken into the king's hand by the death of Thomas son of Thomas son of Walter; as it is found by inquisition, taken by the escheator, that the said Thomas son of Thomas at his death held no lands in that county in chief in his demesne as of fee nor in service, but held the said land of the heir of Robert de Clifford tenant in chief, a minor in the king's wardship, by homage and the service of 2*d.* a year to cornage, that from the death of the said Thomas, who died at Michacimas in the 23rd year of the reign, the escheators for the time being have taken the issues and profits and have charged themselves therewith in their accounts at the exchequer, and that Master John de Appelby parson of Whitberne is his next heir, and of full age; and at another time, on proof of the age of Robert de Clifford son and heir of the said Robert, the king took his homage for the lands which his father held in chief, and commanded livery of the same to be given him.
- Feb. 1. Windsor. To the tenants or farmers of the manor of Falwesle for the time being. Writ *de intendendo*, directing them to pay to Hugh Wak the 15*l.* a year which they are bound to render for the farm of the said manor from the death of John de Middleton clerk receiver of victuals of the town of Calais, who had that farm for life of the king's grant, and henceforward every year at the accustomed terms during the life of the said Hugh, to whom the king by letters patent has granted the same for his life.
Et erat patens.
- Feb. 1. Windsor. To the bailiffs of the city of Canterbury. Writ *de intendendo*, directing them to pay every year to the abbot of St. Edmund Pontigny, an alien to whom is appropriated the church of Romeneye, or to his attorney, 20 marks of yearly rent in that city to him likewise appropriated, as used to be done before the same was taken into the king's hand by reason of the war with France; as on 16 February in the 35th year of the reign upon the establishment of peace, for the honour of God and the church, and of his favour to the said abbot, the king by letters patent restored to him the administration of the fruits and proventions of the said church and the rent aforesaid without rendering any farm from that date, thenceforward discharging him and his successors of the said farm.
Et erat patens.
- Feb. 8. Westminster. To John de Estbury escheator in Berkshire and Wilts. Order not to intermeddle further with the manor of Chilton co. Wilts and a moiety of the manor of Kyngeston co. Berks taken into the king's hand by the death of Elizabeth who was wife of Richard Pembrugge knight, delivering up any issues thereof taken; as the king has learned by divers inquisitions, taken by the escheator, that Elizabeth at her death held no lands in those counties in chief in her demesne as of fee, but held the said manor and moiety of others than the king.

1363.

Membrane 41—cont.

Feb. 8. To John de Estbury escheator in Oxfordshire and Berkshire. Order
Westminster. not to intermeddle further with the manors of Bokhampton co. Berks and Shirebourne co. Oxford taken into the king's hand by the death of Henry Tyeys, delivering up any issues thereof taken; as the king has learned by divers inquisitions, taken by the escheator, that Henry at his death held no lands in those counties in chief in his demesne as of fee, but held the said manors of others than the king.

Feb. 12. To Roger de Wolfreton escheator in Norfolk and Suffolk. Order
Westminster. to cause William de Ufford and Joan his wife, daughter and heir of Alice who was wife of Edward de Monte Acuto and one of the daughters and heirs of Thomas earl of Norfolk tenant in chief, to have seisin as well of the castle of Framelyngham, the manors of Framelyngham, Soham, Hoo, Holislee, Donyngworth and Cratefeld co. Suffolk, Halvergate and Suthwalsham co. Norfolk, and the two thirds of four pieces of marsh and pasture in Halvergate aforesaid containing 980 acres, assigned to the said Joan as her purparty and kept in the king's hand by reason of her nonage, as of all the lands which the said Edward at his death held by the courtesy of England of the said Joan's heritage after the death of Alice his said wife, taken into the king's hand by the death of Mary who was wife of the said earl and of the said Edward respectively and by reason of the said Joan's nonage; as on 1 August last, partition being made of the lands which the said Mary at her death held in dower and for life of the heritage of Margaret daughter and one of the heirs of the said earl, whom Walter de Mauny has taken to wife, and of the said Joan, and which by her death were taken into the king's hand, with the assent of the said Walter and Margaret, and of the said William to whom the king committed the wardship of Joan's purparty in his hand for the cause aforesaid, the king assigned to Walter the castle and manor of Strugoil and the town of Shepestowe with the members, hamlets etc. in the march of Wales, the manors of Weston co. Hertford, Stonham and Waltham and the moiety of the manor of Kenet co. Suffolk and the other moiety thereof co. Cambridge to Margaret's purparty, and to William and Joan to her purparty the castle and manors aforesaid, and the said pieces of marsh (which Joan who was wife of Robert de Morlee deceased held for life of the grant of the said earl with reversion to the said heirs, one moiety whereof after the death of Joan wife of Robert was by the king assigned to Walter and Margaret to her purparty and by them surrendered to the king's hands to be delivered to William and Joan, for that the purparty of Margaret by so much exceeds the other purparty in value), commanding the purparty of Margaret to be delivered to Walter and Margaret, and the purparty of Joan wife of William to be kept in his hand until further order; and now Joan wife of William has proved her age before the escheator, and the king has taken the fealty of William as well for the said purparty of Joan as for all the lands which the said Edward de Monte Acuto held by the courtesy as aforesaid, Joan being sole heir of the said Alice for that Margaret one of the daughters of Alice died without an heir of her body and Maud another daughter has taken the habit of religion, as is found by divers inquisitions taken by the escheator at the king's command, respiting his homage until the feast of St. George next.

Jan. 27. To the treasurer and the barons of the exchequer. Order to account
Westminster. with the executors of Robert de Maule as well for his receipts as for his expenses incurred by the king's order in making one hall and two

1363.

Membrane 41—cont.

chambers in the king's lodge of Beskewode in Shirwode forest, and in the repair of the said lodge.

MEMBRANE 40.

- Feb. 3. To Philip de Lutteleye escheator in Staffordshire. Order, upon the
Westminster. petition of William Huwesson of Netherpenne, to stay altogether the
distrainment he is making upon the said William for 15*l.* 6*s.* 8*d.* to the king's
use, suffering him to have peace thereupon, releasing any distrainment
made, and restoring anything of him taken for that cause; as by the
complaint of William the king has learned that, whereas Thomas
le Milleward of Wonburn put 15*l.* of his own money in a privy place
in Caldewell mill for safe keeping, and a boy by chance drew the
money out thence and delivered it to William, saying that he found
it in the mill, and though William delivered the money to the said
miller as his chattel at the suit of Thomas alleging that he put the money
in that place and it was thence taken, and the fact that it was by the
said miller so put in the said mill was cried in the parish church before
the parishioners, and witnessed by the parishioners, the escheator
is causing William unlawfully to be compelled and distrained to pay
the said sum by colour of an inquisition, before him taken of his office,
whereby it was found that on Thursday before Michaelmas in the 31st
year of the reign William son of Hugh de Penne found and had the
said sum of treasure trove pertaining to the king at Caldewell milne
in the fee of Overton; and by examination of credible persons before
the king and council the king has found that the premises contain
the truth. By C.
- Feb. 16. To the treasurer and the barons of the exchequer. Order, upon the
Westminster. petition of Nicholas de Lovayne knight, to discharge the said Nicholas
of 53*l.* 6*s.* 8*d.* current in demand against him at the receipt of the
exchequer; as his petition shows that he received that sum for oaks
taken in his woods at Asshele by Ospreng by a purveyor for the king's
works at Calais on 31 May in the 25th year of the reign, and the king
is assured that oaks and timber to that value were taken of Nicholas
and put in the said works. By K. and C.
- Feb. 12. To John de Estbury escheator in Wilts. Order not to intermeddle
Westminster. further with one toft, one dovecot and 10 acres of land in Larkestok
taken into the king's hand by the death of William Randolf, delivering
to the prior of Ivychurch (*Monasterii Ederosi*) any issues thereof
taken; as the king has learned by inquisition, taken by the escheator,
that William at his death held the premises of the said prior by the
service of 2*s.* a year, and was a bastard, and died without an heir,
whereby the premises ought to pertain to the prior as an escheat.
- Feb. 24. To William de Neseefeld escheator in Cumberland. Order to deliver
Westminster. to William son of Thomas de Hoton the manor of Hoton in the Forest
with the bailiwick of lauder (*landarius*) of Plumpton in Ingelwode
forest, three messuages, 15 acres of land and one close called
Langethwayt containing 60 acres of pasture excepted, taken into the
king's hand by the death of the said Thomas, together with the issues
thereof taken; as the king has learned by inquisition, taken by the
escheator, that Thomas at his death held no lands in that county
in chief in his demesne as of fee, but held the said manor and bailiwick
(with the exceptions aforesaid) for his life of the gift of Henry de
Staynwygges parson of Hoton, Adam del Chapel chaplain and Richard
son of John de Hoton, made with the king's licence, with remainder

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Membrane 40—cont.

- to the said William and the heirs male of his body, that the same are held in chief by homage and by the service of keeping the king's laund of Plumpton and his deer therein, and of rendering 13s. 4d. a year at the exchequer of Carlisle; and the king has taken the fealty of William, and has respited his homage until Michaelmas next.
- March 1. Order to Ralph de Neville keeper of the king's forest this side of Westminster. Trent, or to his representative in Ingelwode forest, to deliver to the above named William the bailiwick aforesaid together with the issues thereof taken since the death of Thomas.
- Feb. 18. To Richard de Wydeville escheator in Norhamptonshire. Order Westminster. to assign to Katherine who was wife of John de Clendon dower of the lands of her said husband taken into the king's hand by reason of the idiocy of Ralph brother and heir of the said John, in presence of Hugh Wake to whom the king has committed the wardship thereof, or of his attorney, sending the assignment to be enrolled in chancery as usual.
- Feb. 10. To William de Nesselde escheator in Yorkshire. Order to take Westminster. of Isabel who was wife of Walter Faucomberge tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of the lands of her said husband taken into the king's hand by his death, in presence of Richard de Ravenser the king's clerk, treasurer of Queen Philippa to whom the king has committed the wardship thereof, or of his attorney, sending the assignment (*as above*).
- Feb. 5. To William de Nesselde escheator in Yorkshire. Order to take Westminster. of Agnes who was wife of John de Lelom tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of the lands of her said husband taken into the king's hand by his death, sending etc. (*as above*).
- Feb. 6. To William de Nesselde escheator in Yorkshire. Order not to intermeddle further with a messuage and three bovates of land in Laysyngby taken into the king's hand by the death of John de Lelom, delivering to Agnes late his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held the premises jointly with Agnes, to them and the heirs of their bodies, and that the same are held of another than the king.
- Feb. 20. To the sheriff of York. Order to survey the houses, walls, turrets Westminster. and bridge of the king's castle of York, and the head of the water of Fosse thereto adjoining, and to cause the defects therein found to be repaired up to 1,000 marks by view and testimony of Henry de Ingelby and Roger de Chestrefeld the king's clerks and of John de Langeton mayor of the city of York; as there are many defects therein which are in great need of repair. By K. and C.
- Feb. 1. To the treasurer and the barons of the exchequer. Order, upon the Westminster. petition of the bailiffs of the town of Gloucester, to stay their demand upon the said bailiffs made by summons of the exchequer for an account of the forfeiture of wines, discharging them thereof; as the king lately ordered the said bailiffs to cause proclamation to be made forbidding any taverner of wines or other to sell wine in that town at more than 6d. the gallon under pain of forfeiture thereof, and to cause any wine

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Membrane 40—cont.

so exposed for sale after the proclamation to be seized as forfeit into the king's hand and safe kept until further order, certifying the king thereof in chancery under seal; and now the king has learned on their behalf that demand is made for an account, though no such forfeiture has taken place, and he has information by credible persons that this is true.
By K. and C.

MEMBRANE 39.

- Jan. 27.** To Thomas de Wythornwyk escheator within the liberty of Holderness. Writ *de intendendo*, directing him to cause all wards and escheats of all tenants of the manors, hamlets, lands and lordship of Brustewyk, Bondebrustewyk, Skekkelyng, Little Humbre, Cayngham, Cleton, Skipsee, Outhorn, Wythornsee, Lelle Dyke, Elstanwyk, Burton Pydesee, Preston, Sprotle, Hedon, Pauleflet, Skeftelyng, Kilnesee, Esyngton and Ravenser in the parts of Holderness, as well those that have fallen in since 1 December in the 29th year of the reign as those that shall fall in hereafter, to be from time to time delivered to Isabel the king's daughter, notwithstanding the said tenants are elsewhere tenants in chief as of the crown or otherwise; as on 7 March in the year aforesaid the king by letters patent gave to Isabel for life the manors and hamlets above mentioned, with the knights' fees, advowsons of churches, hospitals, chapels and chantries, the parks, warrens, fisheries, liberties, free customs etc. thereto belonging; and after on 1 December the same year by other letters patent granted her all wards and escheats aforesaid, though the tenants should elsewhere be tenants in chief, so long as she should hold the said manors, hamlets, lands and lordship in the form rehearsed.
- Feb. 24.** To the treasurer and the barons of the exchequer. Order, of the king's compassion for the estate of the prioress and sisters of the religious house of St. James without Canterbury, whose means hardly suffice in these days for their maintenance and to support the charges of their house as he is informed, to stay their demand upon the said prioress and sisters made by summons of the exchequer for any sum falling upon them of the tenth and fifteenth granted to the king by the commons of the realm in the 31st year of his reign. By K.
The prioress and nuns of St. Sepulchre without Canterbury have the like writ.
- Feb. 16.** To the collectors of the custom of wools, hides and woolfells in the port of London. Order, of the issues of the said custom, to cause weights for the weighing of wools in that port to be new made in agreement with the standard of England by view of the controller of that custom, and the balances and other necessities to be repaired. By K.
- Feb. 8.** To John de Estbury escheator in Oxfordshire. Order not to intermeddle further with the manor of Oke by Ottemor taken into the king's hand by the death of Warin de Insula knight, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Warin at his death held no lands in that county in chief in his demesne as of fee, but held the said manor of another than the king.
- Feb. 15.** To William de Otteford escheator in Bedfordshire. Order not to distrain Joan Saffray, sister and heir of Thomas Saffray, for her homage for the lands which her said brother at his death held in chief, releasing any distraint made; as Joan has done her homage to the king.
By p.s. [25930.]

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Membrane 39—cont.

Feb. 20. To Roger de Wolfreton escheator in Norfolk. Order not to inter-
Westminster. meddle further with divers lands taken into the king's hand by the death of John son of John de Ratelesden, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief in his demesne as of fee, but held the said lands of others than the king.

Feb. 28. To the treasurer and the barons of the exchequer. Order, upon the
Westminster. petition of the executors of John Malewayn and Richard de Eccleshale, to account with the said executors for the expenses incurred by the said John and Richard, John de Thorp clerk and Hugh de Wychyng- ham their fellows in Flanders at Christmas in the 34th year of the reign and at the Purification following in receiving payment of the ransom of John king of France and bringing the money to England, and in examining and assaying the said money at Brugges in Flanders with the king's money of England called the 'noble,' and to allow the executors of 15*l.* 2*s.* 10½*d.* remaining in the hands of John and Richard of payments to them made in Flanders of the said ransom so much as they shall be assured was spent as aforesaid; as their petition shews that the sum named is being demanded of the said executors at the exchequer in name of a prest.

Feb. 13. To the treasurer and the barons of the exchequer. Order to dis-
Westminster. charge at the exchequer as well the sheriff of Kent as William Redhevd of Codham of the extent of the lands of the said William taken into the king's hand by reason of his outlawry; as the outlawry lately published against him when indicted for certain felonies in that county was before the king by judgment of his court annulled as in error, and William was restored to the common law, and by like judgment had restitution of any lands taken into the king's hand for that cause, and was after acquitted before the king of those felonies by inquisition of the country and by judgment of the court.

Feb. 20. To the treasurer and the barons of the exchequer. Order to stay
Westminster. their demand made by summons of the exchequer upon Master Bernard Brokas for the 20*l.* which he received as a prest at the receipt of the exchequer on 23 May in the 30th year of the reign, to be paid at the king's will, thereof discharging as well the said Bernard as Richard de Hurst late sheriff of Surrey; as of his favour and for good service the king has pardoned Bernard that sum. By K.

March 8. To Richard de la Vache constable of the Tower of London or to his
Westminster. lieutenant. Order to trouble neither Thomas de Ferrers lately imprisoned in the Tower, nor William de Stodeye, Walter de Burton, Thomas de Cressyngham, John de Horsford, John de Wesenham and John Piel who mainperned in chancery to have his body before the king and council in the quinzaine of Easter last at Westminster or elsewhere upon warning, to answer upon matters which should be laid against him on the king's behalf, wherefore the king commanded the constable or his lieutenant that he should cause the said Thomas to be set free by that mainprise; as Thomas is abiding in Gascony at the king's command on his service, wherefore the king has released the said mainperners from their mainprise for all time past and to come, and Thomas until further order, though full deliberation has not yet been had touching his estate in that behalf.

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MEMBRANE 38.

Feb. 16. To John de Bekynton escheator in Somerset and Dorset. Order Westminster. to deliver to Cicely one of the sisters and heirs of John de Bello Campo of Somerset tenant in chief, to her purparty, such knights' fees and parts of fees and such advowsons as are in his bailiwick of those which the king has assigned to her with the assent of Richard de Ravenser his clerk, treasurer of Queen Philippa the guardian of John Meriot son of Eleanor the other sister and heir, and of Alice who was wife of the said John de Bello Campo; namely one knight's fee in Stynteford co. Somerset held by John Sonynghull, one knight's fee in Pury and Fodyngdon held by Elizabeth Erley, one knight's fee in Wynterbourne and Nicholeston held by Joan de Beneham and Maud her sister, one knight's fee of Mortain in Sokdenyse held by Richard Abberbury, the moiety of one knight's fee in Ernesnull held by Ralph de Middelney, the moiety of one knight's fee in Craucombe held by the prioress of Stodeley, the fifth part of one knight's fee in Shepton held by John Ivethorn, the fifth part of one knight's fee in Compton held by John Ivethorn, the tenth part of one knight's fee in the same town held by Richard Gosselyn, the fourth part of one knight's fee in Compton Michel and Merston held by Thomas Fraunceys all in the same county, one knight's fee in Frome Banwyleston, Way Hamondwylle, Frome [and] Wynterburne co. Dorset, one knight's fee in Way co. Dorset held by John Heyr and the moiety of one knight's fee in Brixham co. Devon, also the advowson of Shepton Malet co. Somerset, namely to present every other turn.

To Thomas Cheyne escheator in Devon. Like order in regard to the moiety of one knight's fee in Brixham.

Feb. 16. To John de Bekynton escheator in Somerset and Dorset. Order, Westminster. to deliver in dower to Alice who was wife of John de Bello Campo of Somerset, of the knights' fees and advowsons of her said husband, one knight's fee in Soke Deneys co. Somerset held by John de Berkele, one knight's fee in Curypole, Escoumbe and Staunford held by Simon de Bradene, one knight's fee in Craucombe held by John Bakcombe, the moiety of one knight's fee in Babecary held by Elizabeth de Erley, the moiety of one knight's fee in Lymyngton held by Ralph son of Bernard, the fourth part of one knight's fee in Compton held by Richard Galasyn, one knight's fee in Littelton and Wolmerston held by James Daudlee all in the same county, one knight's fee in Frome Banwyleston, Way Hamondville, Frome and Wynterburne co. Dorset held by John Mautravers, one knight's fee in Wynterburne Seynt Martyn held by John Mautravers, the eighth part of one knight's fee in Wynterbourne and Watcoumbe held by Walter Mousters, the eight part of one knight's fee in Wynterbourne Germayn held by John Faryngdon all in the same county, the moiety of one knight's fee in Herberton co. Devon, and the advowson of Shepton Beauchamp co. Somerset, which the king has assigned to her.

To Thomas Cheyne escheator in Devon. Like order in regard to the moiety of one knight's fee in Herberton.

Feb. 24. To John de Bekynton escheator in Somerset. Order Westminster. to deliver to Cicely, one of the sisters and heirs of John de Bello Campo of Somerset, three knights' fees in Culve, Perrers, Herscome, Estinton, Horecombe Scindereston, Hamme, Soundon and Lodewyk held by Simon

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Membrane 38—cont.

Forneaux (extended at 20*l.* a year), two and a half knights' fees in Enemere, Sutton and Oke held by John Malet (at 10*l.*), one knight's fee in Chalton held by John de Chalton (at 100*s.*), one knight's fee of Mortain in Draycote held by John de Draycote (at 100*s.*), the fourth part of one knight's fee in Lyneryngton held by Henry Power (at 25*s.*), the twentieth part of one knight's fee in Compton held by Peter Vogle (at 5*s.*), and the advowson of the free chapel of Stoke under Hameldon (extended at 10*l.*), all which the king, with the assent of Richard de Ravenser treasurer of Queen Philippa, has assigned to her of the knight's fees and advowsons which Margaret who was wife of John de Bello Campo the elder at her death held in dower or otherwise for life of the heritage of John Meryet and the said Cicely.

March 1. To Richard de la Vache constable of the Tower of London or to his Westminster. lieutenant. Order to trouble neither Henry de Brisele lately imprisoned in the tower, nor William de Stodeye, Walter de Burton, Thomas de Cressyngham, John de Horsford, John de Wesenham and John Pyel, who mainperned in chancery to have the said Henry before the king and council in the quinzaine of Easter last at Westminster or elsewhere upon warning, to answer touching matters which should be laid against him on the king's behalf, wherefore the king commanded that Henry should be set free by that mainprise; as the king has discharged the said mainperners of their mainprise for all time past and to come, and the said Henry until further order, and appointed him master of the king's moneys at the town of Calais, wherefore he must set out for that town there to abide upon his office, though full deliberation has not yet been had touching his estate.

By K.

Feb. 16. To the sheriff of Gloucester. Order, on sight of these presents, Westminster. to cause as many hurdles as may suffice for shipment of 350 horses to be purveyed without delay and brought to the town of Bristol, and to be delivered to Eustace de Dabrichecourt for the passage of himself and the men sailing in his company to Ireland on the king's service.

By K.

March 7. To the sheriff of Suffolk. Order, upon the petition of Roger vicar Westminster. of Debenham, to stay the execution of a writ of *capias* by the mainprise of John Brounstel of London, Richard Hervy, William Veautrer and John Shortcol of London, who have mainperned under a pain of 20*l.* to have his body before the king's justices at Westminster three weeks after Easter, to answer to Richard Clerk of Debenham for an alleged trespass, bringing this writ on the day above mentioned.

MEMBRANE 37.

Feb. 6. To John de Estbury escheator in Berkshire. Order not to inter- Westminster. meddle further with 6*l.* 2*s.* 3½*d.* of rent in Spenhamlond taken into the king's hand by the death of John de Alucton, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in that county in chief nor of others in his demesne as of fee, but held the said rent for life of the demise of Hugh le Despenser, with reversion to Edward le Despenser knight, and that the same is not held of the king.

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Membrane 37—cont.

March 7. To Philip de Lutteley escheator in Herefordshire and the march of Wales adjoining. Order to take of William Seys security for payment of his relief at the exchequer, and to cause him to have seisin of a messuage and two carucates of land in Myrian in the said march taken into the king's hand by the death of John Seys; as the king has learned by inquisition, taken by the escheator, that John at his death held no lands in the said county and march in chief in his demesne as of fee, but held the premises by knight service of the heir of Lawrence de Hastynges earl of Pembroke tenant in chief, a minor in the king's wardship, and that the said William his brother is his next heir and of full age; and the king has taken the fealty of William.

Vacated because upon the Fine Roll.

Jan. 27. To the justiciary, chancellor and treasurer of Ireland. Order to cause the lordship and lands of Eleanor countess of Ormount in Ireland, taken into the king's hand for levying of a subsidy, to be delivered and restored without delay to her or her attorney, restoring also any levy they have made thereof in aid of the expenses of the war in Ireland, and not charging her with any contribution to the same; as the lords, ladies and other laymen holding lordships and lands in Ireland and dwelling in England, being summoned before the king and council, have granted the value and profit thereof for two years from 20 June last in aid of the expenses aforesaid, and the king has commanded the justiciary, chancellor and treasurer to cause that profit to be levied, and the moneys thence arising to be delivered to Walter de Dalby the king's clerk, receiver of moneys appointed for that purpose; but the king, for sure causes, would not that the said countess be charged with any contribution, nor that aught be levied of her lordship and lands by reason of that grant. By K.

Mandate to the said Walter de Dalby to restore what he has received or caused to be levied of the issues of the lordship and lands of the said countess, not charging her with any contribution.

Jan. 30. To the mayor and bailiffs of the town of Bristol. Order to cause a strong ship in that port, meet for the passage of her and her men, to be delivered for reasonable payment to the countess of Ormount, wife of James Botiller earl of Ormount, or to her attorneys, as she is about to sail speedily to Ireland. By K.

Feb. 15. To Walter de Kelby escheator in Lincolnshire. Order not to intermeddle further with three bovates of land in Malthorp, in the king's hand by the death of Richard de Farford; as the king has learned by inquisition, taken by the escheator, that Richard at his death held no lands in that county in chief in his demesne as of fee, but held the said land of the heir of Adam de Welle tenant in chief, then a minor in the king's wardship, by the service of one pair of gilded spurs or *6d.* a year for all service, that the escheators for the time being took the issues and profits thereof from his death, who died on Thursday before the Beheading of St. John Baptist in the 23rd year of the reign, and answered to the king for the same, and that Isabel daughter of Richard son of the said Richard is his cousin and heir, and is of the age of 18 and upwards; and at another time, on proof of the age of John de Welle son and heir of Adam, the king took his homage and commanded that he should have livery of all the lands of his father.

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Membrane 37—cont.

Feb. 2. To William de Nessefeld escheator in Yorkshire. Order to remove
Westminster. the king's hand and not to intermeddle further with a messuage and three bovates of land which were of William son of Walter in Hovyngham, and a messuage and two bovates of land which were of William de Gesyngby in the same town, delivering up any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the premises were by him taken into the king's hand, and he certified that he did not take the same, but that Peter de Nuttle late escheator by indenture delivered to him a messuage and three bovates of land in Hovyngham, alleging them to be in the king's hand for that Roger de Moubray, who held the same in chief of King Henry III as parcel of his manor of Hovyngham, aliened them in fee without that king's licence to Ralph le Lange deceased, and they were late of William son of Walter; also that the said Roger likewise held a messuage and two bovates in the same town in chief, and without licence aliened them in fee to William de Gesyngby deceased, in exchange for tenements in Eppeworth, and they were lately held by Richard Holme; and in a parliament lately holden at Westminster it was agreed (*inter alia*) that alienations made by people who held of the said King Henry and of preceding kings shall stand in force, saving the king's prerogative for the time of Edward I, Edward II, and for his own.

To the same. Like order not to intermeddle further with a toft and two bovates of land of Nicholas son of Adam de Cokewald in Azerlagh, delivering to him the issues; as the king lately ordered the escheator to certify etc., as above, and he certified that he took the premises into the king's hand for that he found by inquisition, before him taken of his office, that Nigel de Moubray, who held the same of King Henry III in chief, aliened them in fee without licence to Henry le Smyth, and that the said Nicholas held them likewise without licence.

MEMBRANE 36.

Feb. 6. To John de Estbury escheator in Berkshire. Order not to inter-
Westminster. meddle further with 6*l.* 2*s.* 0½*d.* (*sic*) of rent in Spenhamlond taken into the king's hand by the death of John de Alueton (*as above*, p. 450).

Feb. 16. To Roger de Wolfreton escheator in Norfolk and Suffolk. Order
Westminster. to deliver to William de Ufford and Joan his wife, daughter and heir of Alice who was wife of Edward de Monto Acuto and one of the daughters and heirs of Thomas earl of Norfolk tenant in chief, to her purparty, the advowsons of the churches of Framlyngham Castle, Soham, Hoo, Asshe, Donyngworth and Holesle co. Suffolk and of Suthwalsham and the priory of Thetford co. Norfolk; as lately a partition was made of the advowsons held in dower and for life by Mary who was wife of the said earl of the heritage of Margaret his daughter and one of his heirs, whom Walter de Mauny has taken to wife, and of the said Joan, and taken into the king's hand by the death of the said Mary, and on 28 October last, with the assent of the said heirs and parceners, the king assigned to the said Walter and Margaret, to her purparty, the advowsons of the churches of Banyngham, Stokton, Brokedisshe, Biskele, Antyngham and Elyngham co. Norfolk, Earl Stonham, Kenet, Tremele, Kirketon, Helmeley and Blakeshale co.

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Membrane 36—cont.

Suffolk, Laneant in the march of Wales, of the abbey of Tyntern and priory of Strogoill in the said march, and of the priory of Fychistowe co. Suffolk, and commanded that Walter and Margaret should have livery thereof; and now the said Joan has proved her age before the escheator, and the king has assigned to William and Joan the advowsons above mentioned, which he caused to be kept in his hand by reason of her nonage.

Feb. 15. To Walter de Kelby escheator in Lincolnshire. Order to cause
Westminster. John son and heir of Thomas de Neville of Faldyngworth tenant in chief to have seisin of the lands whereof his father was seised, and which by his death were taken into the king's hand; as John has proved his age before the escheator, and the king has taken his homage and fealty. By p.s. [25931.]

Feb. 6. To John de Estbury escheator in Wilts. Order to deliver to Walter
Westminster. fitz Waryn, whose fealty the king has commanded to be taken by Henry de Pershay, a messuage, one carucate of land, 18 acres of meadow and two acres of wood in Westbury, taken into the king's hand by the death of Bogo fitz Waryn, together with the issues thereof taken, and to Richard Urdelee, to whom the king has committed the wardship thereof until the lawful age of Bogo's heir, 13 acres of land and 1½ acre of meadow in Westbury likewise taken into the king's hand, with the issues thereof taken from Michaelmas last; as the king has learned by inquisition, taken by the escheator, that Bogo at his death held no lands in that county in chief in his demesne as of fee, but held the land and meadow last mentioned by knight service of the heir of John Pavely tenant in chief, a minor in the king's wardship, and the residue of the premises of the same heir in socage, namely by the service of one pair of gilded spurs for all service, and that Walter his son is his next heir, and of the age of 12 years and upwards.

Feb. 20. To the treasurer and the barons of the exchequer. Order, upon the
Westminster. petition of the master and brethren of the hospital of St. Leonard York, if by inquisition or otherwise they may be assured that the allegations therein are true, to stay their demand made by summons of the exchequer against the said master and brethren for 3s. of rent which they used to pay at the exchequer by the hands of the sheriff for certain tenements which they sometime had in the town of Ravenser, and for the arrears thereof from the time of the destruction of the town, discharging them thereof, and releasing any distraint made for that cause; as the said petition shews that the said town was by storm and sea long since so wasted and drown that no building remains, yet the treasurer and barons are demanding the said rent and arrears, and distraining the master and brethren for the same. Proviso that answer shall be made to the king for any arrears that may be due for the time that the town still endured. By C.

Feb. 20. To the sheriff of York. Order to survey the castle of York and the
Westminster. bridge, and to cause the same to be repaired to the amount of 1,000 marks of moneys arising from the estreats of fines and amercements before Henry Grene and his fellow justices appointed to hold pleas before the king when last at York, by view and testimony of Henry de Ingelby and Roger de Chestrefeld and of John de Langeton mayor of the city of York; as there are great number of defects in the said

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Membrane 36—cont.

castle, as in buildings, walls, turrets, and in the bridge, which are in great need of repair. By K.

Feb. 28. To Richard Tempest constable of the king's castle of Scardeburgh.
Westminster. Order to cause the defects of houses, walls, and other the enclosure of the said castle which are in need of repair to be repaired by view and testimony of Thomas de Musgrave sheriff of York or of his deputy.

Mandate to the said Thomas, by himself or his deputy, to survey these repairs and cause the costs incurred by the constable to be controlled. By K.

Feb. 24. To the collectors of customs in the port of London. Order to suffer
Westminster. the merchants of Almain without let to take out of the realm, after paying the customs, cloths and other merchandise whastoever bought before the date of these presents, wools, hides, woolfells, tin and lead excepted, any previous command to the contrary notwithstanding, although the king lately ordered the collectors not to suffer any wools, hides, woolfells, cloths, tin, lead, 'worsted,' butter, cheese, honey, feathers, felt, woad, 'milnestones' and sea coals to be taken out of that port to foreign parts after Michaelmas last; as the king would shew favour to the said merchants according to the liberties and privileges granted to them by himself and his forefathers.

The like to the following :

The collectors of customs in the port of Boston.

The collectors of customs in the port of Great Jernemuth.

The collectors of customs in the port of Lenne.

The collectors of customs in the port of Kyngeston upon Hull.

MEMBRANE 35.

Feb. 7. To Walter de Kelby escheator in Lincolnshire. Order to cause
Westminster. Edward le Botiller to have seisin of 30 acres of land, 7 acres of meadow and 2 acres of wood in Holtham, Wilkeby and Conyngesby by Toteshale, which came to the king's hands by the death of Ralph le Botiller of Northbury tenant in chief, and by reason of the nonage of Ralph son of John le Botiller his cousin and heir, and are in the king's hand; as it is found by inquisition, taken by the escheator, that the premises, which are held in chief, came to the king's hands as aforesaid, that the said Ralph son of John died a minor in the king's wardship, and that Edward his brother is his next heir and of full age; and the king has at another time taken the homage and fealty of Edward for the lands of Ralph le Botiller of Northbury.

Feb. 3. To John de Estbury escheator in the county of Suthampton. Order
Westminster. to deliver a messuage, 20 acres of land, 2 acres of meadow and 3 acres of wood in Berkele in the New Forest held in socage, taken into the king's hand by the death of William le White of Berkele, together with the issues thereof taken, to the next friend of the said William's heir to whom the heritage may not descend, to be kept to the heir's use, but not to intermeddle further with divers other lands likewise taken into the king's hand, delivering up any issues of those taken; as the king has learned by inquisition, taken by the escheator, that William at his death held no lands in that county in chief in his demesne as of fee whereby the wardship of his lands ought at present to pertain to the king, but held the premises in Berkele of the king by the service

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Membrane 35—cont.

of 17s. yearly payable at his court of Lyndhurst and by suit of court for all services, and other lands of others than the king.

Feb. 14. To Stephen de Cavendisshe mayor of the city of London and
Westminster. escheator therein. Order to cause William de Ufford and Joan his wife, daughter and heir of Alice who was wife of Edward de Monte Acuto and one of the daughters and heirs of Thomas late earl of Norfolk tenant in chief, to have seisin of the lands and tenements held by the said Edward by the courtesy of England of the heritage of Joan, and taken into the king's hand by his death; as Joan has proved her age before Roger de Wolfreton escheator in Norfolk and Suffolk, and the king has taken the fealty of the said William for the said lands held in chief, and has respited until the feast of St. George next his homage, if any be due by reason of Joan being now pregnant as it is said.

Feb. 20. To Henry de Snayth the king's clerk, keeper of the wardrobe. Order
Westminster. to deliver to William de Feryby the king's clerk, late keeper of the wardrobe of his household, if not yet contented, such robes as other his clerks, keepers of the said wardrobe, used to take of him as well of the summer as of the winter season, for all the time he stood upon the rendering of his account.

Feb. 16. To the treasurer and the barons of the exchequer. Order, upon
Westminster. the petition of Thomas Moigne parson of Haddcleye and Lawrence de Pabenharn, tenants of the manor of Offord which was of Master John de Ufford sometime dean of Lincoln, to cause them to have the respite until Michaelmas next, which the king of his favour has given them, for 14*l.* 5*s.* 8½*d.* of them demanded for that manor, wherein the said dean at his death was bound to the king for the temporalities of the deanery for the first year of the three years' tenth granted him by the clergy in the 18th year of his reign, so that they may in the meantime sue in the exchequer for their discharge; and if by judgment thereupon rendered they shall be discharged of 80*l.* 12*s.* 8*d.* (or 92*l.* 8*d.*) wherein the said dean, as archbishop elect of Canterbury, was after bound to the king at his death for lands manured and fallowed in divers manors of the archbishopric during the vacancy thereof, to allow the 14*l.* 5*s.* 8½*d.* in a sum of 25*l.* 7*s.* 6*d.* of them already levied of the greater sum; as the said Thomas and Lawrence have shewn that the first mentioned sum is being demanded of them, and that the last mentioned sum was levied as aforesaid before they began a process before the king in the exchequer for their discharge. By C.

Feb. 16. To the treasurer and the barons of the exchequer. Order to dis-
Westminster. charge Thomas Tirell and William de Hull clerk of the 10*l.* current in demand against them at the exchequer for arrears of the farm of the priory of Uphavene to them committed; as the king has pardoned them that sum for good service as well to the king as to Isabel his daughter done by the said Thomas. By K.

Feb. 16. To the sheriff of Gloucester. Order to cause hurdles for shipment
Westminster. of 350 horses to be purveyed and brought to Bristol for Eustace de Dabrichecourt (*as above*, p. 450). By K.

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MEMBRANE 34.

March 22. To the collectors of customs in the port of London. Order to pay
Westminster. to Edward prince of Aquitaine and Wales duke of Cornwall and earl of Chester, or to his attorney, if not yet contented in whole or in part, 200 marks for Easter and Michaelmas terms last, and at Easter next 100 marks for that term, taking his letters of acquittance; as in consideration that the stannary in Cornwall and the profit of the stampage thereof (which the king lately gave to the said prince and to his heirs the kings of England to be, 1,000 marks yearly of the issues thereof excepted, which the king previously granted to William de Monte Acuto late earl of Salisbury and to the heirs male of his body until the castle and manor of Troubrigge co. Wilts, the manors of Aldeburne, Aumbresbury, and Wynterbourne in the same county, Caneford co. Dorset and Cherleton co. Somerset, then held for their lives by John de Warena earl of Surrey and Joan his wife with reversion by the king's grant to the said earl of Salisbury and his heirs male to the value of 800 marks a year in part thereof, and 200 marks a year of lands and rent provision whereof the king promised to him and his heirs male, should come to his hands) were much diminished by reason of the plague, and in consideration of the great and unwonted expenses which the said prince had to incur, the king lately granted him 1,000 marks to be taken every year of the said customs at Michaelmas and Easter by even portions so long as the said yearly sum should fall to the said earl and his heirs male, so that when payment thereof should cease, payment to the prince of the customs should likewise cease, and answer be made to the king for the same; and the said earl of Surrey and Joan are dead, and by their decease William son and heir of the said earl of Salisbury is seised of the castle and manors aforesaid, and has taken the issues and profits from Michaelmas in the 35th year of the reign, whereby 800 marks as well of the sum payable of the said stampage to the said late earl and his heirs male as of that payable of the customs to the said prince are extinguished, by reason whereof the prince has given back the king's letters patent of 1,000 marks a year to be cancelled in chancery, praying the king to cause him to be contented of the 200 marks yearly remaining; and on 15 February last the king granted accordingly by letters patent that he should have and take that sum every year from Michaelmas aforesaid of the customs in the said port at Easter and Michaelmas by even portions, in recompense for 200 marks a year of the said stampage, taken by the said now earl of Salisbury until the king shall cause provision to be made him of 200 marks of land and rent.

April 10. To the collectors in Roteland of a moiety of the tenth and fifteenth
Westminster. granted by the commons of England, while the king was without the realm in France for furtherance of the war, for the expenses of men at arms and archers and of ships appointed for defence of the realm to oppose his enemies by land and sea, to be levied of all persons except the nobles, knights and esquires who were then in the king's company in his army in France. Whereas account being taken between certain of the arrayers of men at arms and archers and of the collectors and certain men of the several counties whom the king caused to be summoned to Westminster on a set day, in presence of certain of the council by them deputed at the instance of the said arrayers, collectors and men, of the moneys arising from the said moiety in singular the counties of England, which in Roteland amounted to 10*l.* 19*s.* 3¼*d.*, and of the sums paid to men at arms, archers, shipmasters and seamen, it was

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Membrane 34—cont.

found that 52*l.* of the said moiety remained to be paid in that county for moneys falling to the said county, according to an apportionment made, for wages by the king chevised and paid for default of payment of the said tenth and fifteenth at suitable time, 33*s.* to William Flemmyng one of the arrayers and Robert de Luffenham which by the king's command were allowed for audit of that account for the commons of the county, and 33*s.* 4*d.* to the collectors which at the account were allowed for their pains and expenses, and that 7*l.* 12*s.* 3¼*d.* remained to be repaid to the men of the county, the king lately by writ commanded the collectors speedily to levy and deliver to the treasurer and the chamberlains at Westminster at a day now past the 52*l.* to him due, to pay 33*s.* to the said William and Robert, to keep 33*s.* 4*d.*, and to cause the 7*l.* 12*s.* 3¼*d.* to be divided and allowed among the townships by view and testimony of the prior of Landa and William Wade or one of them; and whereas the collectors have certified in chancery that of the said 107*l.* 9*s.* 3¼*d.* the portions of nobles, knights and esquires with the king, amounting to 6*l.* 10*s.*, are not according to the aforesaid grant to be levied of them, nor may be levied of others over and above their portions without other command, and if the same be not levied it is impossible to content the king and others of the sums allowed them, praying to be thereof discharged: order, in consideration that it is lawful and right that those who in the emergency granted the said moiety for their own defence be wholly therewith charged, to cause 6*l.* 10*s.* to be taken and levied of the 7*l.* 12*s.* 3¼*d.* which remained over and above the sums allowed as aforesaid, and which they were commanded to divide among the said townships, and the residue of the 7*l.* 12*s.* 3¼*d.* to be restored to the men of the county, so that the king and the other persons named be speedily contented of the sums due to them by the said account; for the king's will is that the collectors be discharged towards the commons of the county of 6*l.* 10*s.* By K. and C.

May 12. To Thomas de Wythornwyk escheator within the liberty of Holder-
Westminster. nesse co. York. Order not to intermeddle further with the manor of Berneston taken into the king's hand by the death of John Mounceaux knight, delivering up any issues thereof taken; as it is found by inquisition, taken by the escheator, that the said John at his death held no lands within that liberty in chief in his demesne as of fee, but held the said manor as well in demesne as in service of Isabel the king's daughter as of her manor of Brustewyk, which she holds of the king's grant, and at another time the king granted her by letters patent to hold that manor for life with the knights' fees, advowsons etc. thereto belonging.

MEMBRANE 33.

May 5. To Roger de Wolfreton escheator in Norfolk, Suffolk, Essex and
Westminster. Hertfordshire. Order to cause Humphrey, son and heir of William de Bohun earl of Northampton, and cousin and heir of Humphrey de Bohun earl of Hereford and Essex tenants in chief, to have seisin of the lands whereof the said earls at their death were seised in their demesne as of fee, and which by their deaths were taken into the king's hand, together with the issues thereof taken from the eve of the Annunciation last, which the king of his gift has granted him; as Humphrey has proved his age before the escheator, and the king has taken his homage and fealty. By p.s. [25973.]

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Membrane 33—cont.

To William de Ottcford escheator in Bedfordshire, Buckinghamshire, Cambridgeshire and Huntingdonshire. Like order; as the said Humphrey has proved his age before Roger de Wolfreton escheator in Essex.

The like to the following :

Richard de Wydeville escheator in Norhamptonshire and Roteland.

John de Estbury escheator in Oxfordshire, Berkshire, Suthampton and Wilts.

John de Tye escheator in Kent, Middlesex, Surrey and Sussex.

John de Bekynton escheator in Somerset and Dorset.

Leo de Perton escheator in Worcestershire.

John de Wyndesore escheator in Warwickshire and Leycestershire.

Stephen Cavendissh mayor of the city of London and escheator therein.

Thomas Cheyne escheator in Devon.

Philip de Lutteleye escheator in Notinghamshire, Derbyshire, Salop, Staffordshire, Gloucestershire, Herefordshire and the march of Wales adjoining to Salop, Staffordshire, Gloucestershire and Herefordshire.

Robert Tughale chamberlain of the town of Berewic upon Twede.

To Walter de Kelby escheator in Lincolnshire. Like order in regard to all the lands whereof the said earls were seised in his bailiwick, the manors of Staunford and Grantham excepted and the issues thereof, which for sure causes the king has thought meet to keep in his hand.

May 2. To William de Nessefeld escheator in Yorkshire. Order to take Westminster. the fealty of Margaret late the wife of Thomas Beaucole of Butterwyk according to the form of a schedule enclosed, and not to intermeddle further with a messuage and six bovates of land in Butterwyk in Crendalelyth, delivering to the said Margaret any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Thomas at his death held no lands in that county in chief in his demesne as of fee, but held the premises jointly with Margaret, to them and the heirs of Thomas, of the heir of William baron of Graistok tenant in chief, a minor in the king's wardship, by fealty and the service of 19s. 6d. a year for all service.

May 10. To William de Nessefeld escheator in Yorkshire. Order to remove Westminster. the king's hand and not to intermeddle further with a messuage and four bovates of land of Richard de Holdieh of Conyngesburgh in Conyngesburgh, delivering to him any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the premises were by him taken into the king's hand, and he certified that he so took them for that he found by inquisition, before him lately taken of his office, that John de Warena sometime earl of Surrey, father of John the late earl, who held the castle of Conyngesburgh in chief, in the time of King Edward I without licence aliened the same in fee to Reynold Cok then his constable, which messuage and land was lately held by Richard and other heirs of Reynold, and that for that cause they are in the king's hand; and after at the suit

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Membrane 33—cont.

of Richard, alleging that William sometime earl of Warene aliened the premises to the said Reynold in the time of King Henry III, to hold to him and his heirs of the said earl and his heirs, and praying the king to remove his hand, the king ordered the escheator to make inquisition touching the circumstances; and by inquisition so made it is found that in the time of King Henry III and not after William de Warena late earl of Surrey, not John de Warena sometime earl, who held the said castle in chief, thereof aliened in fee to Reynold Cok, by the name of Reynold son of Ellis de Conyngesburgh, a messuage and four bovates of land in Conyngesburgh, which are the same as the said Richard now holds; and in the statute published at Westminster in the 35th year of the reign it is contained that alienations made by people who held of the said King Henry and his predecessors should stand in force, saving the king's prerogative for the time of later kings.

April 28. To Philip de Lutteley escheator in Salop. Order not to intermeddle further with a messuage and 40 acres of land in Clareley and a messuage and 15 acres of land in Northleye taken into the king's hand by the death of Henry de Mortuo Mari, delivering to Hugh de Mortuo Mari knight any issues thereof taken; as the king has learned by inquisition, taken at the king's command by John atte Wode late escheator, that Henry at his death held no lands in that county in chief in his demesne as of fee, but held the premises for life with reversion to the said Hugh, and that the same are held of others than the king.

April 24. To Walter de Kelby escheator in Lincolnshire. Order to deliver Windsor. to Henry de Bello Monte, son and heir of John de Bello Monte tenant in chief, if not yet delivered to him, as well the lands of his said father as all knights' fees and advowsons which he held, and which by his death were taken into the king's hand, together with the issues thereof taken from 14 January in the 34th year of the reign; as on that day the king took the homage and fealty of Henry for the lands which his said father held in chief, and ordered that livery should be given him; and now the king has learned on his behalf that, though the escheator has by virtue of that command delivered to him the lands of his father, the knights' fees and advowsons are not yet delivered to him.

May 5. To Walter de Kelby escheator in Lincolnshire. Order to cause Westminster. Humphrey son and heir of William de Bohun earl of Norhampton, late a minor in the king's wardship, to have seisin of the manor of Bynnyngton taken into the king's hand by the death of Mary who was wife of Thomas earl of Norfolk, together with the issues thereof taken from the eve of the Annunciation last when the said Humphrey came of age, which the king has granted him of his gift; as it is found by inquisition, taken by the escheator, that the said countess at her death held no lands in that county in chief in her demesne as of fee, but held the said manor for life in name of her dower with reversion to the said Humphrey, and that the same is held in chief by knight service; and Humphrey has proved his age before Roger de Wolfreton escheator in Norfolk, Suffolk, Essex and Hertfordshire, and the king has taken his homage and fealty.

By p.s. [25973.]

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MEMBRANE 32.

April 12. To the treasurer and the barons of the exchequer. Order, upon Westminster. the petition of Amaury fitz Waryn late sheriff of Devon, to discharge him of 20*l.* whereof he was by them amerced ; as his petition shews that a day was given him to account at the exchequer for the issues of the county at the octaves of St. Hilary last, and though before that date the account was for reasonable causes postponed to the morrow of the close of Easter last, and the said Amaury [appointed] his attorney to be there at the octaves aforesaid and take the said day, believing that his attorney appeared on those days before the treasurer and barons, and that he might by the said attorney be excused, who altogether deceived him and came not at the days named, by his default the treasurer and barons amerced Amaury as aforesaid, and caused him to be taken, and his lands to be seized into the king's hand, for that he came not at the days aforesaid nor at two other days to him given in that behalf, wherefore he has prayed for remedy ; and in consideration of the premises the king, out of compassion for his estate, has pardoned him the said 20*l.* By K.

To the treasurer and the barons of the exchequer. Order to stay their demand made by summons of the exchequer upon the men and tenants of Simon bishop of Ely the chancellor for all goods and chattels which have come to their hands of those of brother Thomas late bishop of Ely, his last predecessor, forfeit to the king by reason of a felony whereof the said late bishop was indicted and convicted before the king, and now demanded of the said men and tenants, causing them to be thereof discharged ; as at the request of the said chancellor the king of his favour has pardoned them the same. By K.

May 8. To William de Nessefeld escheator in Yorkshire. Order not to inter- Westminster. meddle further with the lands which William Crook the elder and Dionisia his wife at their deaths held in their demesne as of fee of the heir of William de Roos of Hamelhak tenant in chief, a minor in the king's wardship, and which by their death were taken into the king's hand, and are in his hand ; as Robert Crook, cousin and heir of the said William Crook and Dionisia tenants by knight service of the said heir of William de Roos, has proved his age before the escheator, and the king has at another time taken the homage and fealty of Thomas de Roos, brother and heir of William son and heir of the said William de Roos of Hamelak, and has commanded that the said Thomas should have livery of the lands of the said William de Roos.

May 12. To William de Nessefeld escheator in Yorkshire. Order to remove Westminster. the king's hand and not to intermeddle further with a messuage in Wakefeld of Richard Eulter, delivering to him any issues thereof taken ; as the king lately ordered the escheator to certify in chancery the cause wherefore the lands of the said Richard in Wakefeld were by him taken into the king's hand, and he returned that he so took one messuage for that he found by inquisition, before him taken of his office, that John de Warena late earl of Surrey, who held the manor of Wakefeld in chief of King Edward I, thereof aliened the same in fee without licence to John de Ravenfeld in that king's time, and for that cause it is in the king's hand ; and after at the suit of Richard, alleging that the said messuage was aliened in the time of King Henry III and not of the said king, and praying that the king's hand should be removed, the king ordered the escheator to make inquisition

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Membrane 32—cont.

upon the matter ; and by inquisition so made it is found that the said late earl in the time of King Henry aliened in fee to the said John one messuage which the said Richard now holds ; and in the statute published in the parliament at Westminster in the 35th year of the reign it is contained that alienations made by people who held of the said king Henry and his predecessors should stand in force, saving the king's prerogative for the time of later kings.

May 3. To William de Nessefeld escheator in Yorkshire. Order to deliver
Westminster. one messuage, seven cottages, one water mill, four bovates of land and a close of wood called Lund' in Ampelford, taken into the king's hand by the death of Adam de London of Ampelford, with the issues thereof taken, to the next friend of the said Adam's heir to whom the heritage may not descend, to keep for the said heir's use, saving to the king a rent of 5s. a year during the nonage of the heir of William baron of Graystok tenant in chief ; as the king has learned by inquisition, taken by the escheator, that Adam at his death held no lands in that county in chief in his demesne as of fee whereby the wardship of his lands ought at present to pertain to the king, but held the premises of the heir of the said baron, a minor in the king's wardship, by the service of 5s. a year for all service, and that John son of the said Adam is his next heir, and of the age of 2 years.

March 1. To Philip de Lutteley escheator in Gloucestershire. Order to take
Westminster. of Alice who was wife of John Nottelyn tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of the lands of her said husband, sending the assignment to be enrolled in chancery.

MEMBRANE 31.

May 10. To William de Nessefeld escheator in Yorkshire. Order, if assured
Westminster. that a messuage and 14 acres of land, by him taken into the king's hand, are parcel of the messuage and 25 acres of land and meadow specified in the king's letters patent of pardon to Master Robert de Wakefeld, to remove the king's hand and not to intermeddle further therewith, nor with the issues thereof taken ; as John de Warena late earl of Surrey in 9 Edward II by charter gave to the said Master Robert his carpenter and to the heirs of his body a messuage and 25 acres of land and meadow in Wakefeld and in le Fal, sometime held in villenage by William Nelot of Wakefeld, rendering to the said earl and his heirs 16s. a year and making the earl's mill pond of Wakefeld for the portion falling to his land when need be for all services and demands, and Robert entered the premises, which are held in chief it is said, and held them without licence of the king ; and after, by a fine which Robert made with him, the king by letters patent pardoned him those trespasses, and granted that he should hold the premises to him and the heirs of his body according to the said earl's charter ; and now Robert son and heir of William son and heir of Robert le Wright has informed the king that, on the finding of an inquisition, before him taken of his office, that Robert le Wright held a messuage and 14 acres of land in Wakefeld, which are parcel of the manor of Wakefeld and held in chief, by an alienation thereof to him made by the said earl, that William entered the same after his father's decease in the time of the late king without his licence,

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Membrane 31—cont.

and that Robert son and heir of William has not sued his right out of the king's hand, the escheator has taken the same into the king's hand, wherefore Robert son of William has petitioned for removal of the king's hand, as the premises are parcel of the messuage and 25 acres aforesaid not specified in the said letters (*sic*), which are held of the said earl and his heirs and not of the king according to the form of the earl's grant; and the business was brought before the council and, after viewing the said letters, it seems to the council that the said messuage and 25 acres ought to be held of the earl and his heirs and not of the king, according to the form of the earl's grant and of the king's pardon and grant above rehearsed.

June 27. To John de Tye escheator in Kent. Order, on the petition of Agnes Westminster. who was wife of Peter atte Cokke of Wendlyngesburgh, to cause dower to be assigned her of a messuage, dovecot and 21 acres of land in Lesnes, in the king's hand by the death of the said Peter and by reason of the nonage of the heir of John Malewayn tenant in chief to whom the reversion pertains, in the presence of Helmyngus Leget the king's yeoman guardian of the said heir, or of his attorney, if he shall choose to attend, sending the assignment under seal to be enrolled in chancery; as the petition of Agnes shews that Peter sometime her husband was long after their marriage seised in his demesne as of fee of the premises which are not held of the king, and gave the same to John Malewayn deceased, who after granted them to the said Peter for life with reversion to him the said John and to his heirs; and it is found by inquisition, taken by the escheator at the king's command, that Peter after his marriage aliened the premises in fee as aforesaid, and that by his death, and by reason of the nonage of the said heir, they are in the king's hand.

MEMBRANE 30.

June 8. To Philip de Lutteley escheator in Gloucestershire. Order to take Westminster. a simple seisin in the king's name within the gates of the abbey of Cyrencestre, now void by the death of William the last abbot, and not to intermeddle by reason of this vacancy with the keeping thereof or of the manors, property or goods thereto belonging, suffering the prior and convent freely to dispose of the same according to a charter of King Edward I, and restoring to them anything levied in that behalf, saving to the king the knights' fees held of the said abbey, the advowsons of churches, and the escheats which may fall in during the vacancy, also the keeping of all lands and rents acquired by the abbey after 10 December 35 Edward I; as on that date the said king by charter granted the then abbot and convent that thenceforth at every vacancy the prior and convent and their successors should have the keeping of the abbey and of all temporalities thereof with all property and goods thereto belonging as fully as any abbot in times past, so that they might freely administer and dispose of the same as to them should seem best, saving to the said king and his heirs the knights' fees, advowsons and escheats, but so that all rents and yearly services of those fees arising during vacancies should remain to the prior and convent, which escheats at the end of every vacancy, namely after the fealty of the abbot elect and confirmed, should be delivered to the abbot, prior and convent, rendering for every vacancy lasting three months or less 100*l.* within three months, and if longer 100*l.* for the next three

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Membrane 30—cont.

months and for every three months after the first, and for a less time *pro rata*, so that no escheator or other the king's bailiff or minister should by reason of a vacancy intermeddle with the keeping of the abbey or of the manors, property or goods thereto belonging, except to take a simple seisin within the gates in the beginning of every vacancy in name of the king's lordship and immediately depart without taking anything away, so that he should not there abide more than one day nor leave a substitute in his room.

The like to the following, the clause of taking a simple seisin excepted :

To John de Estebury escheator in Wilts, Oxfordshire and Berkshire.

To John de Bekynton escheator in Somerset and Dorset.

To Richard de Wydeville escheator in Norhamptonshire.

MEMBRANE 29.

June 16.
Westminster.

To Stephen Cavendissh mayor of the city of London and escheator therein. Order to remove the king's hand and not to intermeddle further with a tenement in the parish of St. Andrew Holbourne in the suburb of London, delivering to Nicholas de Newenham any issues thereof taken ; as it was lately found by inquisition, before him taken of his office, that William de Evesham died seised of the said tenement in his demesne as of fee without an heir, and that the same is held of the king in free burgage as all the city of London ; and after at the suit of the said Nicholas, brother and heir of William de Newenham clerk, alleging that William de Evesham at his death was not thereof seised in his demesne as of fee, nor had any estate therein, but long before his death by charter gave the premises in fee to the said William de Newenham, who by virtue of the gift was thereof seised and peaceably held the same all his life, that after his death Nicholas entered as brother and next heir, and continued his seisin as of right and inheritance until unlawfully put out by the said mayor, and praying that the king's hand should be removed, the king ordered the said mayor to make inquisition touching the circumstances ; and by inquisition so made it is found that John Travers was lately seised of the said tenement in his demesne as of fee, and died so seised, after whose death the king by writ ordered the sheriffs of London to make inquisition of what lands the said John had in their bailiwick, and to take them into the king's hand for divers debts and accounts wherein he was bound to the king, by virtue of which command the same was so taken, that after the king by charter granted it to Thomas de Cotyngham and Robert de Kelleseye to hold so long as it should remain in his hand rendering yearly 2 marks at the exchequer, and subsequently by another charter granted those 2 marks to Reynold de Neuport yeoman of his chamber and to his heirs to be taken yearly of the said Thomas and Robert, so that after their deaths the tenement should remain to the said Reynold and his heirs so long as it should remain in the king's hand, that Thomas and Robert after died, whereby Reynold entered as in reversion by virtue of that grant, and after gave his estate therein by charter to William de Evesham and his heirs, and that on Monday after St. Barnabas in the 24th year of the reign William de Evesham by charter gave his estate therein to William de Newenham and his heirs, by virtue whereof William de Newenham was thereof seised until the eve of Michaelmas in the 34th year,

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Membrane 29—cont.

on which day he died so seised, without that that William de Evesham died seised of any estate therein.

June 19. To Richard de la Vache constable of Wyndesore castle and keeper
Westminster. of the forest there. Order to cause two harts of that forest to be taken and brought to Westminster on the eve of St. Peters Chains, and to be delivered to the abbot of Westminster according to the king's late charter to Simon abbot of Westminster and his successors, granting them two harts every year, to be taken in the said forest at the king's cost by the hand of the constable for the time being, and by him brought to Westminster on the eve aforesaid, so that those bringing the venison shall every year wind their horns twice (*facient duas meneias*) before the high altar of St. Peter Westminster.

June 20. To John de Estbury escheator in Wilts. Order to take the fealty
Westminster. of Robert son of John Pypard according to the form of a schedule enclosed, and to cause him to have seisin of his purparty of certain lands in Alwardebury kept in the king's hand by reason of his nonage; as on the finding of divers inquisitions, taken by Robert Russell then escheator, that the third part of one messuage, 5 acres of land and $1\frac{1}{2}$ acre 1 rood of meadow there were in the king's hand by reason of the nonage of William son of Eleanor Hayras tenant in chief deceased, which William died a minor in the king's wardship, that Maud who was wife of Richard Hayras at her death held in dower of the heritage of the said William the third part of one messuage, 5 acres of land and $1\frac{1}{2}$ acre 1 rood of meadow in the same town, that the same are held in chief by knight service, that the said Robert son of John Pypard and of Agnes his wife, cousin (*consanguineus*) of the said William, and Joan wife of William de Harnham, sister of Agnes and aunt of William son of Eleanor, are next heirs of William son of Eleanor, and that Robert was within age and Joan of full age, the king lately took the homage of William de Harnham, and ordered livery to be given to him and Joan of her purparty of the premises, keeping in the king's hand until further order the purparty of Robert; and Robert has now proved his age before the escheator, and the king has respited his homage until the quinzaine of Michaelmas next.

June 26. To the treasurer and the barons of the exchequer and to the chamber-
Westminster. lains. Order, upon the petition of Walter de Haywode late sheriff of Suthampton, to view his account in the exchequer, and to the treasurer and chamberlains to pay him of the treasury without delay the sums that they may thereby be assured are due to him from the king of the surplus of his account for expenses by him incurred in regard to divers the king's works in the New Forest.

MEMBRANE 28.

May 11. To the sheriff of Northumberland. Order to cause a messuage
Westminster. and appurtenances in the town of Newcastle upon Tyne to be taken into the king's hand, and to be delivered to Joan who was wife of Richard de Galeway of Newcastle upon Tyne, together with the issues thereof taken since her husband's death; as lately at the suit of the said Joan, by her petition presented before the king and council in his last parliament, alleging that Adam de Galeway by charter gave the premises to Richard and Joan and to the heirs of their bodies,

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Membrane 28—cont.

that after Richard was outlawed for felony, that the king gave the said messuage, being in his hand for that cause, to Thomas de Grey and his heirs, and that Richard is dead, and praying for remedy in that behalf, the king commanded John de la Chaumbre mayor of the said town and escheator therein to make inquisition upon the matter ; and upon the finding of an inquisition so taken, that Adam gave the said messuage by charter to Richard and Joan and to the heirs of their bodies, that for a felony which Richard committed, and for which he was outlawed, it was taken into the king's hand, and that Richard died on 20 July in the 33rd year of the reign, the king ordered the sheriff to warn the said Thomas, and Maud who was wife of Robert de Ingelwode and tenant thereof, to be in chancery at a set day now past to shew cause wherefore the same should not be taken again into the king's hand and restored to Joan with the issues as aforesaid, and to do further what the court should decide ; and the said Thomas and Maud, being warned by the sheriff as he has returned in chancery, came not at that day. [See *Ancient Petitions*, 10314.]

May 14. To William de Reygate escheator in Westmorland. Order not to intermeddle further with the purparty of John son of Alice who was wife of Thomas de Kirkebythore of the lands of Robert le Boteler ; as upon the finding of an inquisition, taken by Richard de Denton then escheator, that the said Robert at his death held in his demesne as of fee a messuage and 8 bovates of land in Kyngesmeburne of the heir of Robert de Clifford tenant in chief, a minor in the king's wardship, by homage and the service of 2s. 8d. a year for blanch farm payable at Whitsuntide and Martinmas and by suit at the said heir's mill at the thirteenth grain, a messuage and the moiety of one bovat of land in Hotonroef of the heir of John de Hotonroef knight, tenant of the knights' fees of William de Coucy deceased then in the king's hand, by homage and the service of 4d. a year at the same terms, and divers other lands of others than the king, that Joan wife of Thomas de Heton one daughter, Margery wife of Ralph de Brantyngham the second daughter, Beatrice wife of Robert de Laybourne the third daughter, Ellen wife of Ralph de Bagley the fourth daughter, Maud wife of Thomas de Hanlaghby the fifth daughter, John son of Agnes who was wife of William Prodhomme the sixth daughter, and the said John son of Alice the seventh daughter are his next heirs, and that Joan, Margery, Beatrice, Ellen, Maud and John son of Agnes were of full age, and John son of Alice within age, on 3 June in the 25th year of his reign the king commanded the then escheator to take the fealties of the said Thomas, Ralph, Robert, Ralph, Thomas and John son of Agnes for the purparties of Joan, Margery, Beatrice, Ellen, Maud and John son of Agnes of the lands held of the heirs aforesaid, to take security for payment of their relief at the exchequer, make a partition of the lands taken into the king's hand by the death of Robert le Boteler in presence of the parties, and cause Thomas and Joan, Ralph and Margery, Robert and Beatrice, Ralph and Ellen, Thomas and Maud and John son of Agnes to have seisin of the purparties aforesaid, keeping in the king's hand until further order the purparty of John son of Alice of the lands held of the said heirs, and to deliver the other lands of his purparty to his next friend to whom the same might not descend to keep for his use ; and John son of Alice has proved his age before William de Nessefeld late escheator, and

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Membrane 28—cont.

at another time on proof of their age the king has taken the homages and fealties of the said heirs of Robert de Clifford and John de Hoton, and has rendered to them their lands.

May 13. To the treasurer and the barons of the exchequer. Order to allow
Westminster. John de Foxle keeper of the king's park of Fremantel in his account at the exchequer 12*l.* 5*s.* 3*d.* which he received of John de Potenhale late sheriff of Suthampton, for costs incurred in the 35th year of the reign as well upon the enclosing of the said park as for hay bought for maintenance of the deer there. By C.

June 12. To Thomas de Wythornwyk escheator within the liberty of Holder-
Westminster. nesse co. York. Order not to intermeddle further with one messuage and one croft in Hedon taken into the king's hand by the death of Alice late the wife of Nicholas de Redyng of Hedon, delivering to Isabel the king's daughter any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Nicholas, who died on 6 June in the 17th year of the reign, held the premises of the king in free burgage jointly with Alice, to them and the heirs of Nicholas, by the service of rendering 2*s.* 6*d.* a year to the king at his manor of Brustewyk by the hands of the bailiffs of the town of Hedon, that Alice occupied the same, taking the issues and profits, from the day of his death until 1 August in the 20th year, on which day she died, by whose death the premises were taken into the king's hand, and that Stephen, son of John de Redyng cousin (*consanguinei*) of Nicholas, is next heir of Nicholas and of the age of 17 years and upwards; and [by] divers letters patent the king has lately given to the said Isabel the manors of Brustewyk and Hedon and all other lands, farms and rents which he had in the parts of Holderness, as well those which are in his hand by reason of the nonage of heirs whatsoever as those by forfeiture, escheat or otherwise, and all wards, marriages, reliefs and profits arising from the fees of Albemarle which pertained to him in England and for which answer has not been made.

June 18. To Henry Grene and his fellows, justices appointed to hold pleas
Westminster. before the king. Order, upon the petition of John Turk, son of Margery who was wife of John Malewayn and one of the daughters and heirs of Maud Waleys, being cousin (*consanguineus*) and one of the heirs of the said Maud, to proceed with such speed as may be according to the law and custom of the realm to render judgment in a cause between him and Maud prioress of the new work of Derteford; as the said John Turk has shewn that before the king in his court he lately sued the said prioress for certain tenements in the city of London, and an inquisition in that cause is taken and returned before the said justices by writ of *nisi prius*, whereby they ought to proceed as aforesaid. By C.

MEMBRANE 27.

June 2. To the treasurer and the barons of the exchequer. Order to dis-
Westminster. charge Thomas de Wendore, late receiver of the king's kitchen, of 100*l.* of the 195*l.* current in demand against him for divers prests, so that he answer to the king for the 95*l.* remaining; as of his favour, and for good service, the king has pardoned the said Thomas 100*l.* thereof. By K.

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Membrane 27—cont.

May 30. To [Richard] de Ravensere the king's clerk, keeper of the hanaper
Westminster. of chancery. Order to deliver to Edward de Balliolo king of Scotland
and to William de Aldeburgh, quit of the fee for the seal which pertains
to the king, the letters patent whereby the king has granted to them
and their heirs for ever the reversion of a yearly rent of 10*l.* issuing
from the soil of the hay of Willeye in Shirewode forest, now held for
life by John atte Wode of the king's grant, so that they or one of
them may give the same in mortmain to the prior and convent of Beau-
vale of the Carthusian order. By K.

[*Fœdera.*]

May 12. To Roger de Wolfreton escheator in Suffolk. Order to take the
Westminster. fealty of Thomasia late the wife of John Dagworth knight according
to the form of a schedule enclosed, and not to intermeddle further
with the manor of Dagworth taken into the king's hand by the death
of her husband, delivering to her any issues thereof taken ; as the king
has learned by inquisition, taken by the escheator, that John at his
death held no lands in that county in chief in his demesne as of fee,
but held the said manor jointly with Thomasia, of the gift of Thomas
bishop of Durham and Robert de Watford clerk to them and the heirs
of their bodies made with the king's licence, and that the same is held
in chief by the service of one arrow a year.

May 12. To William de Otteford escheator in Bukinghamshire. Order
Westminster. not to intermeddle by reason of the present vacaney with the priory
of Raveneston nor with anything thereto belonging, but to suffer the
canons of that house to have the keeping and free administration of
all its goods and possessions, according to the letters patent of King
Henry III, granting that, though he was founder and patron of the
priory, he, his heirs, or their bailiffs should thenceforth have no
administration of any goods thereof when there should be a vacaney
by cession or death of the prior, nor stretch forth their hands for its
keeping, but at every vacaney the canons should have the care,
keeping and free administration as aforesaid, disposing thereof as
should seem best for them and their house without let of the said
king, his heirs and their bailiffs.

May 16. To John de Tye escheator in Kent and Surrey. Order not to inter-
Westminster. meddle further with the manor of Henhurst by Shyngeldwell co. Kent
and certain tenements in Camerwell co. Surrey taken into the king's
hand by the death of Thomas Vaghan, delivering up any issues
thereof taken ; as the king has learned by divers inquisitions, taken
by the escheator at his command, that Thomas at his death held no
lands in chief as of the crown in his demesne as of fee, but held the
premises of another than the king.

May 18. To William de Reygate escheator in Cumberland. Order to deliver
Westminster. to John Philippott and Joan his wife, or to their attorney, the manor of
Thoresby which Richard de Denton knight held for life of the heritage
of Robert de Ogle, together with the issues thereof taken since the death
of the said Richard ; as it is found by inquisition, taken by the
escheator at the king's command, that Richard at his death held
the said manor in chief for his life, with reversion to Robert, son of
Robert son of Robert de Ogle deceased tenant in chief, as cousin and
heir of Robert de Ogle, being a minor in the king's wardship ; and on

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Membrane 27—cont.

22 October last the king by letters patent granted to the said John and Joan the wardship of all lands of the said Robert de Ogle, in the king's hand by his death and by reason of the nonage of his heir, together with the reversions of lands of that heritage, the lands now held by Robert Bertram excepted, if after his death they shall descend to the said heir.

June 8. To John de Estbury escheator in Oxfordshire, Berkshire, Suthampton
Westminster. and Wilts. Order to cause John, brother of John son and heir of John Lovel tenant in chief, to have seisin of the lands which John Lovel the father held in chief, and of all other which as well he as Isabel who was his wife and Joan wife of John Lovel grandmother of John the son held in their demesne as of fee, which he and Ralph Lovel held for life of the heritage of the said John the son, and which came into the king's hands by the deaths of John the father, Isabel, Joan and Ralph and by reason of the nonage of John the son, and are in his hand ; as the king has learned by divers inquisitions, taken by the escheator at his command, that John son and heir of John Lovel died within age in the king's wardship, that John his brother is his next heir, and at the time of his death, namely Monday after St. Thomas the Martyr in the 35th year of the reign, was within age and in the king's wardship, and that he is now of full age ; and the king has taken the fealty of John the brother for all the lands aforesaid, respiting his homage until the feast of St. James the Apostle next.

To John de Bekynton escheator in Somerset. Like order ; as the king has taken the fealty of John brother of John the son for the lands of John the father, and for those which the said Isabel and Joan held in dower or otherwise for life of the heritage aforesaid.

The like to the following :

Roger de Wolfreton escheator in Norfolk.

Richard de Wydeville escheator in Norhamptonshire.

Leo de Perton escheator in Worcestershire.

MEMBRANE 26.

May 2. To the chancellor of Ireland for the time being. Order to deliver
Westminster. to Robert, brother and heir of John de Tybetot son and heir of Margaret one of the sisters and heirs of Giles de Badlesmere tenant in chief, all the lands of his heritage in Ireland which came to the king's hands by the death of the said Margaret and by reason of the nonage of the said John, who died a minor in the king's wardship, with the issues thereof taken since 14 November last ; as on that day, the age of Robert being proved, the king took his homage and fealty for the lands aforesaid, and commanded that livery should be given him of the lands of his heritage in England which likewise came to the king's hands.

May 6. To the king's inspector and the bailiff of Billyngesgate in the port
Westminster. of London and the river Thames. Order, for sure causes, as they would save themselves harmless, to make all searches of ships, merchandise, pilgrims and other men passing in or out of the port in presence of the collectors of the petty custom therein and of the controller thereof, so that answer may faithfully be made for the king's forfeitures.

May 10. To the collectors of the new custom and the king's controller in the
Westminster. port of London. Order to be present at the searches aforesaid.

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Membrane 26—cont.

- May 5. To John de Ty escheator in Kent. Order to cause John Basynges, son and heir of Thomas Basynges tenant in chief, to have seisin of the lands whereof his father was seised in his demesne as of fee, and which by his death are taken into the king's hand; as John has proved his age before Richard de Wydeville escheator in Norhamptonshire, and the king has taken his homage and fealty. By p.s. [25972.]
Westminster.
- May 8. To William de Nessefeld escheator in Yorkshire. Order, upon the petition of the prior of Malton, to remove the king's hand and restore to him 40 cartloads of fagots, together with the issues thereof taken; as his petition shews that, long before the statute of mortmain, Roger de Moubray by charter gave to the then prior and his successors 40 loads of fagots to be taken every year in his wood of Homyngham, that the said prior and his predecessors were thereof seised from the date of that charter, and have every year hitherto peaceably taken the same, until on the finding of an inquisition, before him taken of his office, that the said Roger, who held the said wood of King Henry III by knight service as parcel of his manor of Homyngham, in that king's time without his licence aliened thereof the loads aforesaid, the escheator took them into the king's hand, wherefore the prior has prayed for remedy: and in the statute published at Westminster in the 35th year of the reign it is contained that alienations made by people who held of the said king or his predecessors should stand in force, saving the king's prerogative for the time of later kings and his own.
- May 10. To the treasurer and the barons of the exchequer. Order to allow Thomas de Brantyngham the king's clerk, treasurer of the town of Calais and of the king's lordship in those parts, in his account at the exchequer of the issues of his office, 20*l.* which the king has granted him of the king's gift for his expenses in coming thence to the king in England for the king's business, there abiding, and thence returning to Calais. By K.
Westminster.
- May 6. To the treasurer and the barons of the exchequer. Order, upon the petition of Marmaduke Conestable late sheriff of York, to view the part of an indenture with the seal of the king's clerk Henry de Ingelby canon of York (of which seal the king has knowledge) in the hands of the said Marmaduke, and if assured thereby, and by the oath of the said Marmaduke, that he spent 46*l.* 14*s.* 3*d.* upon the repair of defects in the great tower of York castle and in the castle, to allow him that sum in his account at the exchequer, notwithstanding that he has not the other part of the indenture with his own seal to shew; as lately the king has by writ ordered the said Marmaduke to spend 100*l.* of the issues of his bailiwick on those repairs, where most need was, by the view and testimony of the said Henry, by virtue whereof he spent thereon the sum named, as may appear by one part of the said indenture between the said Henry and himself made.
Westminster.
- April 24. To John de Tye escheator in Kent. Order not to intermeddle further with the lands which William de Tidynghene at his death held in his demesne as of fee by knight service of the archbishopric of Canterbury, lately void and in the king's hand, and which were taken into the king's hand by his death and by reason of the said vacancy and are
Westminster.

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Membrane 26—cont.

in his hand, saving to the king the marriage of Joan daughter of Henry Wardenen, cousin (*consanguinea*) and heir of the said William, if it ought to pertain to the king; as Joan has proved her age before the escheator, and the king has at another time taken the fealty of Simon now archbishop of Canterbury for the temporalities of the archbishopric, and restored them to him.

May 8. To Walter de Kelby escheator in Lincolnshire. Order not to inter-
Westminster. meddle further with the lands which Edmund de Kirketon at his death held in his demesne as of fee of the heir of Adam de Welle tenant in chief, a minor in the king's wardship, and which by Edmund's death and by reason of the nonage of the said heir were taken into the king's hand, and are in his hand; as Olive daughter and heir of Edmund, tenant by knight service of the heir of Adam, whom William de Hornby has taken to wife, has proved her age before William de Nessefeld escheator in Yorkshire; and on 27 August in the 29th year of his reign, on proof of the age of John son and heir of Adam, the king took his homage and commanded livery to be given him of the lands of his father.

May 12. To the treasurer and the barons of the exchequer. Order to account
Westminster. with John de Estbury escheator in the counties of Suthampton and Wilts concerning the expenses of Thomas son and heir of Henry Peverel, an idiot it is said in the wardship of the said John by the king's command, and to allow him in his account of the issues of the said Thomas all such as they may be assured that he has reasonably incurred in that behalf.

June 25. To William de Sleaford clerk of the palace of Westminster. Order
Westminster. to pay to Richard de Normanton, clerk of the king's works in the Tower of London, 6*d.* a day for his wages, namely 4*d.* as other clerks of the said works used to take and 2*d.* over of the king's favour, so long as he shall be engaged upon his present business and William shall be clerk of the said palace; as by letters patent the king has appointed Richard to choose and take wherever found within liberties or without, the fee of the church excepted, as many workmen as may suffice for the works in the Tower, to put them upon those works there to abide, and likewise to take carriage needful to bring things to the Tower.
By C.

MEMBRANE 25.

June 20. To John de Tye escheator in Middlesex. Order to remove the king's
Westminster. hand and not to intermeddle with 60 acres of land in Hakenay which were of John Brikelesworth, Robert de Berewyk, Philip Cook and William Whetle, delivering up any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the premises were by him taken into the king's hand, and he certified that he so took them for that it was found by inquisition, before him taken of his office, that 12 years ago Nicholas de Shordich, John Brikelesworth, and others whose names are unknown purchased the same to them and their heirs for ever of Roland Pulter with moneys of the prior of St. Mary without Bisshoppesgate London to the use and profit of the said prior, and that by consent of the said Nicholas and the other feoffees the then prior and the now prior have without the

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Membrane 25—cont.

king's licence, in fraud of the statute, occupied the said land taking the issues and profits thereof from that time; and the king does not consider that cause sufficient.

June 20. To John de Estbury escheator in Wilts. Order not to intermeddle further with a messuage, 15 acres of land and 2 acres of meadow in Newynton Tony, and a messuage and two virgates of land in the same town, taken into the king's hand by the death of Robert Noble and by reason of the nonage of Humphrey de Bohun, cousin and heir of Humphrey earl of Hereford tenant in chief, delivering up any issues taken of the premises held of Ralph de Wolverton; as the king has learned by inquisition, taken by the escheator, that Robert at his death held no lands in that county in chief in his demesne as of fee, but held the first mentioned messuage, land and meadow by knight service of the said Humphrey de Bohun, a minor in the king's wardship, the last mentioned messuage and land of the said Ralph, and that Joan and Alice his daughters are his next heirs, Joan aged 16 years, Alice 15 years and upwards; and on 5 May last, on proof of the age of the said Humphrey, the king took his homage for the lands which the said earl held in chief, and commanded livery thereof to be given him.

June 25. To Philip de Lutteleye escheator in Salop and Gloucestershire. Order to deliver to Nicholas Burnell, son of John de Haudlo now deceased, the manors of Conedovere co. Salop and Little Rysyndon co. Gloucester taken into the king's hand by the death of Alina who was wife of Edward Burnell, with the issues thereof taken since her death, but not to intermeddle further with the manors of Eudon Burnel, Acton Reyner, Corfton and Wolstanton, the third part of the manor of Smethecote and certain lands in Remmesley, Norton, Abbeton, Hopeboulers, Benthale, Atterbury (*sic*), Streford, Chatewell, Wyhecote, Goldene and Chetyngton co. Salop likewise so taken, delivering up any issues of these taken; as it is found by divers inquisitions, taken by the escheator, that Alina at her death held no lands in those counties in chief in her demesne as of fee, but held for life in name of her dower the manors and lands aforesaid, with remainder, by fine levied in the king's court with his licence, to the said John de Haudlo, and after his death to the said Nicholas, and that the manors of Conedovere and Little Rysyndon are held in chief, the former by the service of finding the king 12 footmen for one day in the king's army in the war of Wales at his own cost, the latter by knight service, and the other manors and lands of others than the king; and the king has at another time taken the homage and fealty of Nicholas for the lands which his said father held in chief the reversion whereof belonged to him by virtue of the said fine; and has commanded livery thereof to be given him.

June 25. To Roger de Wolfreton escheator in Norfolk. Order not to intermeddle further with the manors of Riston and Thirnyng taken into the king's hand by the death of Alina who was wife of Edward Burnel, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Alina at her death held no lands in that county in chief in her demesne as of fee, but held those manors for life with reversion by fine levied in the king's court to Nicholas Burnel son of John de Haudlo, and that they are held of others than the king.

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Membrane 25—cont.

To John de Bekynton escheator in Somerset. Like order with regard to a messuage, 50 acres of land, 14 acres of meadow, 60 acres of wood and 46s. of rent in Compton Daundo, held of another than the king.

To John de Wyndesore escheator in Warwickshire. Order to deliver to Nicholas Burnel son of John de Haudlo the manors of Budeford and Brome taken into the king's hand by the death of Alina who was wife of Edward Burnel, with the issues thereof taken; as it is found by inquisition, taken by the escheator, that Alina at her death held no lands in that county in chief in her demesne as of fee, but held those manors for life in name of her dower of the heritage of the said John, with remainder, by fine levied with the king's licence, to him and after his death to Nicholas, and that the same are held by knight service of the king as of his ancient demesne; and the king has at another time taken the homage and fealty of Nicholas (*as above*).

To Leo de Perton escheator in Worcestershire. Like order, *mutatis mutandis*, in regard to the manor of Sockeleye.

June 8. Order to the sheriff of Berkshire to cause a coroner to be elected Westminster. instead of Reynold le Taverner of Walyngford, who is dead.

Order to the same sheriff to cause a coroner to be elected instead of Thomas Reynald, who is insufficiently qualified.

July 30. Order to the sheriff of Cambridge to cause a coroner to be elected Westminster. instead of Robert Sterne, who is insufficiently qualified, as the king has heard by the testimony of credible persons, wherefore the king has thought fit to remove him from that office.

MEMBRANE 24.

July 12. To William de Reygate escheator in Yorkshire. Order to cause Westminster. a messuage, four waste tofts and six bovates of land in Hilton, with the issues thereof taken since the death of Agnes who was wife of William son of Richard Hunter of Castellemyngton, to be restored to Stephen Gower and Lawrence de Semere; as on the finding of a certificate by William de Nessefeld then escheator sent into chancery at the king's command, that Agnes at her death held jointly with her said husband, likewise deceased, a messuage and one bovat of waste land in Ingelby and a close called Staynholm in Crathorne to them and the heirs of their bodies, and the premises in Hilton in her demesne as of fee, that John de Meignill, tenant in chief by knight service of the manor of Castellemyngton, in the time of King Edward I aliened in fee to William Hunter 2 acres of meadow thereof in Castellemyngton, that after the said William's death Richard Hunter his son and heir aliened the same to William his son and the said Agnes without the king's licence, and that so by the king's prerogative by reason of said meadow held in chief by knight service the wardship of the lands of Agnes until the lawful age of the heir of William and Agnes ought to pertain to the king, on 24 November last by letters patent the king committed to Thomas Hunter of Kirkelemyngton for a set farm the wardship of the messuages, tofts, land, meadow and close aforesaid taken into

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Membrane 24—cont.

his hand by the death of Agnes and by reason of the nonage of William son and heir of William and Agnes ; and after at the suit of the said Stephen and Lawrence, alleging that Agnes was seised of the premises in Hilton and Ingelby in fee simple and not in fee tail, that long before her death she gave the same to them, and that they continued their seisin thereof until put out by the said escheator, and praying for restitution, the king commanded the said escheator to make inquisition touching the matter ; and on the finding of an inquisition so made, that Agnes held the premises in Hilton in her demesne as of fee, that on Wednesday before Friday Midsummer day in the 36th year of the reign she gave the same to the said Stephen and Lawrence and to their heirs, that she died on the Friday following, and that Stephen and Lawrence were thereof peaceably seised until the said tenements were taken into the king's hand by the said escheator, who alleged that Agnes died thereof seised, the king ordered the sheriff to give the said Thomas notice to be in chancery on the morrow of Midsummer last to shew cause wherefore the premises in Hilton should not be restored to them, with the issues aforesaid, by virtue of the gift by Agnes made, and to do and receive further what the court should decide in that behalf ; and Thomas, being so warned by the sheriff, as he returned in chancery, came not there at that day.

July 18. To the collectors of customs in the port of Newcastle upon Tyne.
Westminster. Order, upon the petition of Lawrence de Acton, to take of him security for which they shall be willing to answer that he will bring or cause to be brought to the city of London and nowhere else one last of oxhides and cowhides tanned in the said town of Newcastle and the neighbouring parts, and also for contenting the king before Christmas next for the forfeiture of the said hides in case they shall be taken to foreign parts and not to the said city, or for contenting the king before Christmas next of the custom and subsidy thereupon in case they be lost at sea on the passage thither, and to suffer him to lade the said hides in a ship in the said port and bring them to the said city by the mainprise aforesaid, certifying in chancery before All Saints the security so taken ; as his petition shews that Lawrence bought the said hides to bring to London.

July 28. To William de Otteford escheator in Bukinghamshire. Order
Westminster. to cause Hugh, son and heir of Margaret who was wife of Ralph earl of Stafford, to have seisin of the manor of Styuecle, which is in the king's hand by the death of Bartholomew de Burgherssh the elder knight and by reason of the nonage of the said Hugh ; as the king has learned by inquisition, taken by the escheator, that the said Bartholomew at his death held the said manor for life of the heritage of Hugh, with reversion to Hugh who is now of full age, which manor is held in chief by knight service, two cottages, two crofts and $2\frac{1}{2}$ virgates of land excepted which are held of another than the king, and that by virtue of the king's commission to him of the wardship thereof until the lawful age of the said heir, the said earl has occupied the manor, taking the issues and profits from the death of Bartholomew, who died on Wednesday before St. Peter's Chains in the 29th year of the reign ; and the king has respited the homage and fealty of Hugh until his coming to England, for that he is on the king's service in Gascony in the company of Edward prince of Aquitaine and Wales.

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MEMBRANE 23.

June 20. To the collectors of customs in the port of London. Order to suffer
Westminster. the merchants of Almain without let to take cloths of 'worstede' and other cloths whatsoever out of the realm to whatever foreign parts they shall choose, first taking security for which they will be willing to answer at their peril that the said merchants shall not sell, exchange nor by any colour or device leave those cloths in Flanders, and after payment of the customs and subsidies due thereon, any command or prohibition to the contrary notwithstanding, although the king lately forbade them to suffer any wools, hides, woolfells, cloths, tin, lead, 'worstede' or other merchandise to be taken to any foreign parts save only to the town of Calais, as the king would shew favour to the said merchants according to the liberties and privileges to them granted by himself and his forefathers. Proviso that wools, hides, woolfells or other merchandise forbidden by the said writs to them addressed shall not pass to foreign parts save Calais, cloths to be taken by the merchants of Almain only excepted. By K. and C.

The like to the following :

The collectors of customs in the port of Boston.

The collectors of customs in the port of Great Jernemuth.

The collectors of customs in the port of Lenne.

The collectors of customs in the port of Kyngeston upon Hull.

June 12. To the bailiffs of St. Edmunds. Order to cause 7 sacks of clean
Westminster. wool price 56s. 4d. a sack, 3 stone of wool price 2s. 2d. a stone, 2 sacks 3 stone of refuse wool price 30s. 4d. [a sack] and 14d. a stone, and 40 weak woolfells price 6s. 8d. by them arrested, to be dearrested and delivered to John Davy of Theford, Robert de Hornyngesherthe of St. Edmunds and Thomas Crane of Saxham to make their advantage thereof; as lately on the finding of an inquisition, taken before the sheriff of Norfolk, that certain wools not coketted nor customed were found in a little ship upon the sand before the town of Welles by Walsyngham, and that they were of John Spor of St. Edmunds, the king ordered the bailiffs to attach the said John and have him before the king and council at Westminster at a set day now past to answer touching the premises, and to cause all his goods and chattels in their bailiwick to be seized into the king's hand and safe kept until further order, certifying in chancery the description and value thereof; and the bailiffs certified that John was not found in their bailiwick, and that in a house in the town of St. Edmunds by him hired of the sacrist of St. Edmund they found and arrested the wool and fells aforesaid, which were claimed by the said John Davy, Robert and Thomas as their own chattels; and at the suit of John Davy, Robert and Thomas, praying that the same should be dearrested and delivered to them as they had not offended in anything, the king appointed the sheriff of Suffolk and Hugh Fastolf to make inquisition by true men of Suffolk touching the circumstances; and by inquisition so made it is found that the wool and fells arrested were of John Davy, Robert and Thomas, that John Spor has and had no property therein, that they brought the same to the house for that John Spor is a 'wollewyn-dare' and skilled at cleaning and preparing (*reparaliand'*) wools for sale and for no other cause, and that they were not consenting with John Spor to take wools or merchandise out of the realm without payment of custom thereon, nor to deceiving the king.

June 1. To the sheriff of Cumberland. Order to suffer Ralph de Neville
Westminster. by his own hands or the hands of his ministers to levy, take and hold

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of the tenants of the lands therewith charged from the death of Richard de Denton a yearly rent of 5*l.* 7*s.* 0½*d.* issuing from the cornage in that county which came to the king's hands by the death of the said Richard; as lately the king by letters patent granted the said Ralph that the rent aforesaid, which the said Richard took for life by the hands of the sheriff of the king's grant with reversion to the king, should remain to Ralph and his heirs, namely 50*l.* thereof in part of 90*l.* a year of land and rent which the king gave them in exchange for the manor of Evere near Woxebrugge by him given to the king and his heirs, rendering to the king at the exchequer the remaining 27*s.* 0½*d.*; and Richard died on Wednesday after Palm Sunday last, as is found by inquisition taken by the king's command. The king's will is that the said Ralph shall yearly answer at the exchequer for the said 27*s.* 0½*d.*, and that the payment to him of the 50*l.* of the issues of the customs in the port of Newcastle upon Tyne, to him granted until the said rent of the cornage should come to his hands, shall cease altogether from Richard's death.

To the treasurer and the barons of the exchequer. Order to suffer the said Ralph to levy, take and hold the said rent of 5*l.* 7*s.* 0½*d.*, thereof discharging the sheriff from the death of the said Richard, and charging Ralph with the said 27*s.* 0½*d.* thereof; as lately etc. (as above, *mutatis mutandis*). The king has commanded the collectors of the said customs to stay altogether the payment of 50*l.* to the said Ralph from the death of the said Richard.

June 30. To the collectors of customs in the port of Kyngeston upon Hull.
Westminster. Order to suffer merchants, as well native as foreign, to take over tin and cloths from that port, which they shall not wish to take to the town of Calais, to Gascony and other parts to the west and south under the king's lordship after paying the customs and subsidies thereon, first taking of them an oath, and also sufficient security for which the collectors shall be ready to answer, that they will take the tin and cloths so to be there laded to Gascony and the parts under the king's lordship and not elsewhere; as lately, with the assent of the prelates, nobles and others of the council, the king ordered that all wools, hides, woolfells, cloths, tin, lead and other merchandise whatsoever to be taken out of the realm and the lands of Wales and Ireland should after payment of the customs and subsidies be brought over to Calais, and should there and not elsewhere over seas be unladed and sold, except lead which it is the king's will to keep in the realm for a set time, and tin and cloths which he would suffer to be taken, if not to Calais, to the parts aforesaid, and he commanded the collectors to suffer all merchants to take over to Calais and not elsewhere (with the above exceptions) wools, fells, hides and other merchandise whatsoever, as is contained in divers mandates to the collectors addressed.

By K. and C.

July 1. To the treasurer and the barons of the exchequer. Order to cause
Westminster. John de Thorpe the king's clerk, warden of his moneys in the Tower of London, to have allowance in his account at the exchequer for 20*l.* 7*s.* 10*d.* which he has paid at the receipt of the exchequer for the king's seignorage to him pertaining for coinage of a sum of gold by him received as well for the payment which the king of France was bound to make for his ransom as for the payment which the duke of Burgundy was bound to make to the king. By K. and C.

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MEMBRANE 22.

July 18. To Roger de Wolfreton escheator in Norfolk, Suffolk and Essex.
 Westminster. Order to deliver to William de Ufford and Joan his wife, daughter and heir of Alice who was wife of Edward de Monte Acuto and one of the daughters and heirs of Thomas earl of Norfolk and marshal of England tenant in chief, to her purparty, the knights' fees and parts of fees in his bailiwick of those which Mary who was wife of the said earl held in dower or for life of the heritage of Margaret wife of Walter de Mauny his other daughter and heir and of the said Joan, and which the king with the assent of Walter, Margaret, William and Joan has assigned to them; namely one knight's fee in Roughton and Metton co. Norfolk held by Roger de Hales, five knights' fees and seven eighths of a fee in Bernyngham, Wychyngham, Smalbergh, Basyngham, Grymmeswell and Eryngulond, Keteryngham, Burgh in Flegg and Baconesthorp held by William de la Rokele, the moiety of one knight's fee in Beyton held by William de Lincoln, three knights' fees in Ouby, Ingham, Bernham and Burgh in Flegg held by John de Cayly, the fourth part of one knight's fee in Mouton held by Nicholas de Stradesete, one knight's fee in Colneye and Carleton held by Elizabeth de Colneye, four and a half knights' fees in Creyk and Fundenhale held by the heirs of Robert de Creyk, the twentieth part of one knight's fee in Senges held by Walter de Callethorp, the 45th part of one knight's fee in Bedyngham and Senges, held by Robert de Senges, the fourth part of one knight's fee in Claxethorp held by the prior of Buttelee and his parceners all in the same county, four knights' fees in Chadenesfeld, Thuryton, Brusyerd, Sweftelyng and Ryngestede co. Suffolk held by John de Brusyerd, three and three quarter knights' fees in Scarneston and Burstall held by Joan de Rocheford, Bartholomew de Elyngham and Alice who was wife of John de Holbrok, three and a half knights' fees in Helmyngham, Yokesford and Middelton held by John de Thorpe and William de Swillyngton and their parceners, three and a half knights' fees in Yokesford, Hevenyngham, Stykeslond and Burgh held by William Swylyngton and Edmund de Ufford, three and a quarter knights' fees in Akenham, Wytingham, Clopton and Hasketon held by Giles de Breouse, two knights' fees in Gosbek and Eston held by Richard Gosbek, one knight's fee and a quarter in Newnton and Thwerstede held by Oliver de Tudenham, one knight's fee in Wykelowe held by John de Wykelowe, the moiety of one knight's fee in Monewedon held by John Adam, the moiety of one knight's fee in Hacheston held by Godfrey de Hilton, the moiety of one knight's fee in Ketelbergh held by the heirs of Thomas de Ketelbergh, the fourth part of one knight's fee in Chasfeld held by Nicholas de Weylond, one knight's fee in Chedeston and Eston held by Thomas Bavent, two and a quarter knights' fees in Cokelaye held by John de Fresyngfeld, John de Boylond and Thomas Bavent, the fourth part of one knight's fee in Cranesford held by Adam Tastard and William de Hoo, the tenth part of one knight's fee in Castle Framelyngham (*ad castrum*) held by Simon le Taillour, the fourth and sixth parts of one knight's fee in Castle Framelyngham held by Thomas de Ketebergh, the 25th part of one knight's fee in Kelshale held by Nicholas de Kelshale, three knights' fees in Martlesham held by Thomas de Verdon, the moiety of one knight's fee in Hevenyngham held by Cicely de Hertford, the twentieth part of one knight's fee in Castle Framelyngham held by John Austyn, one knight's fee in Saxemondeham held by Robert Swan, one knight's fee in Crosfeld held by Philip Harneys, four knights' fees in Outhale held by Roger

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son of Osbert, one knight's fee in Blakeshale held by Thomas de Weylond, the moiety of one knight's fee in Rammesholt held by William de Rammesholt, the fourth part of one knight's fee in Wantesden held by the prior of Buttele, the fourth part of one knight's fee in Glemham held by Richard Philip, one knight's fee in Denham held by John de Denham, the moiety of one knight's fee in Ikene held by Roger Fausebroun, the moiety of one knight's fee held by John de Carleton, one knight's fee and a half in Sylleham held by John de Sancto Mauro, the moiety of one knight's fee in Asshe held by Margery Moysy, the moiety of one knight's fee in Brampton held by John Randolf, the moiety of one knight's fee in Theberton held by Emma de Norwico, the moiety of one knight's fee in Elveden held by the heir of John de Gelham all in the same county, the moiety of one knight's fee in Oveton co. Essex held by William de Pirhowe, the moiety of one knight's fee in Fynchyngfeld held by John son of Robert, one knight's fee in Fynchyngfeld held by Geoffrey Pecche, one knight's fee in Fynchyngfeld held by William de Northtoft, one knight's fee in Fynchyngfeld held by Henry de Overhalle, one knight's fee in Gedebrok held by Simon de Glaveneye, the moiety of one knight's fee in Burghfeld held by Richard Seywarde, one knight's fee in Whitenotle held by John Dengayne, one knight's fee in Weston by Beauchamp held by the heirs of Simon de Cantelieu, one knight's fee in Fynchyngfeld held by John de Claveryng, one knight's fee in Brodebrok held by Gilbert Pecche and the fourth part of one knight's fee in Rammesden held by Simon de Grey all in the same county, also one knight's fee in Lamberherst co. Kent.

To John de Tye escheator in Kent. Order to deliver to William de Ufford and Joan his wife to her purparty one knight's fee in Lamberherst, which the king has assigned to them among other knight's fees which Mary who was wife of Thomas earl of Norfolk and marshal of England held in dower or for life.

MEMBRANE 21.

July 18. To Roger de Wolfreton escheator in Norfolk, Suffolk, Essex and Westminster. Hertfordshire. Order to deliver to Walter de Mauny and Margaret his wife, one of the daughters and heirs of Thomas earl of Norfolk and marshal of England, to her purparty, the knights' fees and parts of fees in his bailiwick of those which Mary who was wife of the said earl held in dower or for life, and which the king has assigned to them; namely one knight's fee in Biskelee co. Norfolk held by the prioress of Carhowe and John de Norwico, the twentieth part of one knight's fee in Freton held by Roger Ryvet, the moiety of one knight's fee in Shelton held by Isabel who was wife of John le Bygot, $15\frac{3}{4}$ knights' fees in Shotesham and Therston held by Agnes who was wife of John Mautravers, the fourth part of one knight's fee in Hethill held by Richard de Goldyngham, $7\frac{1}{2}$ knights' fees in Hokham, Sutton, Gotheston and Kerebrok held by the heir of Denis de Monte Caniso all in the same county, the moiety and the eighth part of one fee in Garboldesham held by the heir of Robert de Bosco, $3\frac{3}{4}$ knights' fees in Wilbeye, Benhale and Norton in Colneyse co. Suffolk held by Guy Ferree, the moiety of one knight's fee in Colneyse held by William Oudyn, one knight's fee [in] Stonham held by Roger de Aspale, four knights' fees in Ryngeshill, Beilham, Couhawe, Dermundesden, Kenebrok and

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Levynton held by the heir of Robert de Burnaville and John de Bokeland, two knights' fees in Offeton held by Richard Leveday, the tenth part of one knight's fee in Plummesyerd held by John Peyton, the moiety of one knight's fee in Colneyse held by Alexander de Prato and his parceners, the moiety of one knight's fee in Lestanton held by Robert de Scales and William de Caldecote, the moiety of one knight's fee in Caudelcote held by William de Visdelu, the moiety of one knight's fee in Gisl yngham held by Fulk de Gold yngham, the fourth part of one knight's fee in Heyham held by John de Reymes, one knight's fee in Weston by Hopton held by Hugh Houll, four knights' fees in Pesenhale, Faltenham, Waldrynefeld, Sternefeld and Farnham held by Nicholas de Segrave and Guy Ferree, two thirds of one knight's fee in Alveleye held by William Ynge, the fourth part of one knight's fee in Mikelfeld held by Roger Aspale, the fourth part of one knight's fee in Stonham held by John de Moneye, one knight's fee in Ilketeleshale held by the heir of Morgan de Ilketeleshale, one knight's fee in Freston and Holebrook held by Alice Holebrook, the fourth part of one knight's fee in Stonham held by Robert de Upeton, two knights' fees in Leyham and Aketon held by Robert de Reydon and Richard de Brompton, one knight's fee in Sprouton held by Richard Leveday, the twentieth part of one knight's fee in Codenham held by the prior of Royston (*de cruce Roys'*) the tenth part of one knight's fee in Brook held by Alice de Holebrook, one knight's fee in Beylham and Colneyse, the twentieth part of one knight's fee in Ilketeleshale held by William Rous, the twentieth part of one knight's fee in Ilketeleshale held by Walter Tolle and his parceners, $2\frac{1}{2}$ knights' fees in Barewe held by Katherine Giffard, the fortieth part of one knight's fee in Boytesford held by John de Boytesford, the tenth part of one knight's fee in Ufford held by William Aumbirville, the fourth part of one knight's fee in Bradewater and the moiety of one knight's fee in Sternefeld held by William Aumbirville, the third part of one knight's fee in Burgate and the fourth part of one knight's fee in Langeston held by John de Langeston, two knights' fees in Offyngton held by Robert de Stoteville, one knight's fee and a half in Grymeston and Blofeld held by John Beumond, the moiety of one knight's fee in Colneyse held by the lord of Stampes, one knight's fee in Norton held by Wakelin de Norton, the fourth part of one knight's fee in Colneyse held by Mabel de Langenho, one knight's fee in Ufford held by Robert de Ufford, the moiety of one knight's fee in Ikene held by William Sturmyn, the moiety of one knight's fee in Berton and Heryngeswelle held by Stephen de Berton, the moiety of one knight's fee in Tunstall by Nettlestedde held by John Tiptot all in the same county, one knight's fee and a half in Pebenherssh co. Essex held by Peter de Nerford, the moiety of one knight's fee in Colne held by the heir of Robert Reymes, the moiety of one knight's fee in Colne held by Hamon le Veisy, the moiety of one knight's fee in Weston by Beauchamp and Foxhorn held by the earl of Oxford, the moiety of one knight's fee in White Colne held by Roger Reymes, one knight's fee in Ovyngton held by James le Creyk, two knights' fees in Thorpe held by Paul de Theyden, the moiety of one knight's fee in Mounteneye Giging and Geddyng held by Hamon Chevere, the moiety of one knight's fee in Pebenherssh held by Roger de Aspale all in the same county, the moiety of one knight's fee in Weston co. Hertford held by Roger Dargentein, the moiety of one knight's fee in Weston held by Henry de Roucestre, the twentieth part of one knight's fee in Weston held by John son of Eustace, the tenth part of one knight's fee in Weston

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held by Walter de Norton, the tenth part of one knight's fee in Weston held by Robert son of Payn in the same county, one knight's fee in Lanveir co. Gloucester held by Ralph de Monte Hermeri, one knight's fee in Marthern held by Bogο de Knoville, one knight's fee in Penhoo held by Ralph de Seymor, one knight's fee in Porseuet and Herberdeston held by Matthew Denebaud, the moiety of one knight's fee in Cryk held by William de Derneford, the moiety of one knight's fee in Dynan held by Andrew de Bello Campo, the moiety of one knight's fee in Maysquenith held by Amaury de Lucy, the moiety of one knight's fee in Ederton held by Henry de Bendeuille, the fourth part of one knight's fee in St. Armins held by Leysanus ap Morgan, the fourth part of one knight's fee in Lamartyn held by Walter de Kemeys, the fourth part of one knight's fee in Henru held by Roger de Seymor and William Adam, the fourth part of one knight's fee in St. Wormets held by John de Blethery, the fourth part of one knight's fee in Tudenham held by Walter Waldyng all in the same county, and one knight's fee in Everton co. Bedford held by Nicholas son of Ralph, also one knight's fee in Stratton, Denton and Melnho co. Bedford.

To William de Otteford escheator in Bedfordshire. Order to deliver to Walter de Mauny and Margaret his wife the knights' fees above mentioned which are in his bailiwick.

The like to Philip de Lutteleye escheator in Gloucestershire, in regard to the knights' fees and part of fees in his bailiwick.

MEMBRANE 20.

June 6. To the sheriff of Cambridge. Order to restore of the king's favour Westminster. to William de Ayete knight and clerk, unless he was a fugitive, his lands, goods and chattels taken into the king's hand by the sheriff; as lately he was indicted and convicted of robbing one vicar of Portesmuth of one horse, one breviary and one mail price 10*l.*, as the king has learned; and after, at the request of William bishop of Winchester the ordinary, he was delivered to the said bishop according to the benefit of clergy, and before him purged his innocence, as the bishop has certified.

The like to the following:

The sheriff of Hertford and Essex.

The sheriff of Bedford.

June 7. To Roger de Wolfreton escheator in Essex and Hertfordshire. Westminster. Order to restore of the king's favour to the above mentioned William de Ayete his lands with the issues thereof taken from 6 June last, unless he was a fugitive; as on that day the king ordered the sheriff to restore his lands, goods and chattels, and the sheriff has returned that the said lands are not in his hand but in the escheator's, wherefore he cannot execute the king's command.

July 8. To the brethren and sisters of the hospital of St. Leonard York. Westminster. Whereas King William [II] the king's forefather founded that hospital for the maintenance of the poor, and made there a master and warden, who received chaplains and other brethren and sisters wearing a habit to celebrate divine service, serve the poor and keep the goods of the hospital; and whereas the hospital, all its goods, the brethren and sisters, the poor and infirm ought to be in the keeping of the master

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and at his disposition by counsel and aid of the brethren, to the maintenance of divine worship and of the said master and brethren and of the poor, their households and the alms of the hospital, reliefs, perquisites of court and altarages excepted which shall remain to the master at his own disposal for his gifts, presents, courtesies and business for the honour of himself and the said house as may seem meet and was of old accustomed, and as is found by an inquisition concerning the estate of the hospital, exemplified by the king's letters patent, taken in the time of King Edward I by certain lieges by him deputed; and whereas the king would that the hospital and the brethren and sisters be ruled and maintained according to the foundation and the ancient estate thereof: order to be obedient in all things to the king's clerk Richard de Ravensere, warden and master of the said hospital, as of old time was accustomed, and as is contained in an agreement appointed by Roger Hillary, Richard de Aldeburgh, William Basset and Robert Parvyng, whom the king assigned to heal dissensions which arose between the late master and the brethren, which agreement the king has caused to be exemplified under the great seal, so behaving themselves that the king may not have to lay his hand upon them.

Et erat patens.

June 4. To the treasurer and the barons of the exchequer of Dublin. Order Westminster. to stay their demand upon John Comyn for the portion falling upon him by reason of his lands in Ireland of the subsidy granted in aid of the expenses of the war in Ireland by the lords, ladies, laymen and ecclesiastics dwelling in England who have lordships and lands in Ireland, being lately summoned before the king and council in England, during the time the said John abode and shall abide in Ireland for furtherance of the war, releasing any distraint for that cause made; as John sailed for Ireland on the king's service in the company of the king's daughter Elizabeth duchess of Clarence, and there abode with the king's son Lionel duke of Clarence, guardian of Ireland, upon the defence thereof against the king's Irish enemies according to the ordinance, as the duke has certified.

[Fœdera.]

June 6. To Walter de Dalby appointed to pay the wages of war in Ireland Westminster. in the king's name. Order, of the king's moneys in his hand, to pay of the king's gift to Philip de Popham, taking his receipt, 20*l.* which the king has given him for his remuneration, in consideration of his good behaviour and pains in coming from Ireland with divers businesses specially affecting the king. By K.

June 20. To the chancellor of Ireland for the time being. Order to cause Westminster. all the lands in Ireland, which he may be assured by inquisitions taken or to be taken by writ of *diem clausit extremum* that Isabel who was wife of Robert de Clifford at her death held as well in dower as in fee tail with reversion to Roger de Clifford, to be delivered to the said Roger with the issues thereof token since 30 August last; as on that day on the finding of divers inquisitions, taken by the king's command and returned in the chancery of England, that the said Isabel at her death held divers lands in chief as well in dower as in fee tail with reversion as aforesaid, the king commanded all to be delivered to Roger, whose homage and fealty he has lately taken.

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June 16. To William de Reygate escheator in Cumberland. Order not to
Westminster. intermeddle further with a tenement in Bochergate in the suburb
of Carlisle taken into the king's hand by the death of William de Heton
of Haveresholm, delivering up any issues thereof taken; as the king
has learned by inquisition, taken at his command by William de
Nessefeld late escheator, that the said William at his death held the
said tenement for life of the demise of John de Glenton with reversion
to William son and heir of the said John, and that the same is held
of another than the king.

June 28. To the sheriff of Kent. Order to cause a coroner to be elected
Westminster. instead of Richard de Norwico; as the said Richard is staying at
London the greater part of the year as an apprentice of the Common
Bench upon his education among other apprentices thereof, where-
fore he cannot attend to the execution of his said office, as the king has
heard by testimony of credible persons, wherefore he has discharged
him thereof.

MEMBRANE 19.

June 27. To John de Tye escheator in Kent. Order to cause Roger Shipbrok
Drayton. and Margaret Mockyng his wife, cousin and heir of John de Abyndon,
son and heir of Idonea who was wife of Simon de Benyngton and one
of the sisters and heirs of Nicholas de Mockyng tenant in chief, to have
seisin as well of the lands kept in the king's hand as of other lands
whereof the said Nicholas at his death was seised in his demesne as of fee,
and which came to the king's hands by his death and by reason of the
nonage of the said John, who died a minor in the king's wardship; as on
8 February last the king took the fealty of the said Roger for the lands
which Nicholas held in chief, and respited until Easter last his homage
due by reason of issue between him and Margaret begotten, ordering
the escheator to take of them security for payment of their relief
at the exchequer, and to cause them to have livery of the lands of
Nicholas which came as aforesaid to the king's hands, lands and rents
of his in Borden, Newenton, Upchirche, Sydyngbourne, Elmele,
Bradegare in the hundred of Middelton and in the isle of Shepeye
excepted, which for sure causes the king kept in his hand; and now
on finding by the record and process of a cause before the king between
Robert de Lincoln clerk and John Dovy citizen and mercer of London
and the said Roger sent into chancery at his command, that Nicholas
died seised in his demesne as of fee of 30 acres of meadow, 60 acres
of pasture and 400 acres of marsh in Elmele held in chief, and of certain
other lands and rents in Newenton, Hertlepe, Tunstall, Reynham,
Upchirche, Sydyngbourne, Elmele, Bradegare, Halwestowe within
the hundred of Middleton and Ossyngdon in the isle of Shepeye not
held of the king, which the said Robert and John alleged that in his
life time he gave in fee to the said Robert and Joan (*sic*), the king has
taken the homage of Roger for the lands which Nicholas held in chief,
and has rendered them to him. By p.s. [26012.]

July 4. To John duke of Lancastre the king's son. Writ *de intendendo* in
Westminster. regard to the services due to Henry son and heir of Henry de Percy
for the tenements in the town of Shepeleye co. Northumberland which
the said duke and Blanche his wife, daughter and heir of Henry late
duke of Lancastre, hold of the heritage of the said late duke; as on

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Membrane 19—cont.

19 February in the 9th year of his reign, among other fees in that county which were of Patrick de Dunbarre earl of March the king's enemy and by his forfeiture came to the king's hands, the king by letters patent gave to Henry de Percy now deceased and to his heirs the homage and service of Henry late earl of Lancastre for tenements by him held in that town, and gave a like command to the said late duke, son and heir of the said earl of Lancastre.

Et erat patens.

May 6. To the sheriffs of London. Order to pay of the farm or issues of that
Westminster. city to Humphrey now earl of Norhampton, son and heir of William de Bohun earl of Norhampton, or to his attorney, 103*l.* 14*½d.* for Easter term last, taking his acquittance, according to the king's letters patent; as among other grants the king lately granted to the said William and the heirs male of his body 500*l.* until the castle and manor of Okham and the shrievalty of Roteland, then held for life by Hugh de Audele earl of Gloucestre and Margaret his wife, and the castle and manor of Fodrynghaye yet held for life by Mary de Sancto Paulo countess of Pembroke, all with reversion to the said William and the heirs male of his body, should come to his hands or the hands of his said heirs; and after the king commanded livery to be given to the said William in his life time of the castle, manor and shrievalty aforesaid after the death of the said earl and Margaret to the value of 293*l.* 17*s.* 6*½d.* a year in part of the said 500*l.*; and now at the suit of the said Humphrey, praying to be contented of 206*l.* 2*s.* 5*½d.* arrears of the 500*l.* a year, the king has granted to the said now earl, whose homage he has lately taken, and commanded livery to be given him of the lands of his said father with the issues thereof from the Annunciation last, on which day he was of full age, that he and the heirs male of his body shall every year from that date take that sum of the farm or issues of the said city by the hands of the sheriffs at Easter and Michaelmas by even portions, beginning at Easter last, until the castle and manor of Fodryngeye shall come to his hands or to the hands of his heirs.

July 6. To the mayor and bailiffs of the town of Sandewich, and to the
Westminster. collectors of customs there. Order to suffer the men of Flanders and other parts who come to the realm with their ships laded with fish, turbot and other victuals, and sell those goods there, to buy chalk, lime, brushwood, tan, bacon pigs and honey there, lade their ships with the same and take them to their own parts after paying the customs due thereupon, the king's proclamation ordering all merchandise taken out of England to be brought to Calais and there sold, or his commands to the contrary notwithstanding; as by complaint of the men of Sandewich and the parts adjacent along the sea coast it is shewn the king that certain who used to come with their ships as aforesaid, sell their goods, and with the money used to buy chalk, lime, bread, beer, brushwood, tan, bacon pigs and honey and again lade their ships therewith, are now delaying to come there by reason of the said proclamation, for that they dare not take the said goods to their own parts, to the damage of the men of the coast aforesaid, wherefore they have prayed the king to save them harmless, as by the coming of the men of Flanders great advantage and profit arose, whereof the whole country of the said coast had great part of their living; and the goods aforesaid are not among the merchandise

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Membrane 19—cont.

specified in the proclamation to be taken to Calais, nor was it the king's intention that the passage of goods of small value should be restrained by colour of the proclamation.

MEMBRANE 18.

June 8. To the treasurer and the barons of the exchequer, and to the chamberlains. Order to pay to Juliana who was wife of William de Clynton late earl of Huntynghdon 73*l.* of the treasury; as among other lands and rents of her said husband to her assigned in dower on 31 October in the 31st year of his reign, the king assigned to her 33*l.* 6*s.* 8*d.* of the farms of the towns of Wynchelse and la Rye, the manor of Ihamme and the marsh there, as in his letters patent is contained; and after at the suit of Juliana, alleging that the town of Wynchelse, the manor and marsh aforesaid, as well by the king's alien enemies as by inundations of the sea are almost wholly destroyed, that 6*d.* a day of the issues of la Rie was on 20 June in the 32nd year of the reign granted by the king for life to William de Passeleu one of his seamen, and was paid him from that date, that 6*s.* yearly issuing from a house of the hospital of St. Bartholomew Wynchelse, parcel of the farm of Wynchelse, was on 6 August in the 32nd year pardoned by the king to the brethren of the hospital for 10 years, and that since the assignment of the said farms she has received only 77*l.* 4*d.* thereof, as may appear by the account of the bailiffs, also that one bailiff has been by the king appointed in the town of la Rye and another in the town of Wynchelse and the said manor and marsh, wherein there used to be but one, and both have taken their fees (amounting to the double of one fee) of the farms aforesaid, and the same were by so much diminished, and praying that the king would assign her that yearly sum in competent places elsewhere that she might be thereof contented, and cause payment to be made of the arrears, the king by writ commanded the treasurer, barons and chamberlains to view the accounts of the said bailiffs, search the rolls and memoranda of the exchequer, and certify in chancery under the exchequer seal what they should find; and they certified that, after search made from 31 October aforesaid to Michaelmas at the end of the 36th year, it is found in the account of Vincent Fynch bailiff of the said towns, manor and marsh from 15 April in the 30th year to 1 April in the 32nd year that 16*l.* 13*s.* 4*d.* was paid to the said Juliana in part payment, namely for part of the 32nd year, in his account as bailiff of Wynchelse from 1 April in the 32nd year to 1 April in the 36th year allowance is made to her of 47*l.* 4*d.* in part payment of the 33rd and 34th years, also in the great roll of the 36th year under the head of Sussex, in an allowance made to William Taillour bailiff of la Rye, that 30*l.* was paid to her of the issues of that town from 9 July in the 32nd year to Michaelmas at the end of the 36th year in part payment, and so the total allowance made to her from 31 October in the 31st year, to Michaelmas at the end of the 36th year was 93*l.* 13*s.* 4*d.*, and that it is not found in the exchequer at present that any other allowance or payment is being made her for the cause above mentioned, for that the said bailiffs have not yet accounted since that date, and so it appears that 73*l.* are in arrear up to that date. By K. and C.

Aug. 18.
Newstede
Priory.

To Leo de Perton escheator in Woreestershire. Order to take seisin in the name of the king's lordship within the gates of Pershore abbey, now void by cession of brother Peter de Pendok the last abbot,

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Membrane 18—cont.

and not to intermeddle with the keeping of the said abbey or the temporalities, manors, granges, property or goods thereto belonging, but immediately to withdraw without taking fealty or recognisance of any tenant, or taking or carrying away aught else, suffering the prior and convent to have the keeping of the same and freely to dispose thereof, saving to the king the knights' fees and advowsons of churches to the abbey belonging, also the keeping during this vacancy of any lands acquired by the abbot and convent since 16 July in the 14th year of the reign; as on that day the king by letters patent granted to the then abbot and convent of Pershore that at every vacancy, by death, cession, resignation or otherwise, the prior and convent should have the keeping as aforesaid as fully as any abbot had in times past, or as the king might have or ought to have if the same had been kept in his hand, so that they should have full and free administration of the said temporalities, property and goods, take all manner of emoluments, and dispose thereof as should to them seem best, saving the knight's fees and advowsons, rendering to the king for the first two months of every vacancy 3*l.* and for a longer time *pro rata*, and the king would not that any escheator, sheriff, bailiff or minister of his should intermeddle with such keeping, except that in the beginning of every vacancy the escheator or other minister of the king should take a simple seisin as aforesaid and immediately withdraw, so that he should not abide there more than one day nor leave any substitute in his room.

The like to Philip de Lutteley escheator in Gloucestershire.

MEMBRANE 17.

Oct. 8. To the bailiffs of Clare of the king's son Lionel duke of Clarence.
Westminster. Order, upon the petition of Margaret who was wife of Walter de Norwico, presented before the king and council in the present parliament, to stay altogether the distraints they are making against her and the tenants of the manor of Dalham, restoring anything they have levied in that behalf, and releasing any distraints made, that no second complaint may come to the king whereby he should have cause of anger against them; as by complaint on behalf of the said Margaret it is shewn the king that, though she holds the said manor in chief, as may appear by letters patent of the late king and of the present king, by him inspected, nevertheless the said bailiffs, alleging that the same is held of their lord, are distraining her for homage and fealty, for an aid for marrying their said lord's eldest daughter, and for a fine for alienation thereof, and divers tenants of the manor for fines for alienations of their lands therein, wherefore she has prayed for remedy.

By pet. of parl. [*Ancient Petitions*, 10509.]

Oct 28. To Thomas de Wythornwyk escheator within the liberty of Holder-
Westminster. nesse co. York. Order not to intermeddle further with the manors of Sutton and Sotecotes, a messuage, 59 acres of land, 105 acres of meadow and 232 acres of pasture in Swyn within that liberty wherein the castle of Braunceholm is situated, taken into the king's hand by the death of Alice (*sic*)* de Sutton, delivering up any issues thereof taken: as it is found by inquisition, taken by the escheator, that Alina de Sutton at her death held no lands within that liberty in

* Alina in the inquisition (37 Edward III, No. 65), and elsewhere in this record.

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Membrane 17—cont.

chief as of the crown in demesne nor in service, but that she and John de Sutton knight, sometime her husband deceased, held the premises jointly, the said manors of the gift and feoffment of William de Medislay and John de Akres, the residue of the gift and feoffment of Robert de Waghene chaplain, William Henr[*y*] and William de la Boterie, with reversion to Thomas de Sutton knight brother of the said John, and that the manor of Sutton is held of Isabel the king's daughter as of her manor of Brustewyk by knight service and by the service of making suit at her wapentake of Holdernesse every three weeks, the manor of Sotecotes and other premises of divers other lords; and at another time the king has given to Isabel for life the said manor of Bristewyk (*sic*) with the knight's fees thereto belonging.

MEMBRANE 16.

- Sept. 21. To Walter de Kelby escheator in Lincolnshire. Order to cause
Westminster. Henry son and heir of John de Bello Monte tenant in chief to have seisin of a messuage, four tofts, one bovate of land and a half, and 12 acres of meadow in Barton upon Humber, taken into the king's hand by the death of Hugh son of John de Merflet of Barton and by reason of the nonage of the said Henry; as the king has learned by inquisition, taken by the escheator, that the said Hugh at his death held the premises by knight service of the said Henry, late a minor in the king's wardship, that by reason of his nonage answer is made by the escheator for the time being for the issues thereof from the death of Hugh, who died 28 July in the 34th year of the reign, and that he died without an heir, whereby the premises ought to pertain to Henry as an escheat; and on 14 January in the 34th year the king took the homage and fealty of Henry for all the lands of his heritage.
- Sept. 21. To John de Wyndesore escheator in Warwickshire. Order not to
Westminster. intermeddle further with the lands which Richard de Beyville the elder and Lora his wife at their deaths held in their demesne as of fee of John son and heir of Edmund earl of Kent tenant in chief, and which by their death and by reason of the nonage of the said heir were taken into the king's hand, and are in his hand; as Robert son of Richard de Beyville the younger, cousin and heir of the said Richard the elder and Lora who were tenants by knight service of the said heir, a minor in the king's wardship, has proved his age before William de Otteford escheator in Huntingdonshire, and the king took the homage and fealty of Thomas de Holand deceased, who took to wife Joan now princess of Aquitaine and Wales, sister and heir of the said John, by reason of issue between them together, for the lands of the said John, and ordered livery thereof to be given to the said Thomas and Joan.
- Oct. 6. To the sheriffs of London. Order, of the issues of the said city,
Westminster. to pay by indenture for the hawks which John Braban the king's yeoman, keeper of his mews by Westminster, shall take in the said city or within a circuit of ten leagues, according to the king's letters patent (*as above*, p. 69).
[*Fædera.*]
- Sept. 16. To the sheriff of Cambridge for the time being. Order of the issues
Westminster. of the county to pay to Arnald de Coloigne yeoman of the king's chamber 10 marks yearly at Michaelmas and Easter by even portions,

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Membrane 16—cont.

taking his acquittance ; according to the king's letters patent of 8 April in the 31st year of the reign, granting him that yearly sum for his good service, to be taken as aforesaid by the hands of the sheriff for his life or until other order should be taken for his estate.

Et erat patens.

Oct. 7. To the sheriff of Stafford for the time being. Order of the issues
Westminster. of the county to pay to Richard le Barber of Bromleye the arrears of 2*d.* a day from 2 August last, and to pay him the same sum henceforth, taking his acquittance ; according to the king's letters patent of that date, granting him that sum of the king's favour for good service to the king and his father, to be taken by the hands of the sheriff at Michaelmas and Easter by even portions for his life or until further order should be taken for his estate.

Et erat patens.

Oct. 12. To the bailiffs and citizens of Canterbury for the time being. Writ
Westminster. *de intendendo*, directing them of the farm of that city to pay to William, son and heir of John son of William Condy of Sandewich, the arrears of 30*l.* yearly since 1 October in the 29th year of the reign, and the same sum henceforth, 10*l.* at Easter and 20*l.* at Michaelmas, taking his acquittance ; as for the good service of the said John son of William, and in recompense for the ransom to him pertaining of John de Eyle, whom John son of William took in battle at sea off the port of the Swyne where the king's enemies of France were gathered against him with a great navy, and whom by advice of the council the king for sure causes caused to be delivered to his friends of Flanders, the king by letters patent granted to the said John son of William and his heirs the bailiwick of the town of Sandewich with all things to that office belonging ; and after the said William his son at the king's command surrendered the said bailiwick to his hands, and gave up the letters patent to be cancelled in chancery, so that he should be contented of 30*l.* which thereby the king granted his said father, in consideration whereof the king by other letters patent of the date aforesaid gave him and his heirs the said yearly sum to be taken of the farm of the said city.

MEMBRANE 15.

Oct. 16. To William de Reygate escheator in Cumberland. Order to remove
Westminster. the king's hand and not to intermeddle further with a messuage and 13 acres of land of Henry Pudell in Bocharby, three tofts and 20½ acres of land of William de Arthureth, a messuage and 30 acres of land of Isabel who was wife of Robert Parvyng, and a toft and 5 acres of land of Thomas Gille, all in the same town, delivering up any issues thereof taken ; as the king lately ordered William de Nessefeld late escheator to certify in chancery the cause wherefore the premises were by him taken into the king's hand, and he returned that he so took the same for that he found by inquisition, before him taken of his office, that Richard Pudell, who held the messuage and 13 acres of land aforesaid in chief by homage and cornage, aliened the same in fee without licence to William Milner and one of the daughters of the said Richard, which messuage and land were lately held by William Slegh and the said Henry, that Thomas son of Margery daughter and heir of Joan who was wife of Alan de Penyngton, whom John de Morpath

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Membrane 15—cont.

deceased took to wife, held at his death the three tofts and 20½ acres of land in chief, which without process of the king's court were lately held by Mariot who was wife of the said Thomas, whom William Arthureth has taken to wife, and that John son of Ivo held the messuage and 30 acres of land in chief by homage and cornage, and without licence aliened the same in fee to Robert Parvyng now deceased, and after at the suit of the said Isabel, alleging that all the premises are held of her and not in chief, and praying that the king's hand should be removed, the king ordered the said late escheator to make inquisition touching the circumstances; and by inquisition by him so made it is found that the messuage and land by Richard Pudell aliened is held of Isabel who was wife of Robert Parvyng and of the heirs of Robert by homage and the service of 3*d.* a year to cornage, that the tofts and land of the said Thomas, son of Margery whom John de Morpath deceased took to wife, were held of the said Isabel and of the heirs of Robert Parvyng by homage and the service of 3¼*d.* a year to cornage, that a toft and 5 acres of land aliened in fee by Nicholas Spenser to William son of Gille in frank marriage with his daughter and lately held by Thomas Gille, Adam de Brithton and John son of John de Castro Bernardi, were held of the said Isabel and the heirs of the said Robert by homage and the service of 2½*d.* a year to cornage, and that Isabel held all the premises of the king in service to her and the heirs of the said Robert, in chief by knight service, as parcel of the manor of Bocharby, that the messuages, tofts and land held by Richard Podell, Thomas son of Margery and Nicholas Spenser are held of her and the heirs of Robert and not in chief, that John son of Ivo, who held the said messuage and 30 acres of land in fee of Robert Parvyng and his heirs, aliened the same to the said Robert in fee, that at the time they were held of the said Robert and Isabel and the heirs of Robert and not in chief, and that Robert and Isabel held the same in chief as parcel of the said manor.

Nov. 5. To John Walker and Alice his wife. Writ *de intendendo*, upon the Westminster. petition of Richard de Pembrugge, directing them to pay to the said Richard 20*l.* yearly at the terms accustomed, with the arrears thereof from the death of Thomas de Meaves tenant in chief until the lawful age of his heir; as on 7 February last the king by letters patent granted to Richard the wardship of the lands of the said Thomas, which are in the king's hand by his death and by reason of the nonage of his heir, together with the issues thereof taken and all other things to that wardship belonging; and now the said petition shews that Thomas in his life time demised to farm to the said John and Alice certain lands of his in Bampton and Kenicote rendering to Thomas and his heirs 20*l.* a year, praying that the same should be delivered to Richard as parcel of his wardship, as Thomas was thereof seised in his demesne as of fee.

Et erat patens.

MEMBRANE 14.

Oct. 13. Memorandum that the king has removed from office Thomas de Westminster. Branchesle one of the coroners of Kent, as he has learned upon credible witness that Thomas is insufficiently qualified.

Sept. 26. To the sheriff of Essex for the time being. Order of the issues of Westminster. the county to pay to Humphrey now earl of Hereford and Essex,

1363.

Membrane 14—cont.

son and heir of William de Bohun earl of Norhampton and cousin and heir of Humphrey de Bohun earl of Hereford and Essex tenants in chief, the arrears from the eve of the Annunciation last of 40*l.* 10*s.* 10*d.* yearly, and henceforth to pay him that sum every year, as used to be paid to his said uncle in his life time, taking his acquittance; as on 5 May last, the age of the said Humphrey being proved, the king took his homage and fealty for the lands of the said earls, and of the king's gift commanded livery thereof to be given him with the issues thereof taken since the eve aforesaid; and now the said earl has petitioned the king to cause the yearly rent aforesaid to be paid him with the arrears from that date, as his said uncle at his death was thereof seised for the third penny of the county; and it is found by certificate of the treasurer and the barons of the exchequer lately sent into chancery by the king's command, that John de Coggeshale sheriff of Essex in the 12th year of the reign had allowance of 12*l.* 12*s.* 4*d.* for moneys paid to Humphrey de Bohun earl of Hereford and Essex, brother and heir of John de Bohun late earl, for the third penny of Essex for the 10th, 11th and 12th years, according to a grant made by the late king to Humphrey de Bohun earl of Essex, Elizabeth his wife and the heirs of the said earl's body, which sum the earl so took from the said 10th year to Michaelmas in the 35th year of the reign.

Oct. 14. To John de Evesham escheator in the counties of Suthampton and Westminster. Wylts. Order to cause Thomas son and heir of William de Overton knight tenant in chief to have seisin of the lands whereof his father was at his death seised in his demesne as of fee, and which by his death are taken into the king's hand; as the said Thomas proved his age before John de Estbury late escheator, and the king has taken his fealty, and has respited his homage until Whitsuntide next. By K.

MEMBRANE 13.

Oct 18. Order to the sheriff of Leycester to cause a coroner to be elected Westminster. instead of Hugh de Glen, who is insufficiently qualified, as the king has learned by credible witness, wherefore he has removed him.

Nov. 13. Like order to the sheriff of Norfolk to cause a coroner to be elected Westminster. instead of Thomas de Byntre.

Nov. 15. To the chancellor and treasurer of Ireland. Order not to suffer any Westminster. inspector of measures and weights after the receipt of these presents to exercise his office in any part of Ireland during one year save with the assent and advice of the chancellor, treasurer and others of the council in Ireland, and that where and when need be; as the king has learned that the people of Ireland suffer much hurt by the frequent visits of the inspectors there deputed, who more for gain and extortion than for the advantage of the king and people come in divers parts divers times in the year at will, and commit divers extortions, hardships, grievances and excesses; and the king's will is that such inspections shall cease altogether for one year. By K. and C.

[*Fœdera.*]

Nov. 15. To the same. Order to cause all issues and profits, arising as well Westminster. of lands, rents, fees and offices as of other things pertaining to the king in Ireland, to be collected and levied as speedily as may be, and such

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Membrane 13—cont.

issues for one whole year to be delivered for keeping to four, three or two lawful and sufficient men of Ireland by advice of the chancellor, treasurer and others of the council in Ireland, for retaining men of Ireland needed for the war, and for payment of wages to them; as the king's will is that the same be safe kept for maintaining the war in Ireland.

By K.

[*Ibid.*]

MEMBRANE 12.

Sept. 26. To John de Estbury escheator in the county of Suthampton. Order
Westminster. of the issues of Netherborgate park and the hundred of Forthyngbrugg to pay to Thomas Tanyer the king's yeoman one bushel of wheat for every week and 20s. a year for his wages from 14 May in the 36th year of the reign and henceforward, taking his acquittance; as on 4 May in that year the king of his favour by letters patent granted to the said Thomas the keeping of the said park and the bailiwick of the said hundred, which came to the king's hands as an escheat for that Thomas Langele knight tenant thereof in chief died without an heir, to hold to the said Thomas Tanyer for his life taking the wages and fees accustomed, and oftentimes the king has ordered the escheator to deliver the said wages and fees to the said Thomas Tanyer or to shew cause wherefore he would not execute that command, and he shewed that it was found [by inquisition], before him taken, that Philip Broun late parker of Netherborgate and bailiff of the said hundred and other parkers there time out of mind took of the lords of the said park and manor (*sic*) one bushel of wheat every week and 20s. a year for their wages and no more, and he delivered to the said Thomas no wages for that he claimed 3*d.* a day.

Oct. 13. To William de Reygate escheator in Yorkshire. Order to remove
Westminster. the king's hand and not to intermeddle further with a messuage and four bovates of land in Geveldale, delivering up any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the lands which were of Agnes who was wife of Ralph de Quixley in Geveldale were by him taken into the king's hand, and he returned that he so took no lands of the said Agnes, but that William de Nesselde late escheator by indenture delivered the premises to him, alleging that they are in the king's hand by reason of a trespass committed by Thomas son of Humphrey de Geveldale, who held the same in chief of King Henry III by the service of rendering 5s. a year at the exchequer, in aliening them in fee without licence to one Fossard then his servant, which premises were held by the said Agnes now deceased; and in the statute published in the parliament holden at Westminster in the 35th year of the reign it is contained that alienations of lands made by people who held of the said king and his predecessors, to be held of them, shall stand in force, saving the king's prerogative for the time of later kings.

Sept. 4. To the sheriff of Notyngnam for the time being. Writ *de intendendo*,
Westminster. directing him every year of the issues of the county to pay to Walter Burgeys late one of the king's palfrey men 2½*d.* a day for his maintenance quarter by quarter, taking his acquittance; as for his good service the king by letters patent has granted the said Walter that daily sum for life by the hands of the sheriff.

Et erat patens.

1363.

Membrane 12—cont.

Oct. 10. To John de Evesham escheator in the counties of Suthampton
Westminster. and Berkshire. Order to suffer the executors of Ralph last bishop of Bath and Wells, by whose death the bishopric is in the king's hand, to dispose freely at their will without let of all moveable goods and fruits thereto pertaining, as well of corn in the ground sown before the said bishop's death as of fruits of thickets and vineyards arising before Michaelmas last, not intermeddling therewith, and delivering to the said executors the easements of courts, granges, presses, granaries, and other houses of the bishop to store and keep the said goods, until the same [ought] by them [to be delivered] to the purveyors of next year's fruits; as King Henry III by charter granted in frank almain to Joscelin then bishop of Bath and Wells and his successors that, any custom which the said king or his ancestors enjoyed notwithstanding, at whatsoever part of the year the bishop or any of his successors should die, he should have the goods and fruits aforesaid until the Michaelmas after his death, so that no king or his bailiff should intermeddle therewith or stretch out his hand thereto, but the bishop and his executors should be free to dispose of the same, and that his executors should without let of the king or his bailiffs have the easements aforesaid; and the king has confirmed that charter, and has further granted to the said last bishop that, though in any case they had not heretofore used the liberties and quittances therein contained, they should thenceforth fully enjoy the same without let of the king or his heirs, his justices, escheators, sheriffs, bailiffs or ministers whatsoever.

The like to John de Bekyngton escheator in Somerset.

MEMBRANE 11.

May 15. To William de Reygate escheator in Yorkshire. Order to cause
Westminster. the manor of Sneyth with the soke etc. to be seized into the king's hand and delivered to the king's son John duke of Lancastre and Blanche his wife as the right of Blanche; as by process before the king in chancery between Queen Philippa and the said duke and his wife concerning the premises, which the queen claims to hold in dower by assignment of the king, it is found that the same belong to the said John and Blanche in right of Blanche as daughter and heir of Henry duke of Lancastre by hereditary descent by his death, and ought to be to them delivered, wherefore it is decided that the same should be seized again into the king's hand and so delivered.

Order to the queen not to intermeddle further with the said manor and soke.

Oct. 10. To William de Reygate escheator in Yorkshire. Order to remove
Westminster. the king's hand and not to intermeddle further with two messuages and 10 acres of land of John le Clerk of Waddeworth and William de Middelham, a messuage and one bovate of land of Robert Lemyng, 3 acres of land of John de Langeley, 6 acres of land of John de Tresk vicar of Waddeworth, two messuages of John de Fynnyngleye, a messuage and 10 acres of land of John de Waddeworth, 6 acres of land of Walter de Welyngley, 6 acres of land of William de Wellyngleye and William Ingal, 3 acres of land of John Sarreson, 3 acres of land of Sibyl Stirk and 3 acres of land of John de Baggeley in Waddeworth, delivering to the said John, William, Robert, John, John, John, John, Walter, William, John, Sibyl and John any issues thereof taken;

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Membrane 11—cont.

as the king lately ordered William de Nessefeld late escheator to certify in chancery the cause wherefore he took the premises into the king's hand, and he returned that he so took them for that he found by inquisition, before him taken of his office, that Peter le Lord of Wadde-worth, tenant in chief of King Edward I, without licence aliened certain tenements thereof by 12 acres of land; and that Peter le Lord son of the said Peter, tenant in chief of King Edward II, likewise without licence aliened 6 messuages, one bovate and 31 acres of land in that town to divers persons; and after at the suit of the said tenants, alleging that the messuages and land aforesaid are not held of the king but of William de Langethwayt, and praying that the king's hands should be removed, the king commanded the said escheator to make inquisition touching the circumstances; and by inquisition by him so made it is found that the premises are not held of the king but of the said William de Langethwayt and his heirs by the service of 12*d.* a year to blanch farm, and that the said William holds the same in service of Margaret de Malo Lacu, and she of the king in chief.

Oct. 12. To Richard de Sutton escheator in Lancashire. Order to remove Westminster. the king's hand and not to intermeddle further with the hospital of St. Leonard by Lancastre, delivering to the prioress and the nuns of Seton any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the said hospital was by him taken into the king's hand, and he returned that he so took the same for that he found by inquisition, before him taken of his office, that Henry late duke of Lancastre tenant in chief without licence gave the hospital to the said prioress and nuns; and on 1 November in the 28th year of his reign the king by letters patent gave licence to the said duke so to give the hospital with all its lands and possessions, and to the said prioress and nuns to take and hold the same.

Dec. 1. To Walter de Kelby escheator in Lincolnshire. Order to cause Westminster. Philip, son and heir of Philip le Despenser tenant in chief, to have seisin of the lands of his said father which by his death are taken into the king's hand; as the said Philip the son has proved his age before the escheator, and the king has taken his fealty, and has respited his homage until Easter next.

To William de Reygate escheator in Yorkshire. Like order; as Philip the son has proved his age before Walter de Kelby.

The like to the following:

Thomas de Wythornwyk escheator within the liberty of Holder-
nesse co. York.

Roger de Wolfreton escheator in Essex.

Nov. 3. To William de Otteford escheator in Bedfordshire. Order to remove Westminster. the king's hand and not to intermeddle further with the manor of Aspeley Gyse, delivering to Joan who was wife of John de Gyse any issues thereof taken; as the king lately ordered the escheator to certify in chancery the cause wherefore the said manor was by him taken into the king's hand, and he returned that he so took the same for that, divers pleas being moved between the lord of Moubray, the lord of Latymer, the lord of Pateshull and divers other lords of the said manor claiming the manor as held of them by divers services at divers

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Membrane 11—cont.

times it could not be determined nor proved that the same is held of any other than the king, and that by knight service, also for that a charter of the king's forefathers was produced to him granting licence to acquire a parcel of the manor, whereby it appeared that the manor is held of the king by knight service, and further for that it was found by inquisition, before him taken, that Hubert de Burgo, tenant thereof in chief as of the crown, without licence aliened the manor to Anselm de Gyse, that the said Anselm without licence aliened the same to Nicholas late rector of Aspeleye and his heirs, and that several other alienations were thereof made; and after at the suit of the said Joan, alleging that the manor is held of the heirs of John son of Hubert de Burgo and not of the king, that she was thereof enfeoffed jointly with John her husband by feoffment of John Roynoun, and that she peaceably continued her possession thereof until unlawfully put out by the escheator, and praying that the king's hand should be removed, the king ordered the escheator to make inquisition touching the circumstances; and by inquisition so taken it is found that the manor is held by knight service of Roger la Warre cousin and heir of John son of Hubert de Burgh and not in chief, that the said Roger holds the same of the barony of Bedeford by the like service, and that the said Joan was thereof jointly seised by the feoffment aforesaid.

MEMBRANE 10.

Oct. 10. To William de Reygate escheator in Yorkshire. Order to remove Westminster. the king's hand and not to intermeddle further with a messuage, three bovates and 12 acres of land, and a parcel of wood containing 8 acres in Waddeworth, and other three bovates of land in the same town, delivering the issues thereof taken to Master Geoffrey le Scrope, John Rypers of Waddeworth and Henry de Tereswell, to each of them what pertains to him; as the king lately ordered William de Nessefeld late escheator to certify in chancery the cause wherefore the lands of the said Geoffrey, John and Henry in Waddeworth were by him taken into the king's hand, and he returned that he so took the premises, and they are in the king's hand, for that he found by inquisition, before him taken of his office, that as well Peter le Lord of Waddeworth, tenant in chief of King Edward I, aliened the messuage, land and wood aforesaid, as Peter le Lord the father (*sic*), tenant in chief of King Edward II, likewise without licence aliened the said three bovates of land to divers persons; and after at the suit of the said tenants, alleging that the premises are not held of the king but of William de Langethwayt, and praying that the king's hand should be removed, the king commanded the said late escheator to make inquisition touching the circumstances; and by inquisition so made it is found that the premises are not held of the king but of the said William and his heirs by the service of 12*d.* a year to blanch farm, that he holds the same of Margaret de Malo Lacu, and she of the king in chief.

Nov. 1. To Richard de Sutton escheator in Lancashire. Order to cause Roger Westminster. son and heir of Roger de Brokholes, tenant by knight service of the king as of the moiety of the manor of Wyresdale which was of William de Coucy and is in the king's hand as forfeit, to have seisin of the lands of his said father which by his death are taken into the king's hand; as

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Membrane 10—cont.

the said Roger the son has proved his age before the escheator, and the king has taken his fealty, and has respited his homage until Whitsuntide next.

Nov. 8. To the collectors of customs in the port of Kyngeston upon Hull.
Westminster. Order to pay to Tideman de Lymbergh or to his attorney 25*l.* for Michaelmas term last of the 50*l.* which the king granted to him and John atte Welde deceased (*as above, p. 6.*)

Nov. 10. To the mayor and sheriffs of London. Order, upon the petition of
Westminster. Richard Pont and Joan his wife, to proceed in the plea pending before them in the husting of London between the said Richard and Joan and Alice who was wife of Alan de Horwode, and to do justice to the parties according to the custom of that city, the king's command by writ of privy seal notwithstanding; as Richard and Joan have shewn the king that they are suing in the said husting, as well against the said Alice for a messuage, five shops and one cellar in London, as against John Knyvet, John Berland, William Tauk and Simon de Kegworth for divers other lands and tenements therein by other writs, and that the king, being lately informed that as well he as the prioress and sisters of Dertford priory of his foundation might be prejudiced if they should proceed further in that plea, for that the said John, John, William and Simon were seised of the tenements aforesaid of the king's feoffment to the use of the said prioress and sisters, by writ of privy seal commanded the mayor and sheriffs as aforesaid to stay until further orders all processes there pending before them at the suit of Richard concerning any tenements whatsoever, by virtue whereof the sheriffs have delayed the proceedings pending against the said Alice. By pet. of parl.

Nov. 10. To the king's butler for the time being, or to his representative
Westminster. in the port of Kyngeston upon Hull. Order to cause one tun of wine every year at All Saints for ever to be delivered in that port to the prior and convent of the monastery of Holy Trinity of Beauvale co. Notyngham of the Carthusian order, or to their attorney, taking his or their acquittance; as on 6 September last the king of his favour gave by letters patent to the said prior and convent and to their successors one tun of wine of Gascony of his alms, to be taken every year of the king's lawful prises of wines in that port as aforesaid by the hands of his butler.

MEMBRANE 9.

Nov. 14. To the king's butler for the time being, or to his representative
Westminster. in the port of Bristol. Order to cause one tun of wine every year for ever to be delivered in the said port to the prior and convent of Henton of the Carthusian order or to their attorney, taking his or their acquittance, according to the king's letters patent; as he granted to the said prior and convent and to their successors one tun of wine in that port of the king's alms every year during the king's life, and of his affection for their order, and for that the prior has given up those letters to be cancelled in chancery, the king has granted the said prior and convent one tun every year for ever, that they may be the more bound to pray for his health and that of the queen and their children while they live and for their souls when dead, the souls of his forefathers and of the faithful departed.

Et erat patens.

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Membrane 9—cont.

Oct. 28. To the mayor and sheriffs of London, and to the collectors as well
Westminster. of the new as of the old custom in the port of that city. Order to suffer the merchants of Almain to take from that port to the parts of Almain as well broad cloths as strait cloths, cloths of 'worstede,' cords, hemp and honey according to other the king's commands to the said collectors addressed, his writ of prohibition forbidding any to be taken out of the realm but cloths of 'worstede' and other strait cloths by the said merchants of Almain and cloths whatsoever by those of Gascony, and any former command of his to the contrary notwithstanding; as the king would shew favour to the merchants of Almain in consideration of the liberties granted them by him and his forefathers. By K.

The like to the collectors of customs in the port of Boston and to the bailiffs of that town.

The like to the collectors of customs in the port of Kyngeston upon Hull, and to the mayor and bailiffs of that town.

Also to the collectors of customs in the port of Lenne, and to the mayor and bailiffs of that town.

Nov. 14. To the king's butler for the time being, or to his representative
Westminster. in the port of Bristol. Order to cause one tun of wine in that port to be delivered every year for ever to the prior and convent of Wytham of the Carthusian order or to their attorney, taking his or their acquittance; as the king by letters patent granted the said prior and convent of his alms one tun every year during his life to be taken in the said port, and of his affection for their order, and for that the prior has given up those letters to be cancelled in chancery, he has by other letters patent granted them one tun for ever, that they may be the more bound to pray for the health of the king, the queen and their children while they live, for their souls when dead and the souls of his forefathers.

Et erat patens.

Nov. 16. To the king's lieutenant in Ireland, the chancellor and treasurer
Westminster. there and every of them. Order to cause the statutes published in the parliament holden at Westminster in the quinzaine of Michaelmas in the 36th year of the reign, as well concerning purveyors of victuals as all other things therein contained, sent to Ireland on the king's behalf for proclamation, to be observed, and offenders against them to be punished without favour. By K. and C.

Nov. 30. To the sheriff of Surrey and Sussex for the time being. Order of
Westminster. the issues of those counties to pay to John de Kenyngton the arrears of 6*d.* a day from 12 June in the 36th year of the reign, and to pay him that sum henceforward every year during his life at Michaelmas and Easter by even portions, taking his acquittance; as on that date for his good service the king by letters patent granted him 6*d.* a day to be taken as aforesaid for life or until other order should be taken for his estate.

MEMBRANE 8.

Sept. 26. To the sheriff of Essex for the time being. Order to pay to Humphrey
Westminster. now earl of Hereford and Essex the arrears of 40*l.* 10*s.* 10*d.*, and henceforth to pay him that sum every year (*as above*, p. 487).

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Membrane—8 cont.

Dec. 10. To the treasurer and the barons of the exchequer. Order to allow
Westminster. Adam de Seint Ive of London 50 marks at the exchequer in his farm of the exchanges as well of the king's and other moneys and gold and silver plate as of broken silver, discharging him thereof; as on 3 March last the king by indenture demised to him the said exchanges to farm, to be held by the said Adam and his deputies in the king's name where he should please in England, the city of York excepted, from Easter then next to Michaelmas and then for one year, rendering 200*l.* a year at the exchequer; and now petition is made on behalf of Adam for consideration and remedy touching the abatement of his farm, as immediately after the said demise exchanges were by the king and council appointed to be held at the town of Calais, and are yet held there, whereby profit which used to arise of the exchanges in England is rather taken at Calais to the king's use, and so Adam cannot answer for so great a farm; and the king and council being assured that the premises contain the truth, the king has pardoned him so much thereof. Proviso that Adam shall answer for the residue of his farm.
By C.

Nov. 4. To the treasurer and the barons of the exchequer. Order to allow
Westminster. the king's clerk Thomas de Brantyngham, treasurer at the town of Calais, upon his account at the exchequer, 10 marks which the king has granted him for his expenses in abiding by the king's command in the city of London during the last parliament upon certain business affecting the king in those parts.
By K.

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Jan. 10. To Walter de Dalby the king's clerk, receiver of moneys for payment
Westminster. of wages to men at arms and archers in Ireland on the king's service. Order to account with Robert de Aston, whom the king lately sent over to Ireland on his service with a set number of men at arms and archers, concerning the stock of his horses lost on that service, according to an indenture between the king and the said Robert made, and concerning the wages of one knight whom Robert has retained with him over and above the number of men in the indenture contained, and to pay what shall be found due to him.

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Westminster. To William de Reygate escheator in Yorkshire. Order to remove the king's hand, and not to intermeddle further with a messuage and two bovates of land and another messuage and one bovate of land in Ecclesfeld, delivering any issues thereof taken to John le Grubbe and Thomas Wyot; as the king lately commanded the escheator to certify in chancery the cause wherefore the lands of the said John and Thomas in Ecclesfeld were taken into the king's hand by William de Nesselde late escheator, and he returned that the premises are in the king's hand for that William Lovetot, ancestor of Thomas Fournyvall, who held the castle and manor of Sheffield in chief of King Henry III, in his time without licence aliened the said messuage and two bovates in fee to Alexander nephew of Robert Crassy, and Gerard de Furnivall, ancestor of the said Thomas, who likewise held the said castle and manor in chief of that king, without licence aliened the said messuage and one bovate in fee to William Verry; and in the statute published in parliament at Westminster in the 35th year of the reign it is contained that alienations made by people who held of the said king and his predecessors, to be held of them, shall stand in force, saving always the king's prerogative for the time of later kings.

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Membrane 8—cont.

Oct. 23. To John de Tye escheator in Kent. Order not to intermeddle
Westminster. further with divers lands taken into the king's hand by the death of Robert de Rame, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Robert at his death held no lands in that county in chief in his demesne as of fee nor in service, but held divers lands of others than the king.

Oct. 1. To the sheriff of Norhampton. Order, of the farm or issues of his
Westminster. bailiwick, to pay 20*l.* for Easter and Michaelmas terms last, if not yet paid, to Humphrey de Bohun now earl of Norhampton, son and heir of William de Bohun late earl thereof, whose homage the king has lately taken and commanded livery to be given him of the lands of his said father with the issues from the Annunciation last, on which day he was of full age, taking his acquittance; as the king granted by charter to the said William, among other things, 20*l.* under the name and honour of earl of Norhampton, to be taken to him and his heirs by the hands of the sheriff at Easter and Michaelmas by even portions.

MEMBRANE 7.

Nov. 13. To John de Wyndesore escheator in Leycestershire. Order to
Sheen. deliver to Thomas de Roos, brother and heir of William son and heir of William de Roos of Hamelak, the manor and advowson of Botelesford and divers knights' fees and advowsons of his heritage, held in dower by Margery who was wife of William de Roos of Hamelak and taken into the king's hand by her death, together with the issues thereof taken; as it is found by inquisition, taken by the escheator, that Margery at her death held no lands in that county in chief in her demesne as of fee, but held the manor, fees and advowsons aforesaid in dower by endowment of her said husband and by assignment of the king with reversion to Thomas, and that the same are held in chief by knight service as parcel of Beauver castle; and the king has at another time taken the homage and fealty of Thomas.

To William de Reygate escheator in Yorkshire. Like order to deliver to Thomas de Roos the manor of Garton with its members of Brakyn, Middleton, Northdalton, Naburn and Tylethorp, the manors of Seton, Storthwayt and Fulford and certain tenements and rents in Wartre, Methelburn, Herlethorp and Folkethorp taken into the king's hand by the death of the said Margery, together with the issues thereof taken; as it is found by inquisition, taken by the escheator, that Margery at her death held no lands in that county in chief in her demesne as of fee, but held the premises in dower of the heritage of Thomas, and that the manor of Garton with its members is held in chief, the said other manors, tenements and rents by knight service of the fees which were of Roger de Mortuo Mari earl of March tenant in chief, now in the king's hand.

To Thomas de Wythornwyk escheator within the liberty of Holder-
nesse co. York. Order not to intermeddle further with the manors of Rosse and Monkewyk taken into the king's hand by the death of the said Margery, delivering up any issues thereof taken; as it is found by inquisition, taken by the escheator, that Margery at her death held no lands within the said liberty in chief in her demesne as of fee,

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Membrane 7—cont.

but held the said manors in dower of the endowment of her husband of the heritage of Thomas de Roos brother and heir etc. (*as above*), that the manor of Rosse is held of Isabel the king's daughter as of her manor of Brustwyk by knight service and by the service of ward at the said Isabel's castle of Skipse and suit at the wapentake of Holdernesse every three weeks, the manor of Monkewyk of another than the king; and at another time the king by letters patent has granted to Isabel the manor of Brustwyk for life with the knights' fees thereto belonging.

To Walter de Kelby escheator in Lincolnshire. Order to deliver to Thomas de Roos (*as above*) the manors of Melton and Uffynghon, and 30 acres of meadow in Goushull which are parcel of the manor of Melton, taken into the king's hand by the death of the said Margery, with the issues thereof taken; as it is found by inquisition, taken by the escheator, that Margery at her death held no lands in that county in chief in her demesne as of fee, but held the premises in dower by endowment of her husband of the heritage of the said Thomas, and that the same are held in chief by knight service.

To the same. Order to cause the said Thomas de Roos, son and heir of Margery who was wife of William de Roos of Hamelak, to have seisin of the manors of Freston and Boston (*de Sancto Botulpho*) taken into the king's hand by the death of his said mother; as the king has taken his homage and fealty for all the lands which at her death she held in chief, and has ordered William de Otteford escheator in Buckinghamshire to take security for payment of his relief at the exchequer, and to cause him to have seisin of the lands whereof his said mother was seised in that bailiwick; and it is found by inquisition, taken by the escheator, that Margery at her death held the said manors, which are not held of the king, of the gift of the late king to her and the heirs male of her body and the body of her said husband likewise deceased, and that the said Thomas their son is their next heir, and of full age.

MEMBRANE 6.

Oct. 5. To Roger de Wolfreton escheator in Suffolk. Order to assign to Westminster. Margaret who was wife of Giles de Neketon, tenant by knight service of the abbey of Bury St. Edmunds lately void and in the king's hand, her dower of the lands which her said husband at his death held of the said abbey, and which were taken into the king's hand by his death and by reason of the said vacancy and yet are in his hand, sending the assignment to be enrolled upon the rolls of chancery.

Sept. 16. To the collectors of the petty custom in the port of London. Order, Westminster. upon the petition of Bernard de la Camynade merchant of Gascony, attorney for William Arnald esquire (*scutiferi*) of Gascony, to take the custom due to the king upon one bed with curtains and certain points for fastening armour by them arrested, and to dearrest the same, suffering the said Bernard of the king's favour to take them over this time to the said William in Gascony; as Bernard has shewn the king that, whereas William bought the goods aforesaid in the city of London for his own use, and charged Bernard to take them to Gascony, and Bernard, believing that they ought not to be customed for that they were not bought for merchandise, put them in a ship freighted for Gascony with other customed merchandise to be taken thither,

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Membrane 6—cont.

the collectors have arrested them to the king's use for that they found them therein and no custom paid, and are keeping them under arrest ; and the king has credible information that they were put in the ship for William's use and not for the purpose of trading, nor to defraud him of the custom.

Oct. 18. To Philip de Lutteley escheator in Salop. Order to deliver to John Westminster. de Cherleton, cousin and heir of Alan de Cherleton tenant in chief, the manor of Hagercote with the issues thereof taken from 25 March in the 35th year of the reign, if the same is in the king's hand by reason of the death of Alan and of the nonage of John and for no other cause ; as on that day, the age of John being proved, the king took his homage and fealty for all the lands of the said Alan his grandfather, and ordered John atte Wode then escheator to cause John to have seisin of all those which Alan held in his demesne as of fee, and which by his death were taken into the king's hand ; and now of his complaint the king has learned that, though the said Alan at his death was seised of the said manor in his demesne as of fee, as is shewn by inquisitions taken after his death, the said John has not yet obtained seisin of it, wherefore he has prayed for restitution thereof as his right and heritage.

Nov. 20. To John de Bekynton escheator in Somerset and Dorset. Order Westminster. to take the fealty of Elizabeth late the wife of Ralph de Middelneye according to the form of a schedule enclosed, and not to intermeddle further with the manors of Netherhampne, Morton and Hampme Bursy, the fourth part of the manor of Exton and the advowson of Exton co. Somerset, and the manor of Purstok co. Dorset, taken into the king's hand by the death of the said Ralph, delivering to her any issues thereof taken ; as the king has learned by divers inquisitions, taken by the escheator, that the said Ralph at his death held no lands in those counties in chief in his demesne as of fee, but held the premises jointly with the said Elizabeth by divers fines levied in the king's court with his licence, and that the manors of Netherhampne and Purstok, the fourth part and advowson aforesaid are held in chief by knight service, the manors of Morton and Hampne Bursy of others than the king.

Dec. 7. To Roger de Wolfreton escheator in Norfolk. Order to deliver to Westminster. William son and heir of Robert de Morle and of Hawise sometime his wife the advowsons of Hengham, Brandon, Berugh, Northwenham and Folsham taken into the king's hand by the death of Robert his father ; as it is found by inquisition, taken by the escheator, that the said Robert at his death held the said advowsons in chief for life by the courtesy of England after the death of the said Hawise of the heritage of the said William, and on 18 June in the 34th year of his reign the king took the homage and fealty of William for the lands which Robert held in chief as aforesaid after the death of Hawise, and commanded that livery should be given him.

Nov. 10. To William de Reygate escheator in Cumberland. Order to remove Westminster. the king's hand and not to intermeddle further with a messuage and 8 acres of land in Kirkelevyngton, delivering to Richard son of Richard de Kirkelevyngton any issues thereof taken ; as the king lately ordered

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Membrane 6—cont.

the escheator to certify in chancery the cause wherefore the premises were by him taken into the king's hand, and he returned that he took no lands of the said Richard, but that William de Nessefeld late escheator by indenture delivered the premises to him, alleging that they are in the king's hand by reason of a trespass committed by Alan Collan (who held the same of the king by homage by reason of the fees which were of Walter Corry late an adherent of the Scots the king's enemies, in the king's hand by reason of Walter's forfeiture) by aliening them in fee to Richard Dykson without the king's licence; and in a parliament holden at Westminster in the first year of the reign it was ordered that none should thenceforward be impeached by reason of acquisitions made of lands held of the king as of honours.

Dec. 6. To John de Bekynton escheator in Somerset. Order to take the fealty of John son of Alan de Walton and Isabel his wife according to the form of a schedule enclosed, and to cause him to have seisin of a messuage and garden, 40 acres of land, 3 acres of meadow and 11s. 6d. of rent in Donesore, Assheholt and Stokegommer taken into the king's hand by the death of the said Isabel and by reason of the nonage of the heir of Lawrence de Hastynges earl of Pembroke tenant in chief, saving to the king the marriage of the said John if it ought to pertain to him, but not to intermeddle further with divers other lands likewise taken into the king's hand by Isabel's death, delivering up any issues of these taken; as the king has learned by inquisition, taken by the escheator, that Isabel who was wife of the said Alan at her death held no lands in that county in chief in her demesne as of fee, but held the premises by knight service in fee tail to her and the heirs of her body and of the body of the said Alan likewise deceased of the heir of the said earl, a minor in the king's wardship, and divers other lands of other lords, that the said John is next heir of Alan and Isabel, and at the time of her death, 11 October in the 35th year of the reign, was within age and in the king's wardship, and is now of full age; and that answer has been made by the escheator for the issues of the premises held of the said earl's heir.

MEMBRANE 5.

Nov. 13. To William de Reygate escheator in Northumberland, Yorkshire and Westmorland. Order to deliver in dower to Joan who was wife of William baron of Graystoke tenant in chief the knights' fees and parts of fees following which the king has assigned to her of those of her said husband which are in his hand by the death of the said William and by reason of the nonage of his heir, namely one knight's fee in Walker co. Northumberland held by John de Fenwyk, Thomas de Fenwyk and Joan his wife (extended at 10l. a year), the moiety of one knight's fee in Shilvynton held by Robert de Ogle, Thomas de Fenwyk and Joan his wife and John de Fenwyk (at 10 marks), the fourth part of one knight's fee in Northhorseleye held by Robert Bertram knight, Robert Mauduyt, John de Ogle, Ellen wife of Robert de Ogle son of Robert de Ogle, and Thomas Fenwyk (at 6l.), the sixteenth part of one knight's fee in Killyngworth held by John de Killyngworth the elder, John Killyngworth the younger, John de Merlay and the heirs of John Prudhom (at 34s.), the seventeenth part of one knight's fee in Stanyngton held by the abbot of Newminster and Thomas de Walton (at 13s. 4d.),

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Membrane 5—cont.

the sixth part of one knight's fee in Great Benton held by Henry de Haveryngton knight (at 5 marks) all in the same county, the eighth part of one knight's fee in Folketon co. York held by John de Lascy of Folketon (at 100s.), the sixth part of one knight's fee in Flixton held by Thomas de Sutton knight and Agnes his wife (at 60s.), the fortieth part of one knight's fee in Flixton held by John de Brixham (at 12s.), the twentieth part of one knight's fee in Flixton held by William de Erghum knight (at 24s.), the eightieth part of one knight's fee in Flixton held by John Stele chaplain (at 6s. 8d.), the eightieth part of one knight's fee in Flixton held by Thomas Sayer (at 6s.), the hundred and fortieth part of one knight's fee in Flixton held by Stephen del Grene (at 3s.), the eighteenth part of one knight's fee in Shireburn in Hareforthlyth held by Ralph de Hastynges knight (at 35s.), the tenth part of one knight's fee in Shireburn held by William de Erghum (at 60s.), the fortieth part of one knight's fee in Shireburn held by Robert de Shireburn (at 15s.), the sixtieth part of one knight's fee in Shireburn held by Thomas Dugthy (at 10s.), the hundred and twentieth part of one knight's fee in Shireburn held by Thomas de Westhorp (at 5s.), the twenty fourth part of one knight's fee in Butterwyk held by William de Erghum (at 26s. 8d.), the twenty fifth part of one knight's fee in Butterwyk held by John de Gomelyng (at 25s.), the forty eighth part of one knight's fee in Butterwyk held by the said John (at 13s. 4d.), the forth eighth part of one knight's fee in Butterwyk held by John Martyn (at 12s.), the forty eighth part of one knight's fee in Butterwyk held by William Hyplyn (at 10s.), the thirty second part of one knight's fee in Butterwyk held by Thomas Beaucol, John de Mullescrot, William Tailor, Joan Barde and Cicely Barde (at 20s.), the ninety sixth part of one knight's fee in Butterwyk held by Thomas Beaucol (at 5s.), the ninety sixth part of one knight's fee in Butterwyk held by William Warde (at 5s.), the eighth part of one knight's fee in Hildreskelf held by Roger Brette (at 34s.), the twenty sixth part of one knight's fee in Hildreskelf held by Roger son of Nicholas (at 14s.), the fifty second part of one knight's fee in Hildreskelf held by John Jakson (at 9s.), the eleventh part of one knight's fee in Gamelthorp held by Robert son of James (at 24s.), the seventeenth part of one knight's fee in Gamelthorp held by Roger de Riton (at 20s.), the eleventh part of one knight's fee in Broghton held by William de Garton (at 53s. 4d.), the nineteenth part of one knight's fee in Aymonderby held by Thomas de Ingelby (at 25s.), the forty eighth part of one knight's fee in Aymonderby held by William son of Hugh Capell (at 10s.), the ninety sixth part of one knight's fee in Aymonderby held by Agnes daughter and heir of John son of Hugh (at 5s.), the eleventh part of one knight's fee in Swynton held by John Brette (at 53s. 4d.), the fortieth part of one knight's fee in Slyngesby held by Miles de Stapelton (at 6s.), the sixth part of one knight's fee in Slyngesby held by Margaret de Neville (at 40s.), the thirtieth part of one knight's fee in Slyngesby held by William de Slegtholm (at 12s.), the fortieth part of one knight's fee in Slyngesby held by Robert Serjaunt (at 5s.), the thirtieth part of one knight's fee in Slyngesby held by Richard son and heir of John de Appelton (at 10s.), the hundred and twentieth part of one knight's fee in Slyngesby held by Thomas Fraunceys (at 3s.), the twentieth part of one knight's fee in Moreton held by Thomas de Thornton (at 26s. 8d.), the twenty sixth part of one knight's fee in Moreton held by Cicely daughter of William Yonge (at 20s.), the fortieth part of one knight's fee in Moreton held by

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Membrane 5—cont.

William Parvyng (at 13s. 4d.), the eightieth part of one knight's fee in Moreton held by John Smyth (at 6s. 8d.), the eightieth part of one knight's fee in Moreton held by Nicholas son of John Herlyng (at 6s. 8d.), the fortieth part of one knight's fee in Moreton held by the said Nicholas (at 13s. 4d.), the fortieth part of one knight's fee in Moreton held by John son of John Herlyng (at 13s. 4d.), the eightieth part and the fortieth part of one knight's fee in Moreton held by Thomas de Lyth (at 20s.) all in the same county, the homage and service of Thomas Hudson for certain tenements in Dufton co. Westmorland held of the late baron (at 5s.), the homage and service of John son of Adam de Dufton for tenements in Dufton (at 12s.), the homage and service of John de Ormesby for tenements in Dufton (at 3s. 4d.), the homage and service of Richard del Cotflat for tenements in Dufton (at 6s. 8d.), the homage and service of William de Edenhale for tenements in Dufton (at 12s.), and the homage and service of Nicholas Dobson and Idonea his wife and of Alice who was wife of John Dobson for tenements in Dufton (extended at 12s.), all held of the late baron.

To William de Reygate escheator in Yorkshire, Northumberland and Westmorland. Like order to deliver in dower to the said Joan the advowsons of the church of Folketon co. York (extended at 13l. 6s. 8d. a year), of the vicarage of the same church (at 100s.), of the church of Morpath co. Northumberland (at 40 marks), of the hospital of St. John of Cacheburne in the same county (at 40s.), and of the church of Dufton co. Westmorland (extended at 100s.).

MEMBRANE 4.

Nov. 28. To William de Reygate escheator in Yorkshire. Order to remove
Westminster. the king's hand and not to intermeddle further with a toft and 6 acres of land in Wandesford, Skirere and Driffeld, delivering to Margaret late the wife of John de Gildhousdale of Wandesford any issues thereof taken since her husband's death; as the king has learned by inquisition, taken by William de Nessefeld late escheator, that the said John on Tuesday after St. Katherine in the 34th year of the reign committed a felony at Crendalelyth in the town of Kirkeby for which he after abjured the realm, and at that time held the premises in right of the said Margaret, that Richard Houlot occupied the same, extended at 2s. a year, taking the issues and profits from the date of the felony until Monday after the Purification in the 35th year, on which day John died, and that the premises are held of others than the king. Proviso that answer shall be made to the king for the said issues from the date of the said felony to the day of John's death.

Oct. 31. To Walter de Kelby escheator in Lincolnshire. Order not to inter-
Westminster. meddle further with 2 acres of land in Aleby taken into the king's hand by the death of Gilbert Ward of Toutheby and by reason of the nonage of the heir of Adam de Welle tenant in chief, and yet in the king's hand; as it is found by inquisition, taken by the escheator, that the said Gilbert at his death held the said land by knight service of the said heir, a minor in the king's wardship, that answer has been made to the king by the escheators for the time being for the issues and profits thereof from the death of Gilbert, who died on Monday after the Ascension in the 23rd year of the reign, and that Maud daughter

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Membrane 4—cont.

of Gilbert is his next heir and of the age of 17 years ; and at another time the age of John son and heir of the said Adam was proved, and the king took his homage and fealty for the lands of his said father, and commanded that livery thereof should be given him.

Dec. 10. To the farmer of the toll of the town of Shaftesbury. Writ *de*
Westminster. *intendendo*, directing him to pay to Joan Gaumboun, damsel of Isabel the king's daughter, 12*l.* every year for her life, taking her acquittance ; as lately the king by letters patent granted the said Joan, for good service, 10*l.* to be taken every year at the exchequer, one moiety at the exchequer of Michaelmas the other at the exchequer of Easter, for her life or until provision should be made her for life of 10*l.* a year of land or rent ; and afterwards at her petition the king granted the said Joan to have and take for life the said 10*l.* of the 12*l.* yearly due to the king of the said toll by the hands of the farmer thereof ; and subsequently on 2 December in the 13th year of the reign, willing to shew her more abundant favour, the king by letters patent granted the said Joan 40*s.* over and above the 10*l.* to be by her taken for life by the hands of the farmer for the time being, so that after her death the 12*l.* yearly should revert to the king and his heirs.

Et erat patens.

Dec. 6. To Lionel duke of Clarence the king's son and lieutenant in Ireland.
Westminster. Order to suffer Thomas de Asteleye to have and hold the wardship of the castle and manor of Rathewar which were of Roger de Mortuo Mari late earl of March tenant in chief, the office of the chief serjeanty of the county of Weys[ford], and the wardship of two thirds of the lands which were of Lawrence de Hastyngges late earl of Pembroke tenant in chief, which are in the king's hand by reason of the nonage of the said earls' heirs, not troubling him in anywise, and revoking any commission by the said duke made to other persons ; as lately, by divers letters patent under the seal used in Ireland, the king granted the wardship and office aforesaid to the said Thomas until the lawful age of the said heirs for set farms yearly to be rendered ; and after by reason of praiseworthy testimony received of his behaviour, the king has confirmed those letters patent by others sealed with the great seal of England. By K.

To the same. Order to hear the plaint of Thomas de Asteleye, and to cause speedy justice to be done him in regard to restitution of the wardship of all lands which Mary de Sancto Paulo held in dower in the county of Weys[ford] and the third part of two thirds of the lands which were of Lawrence de Hastyngges earl of Pembroke in the same county which Agnes countess of Pembroke holds in dower ; as by letters patent under the seal used in Ireland the king committed to the said Thomas that wardship to hold so long as the same lands shall remain in the king's hand, rendering at the exchequer of Dublin 60*l.* a year at the terms accustomed ; and now the said Thomas has informed the king that, after his departure from Ireland, the wardships are committed to other persons and he is thrust out, wherefore he has prayed for remedy. By K. and C.

Dec. 6. To the sheriff of Surrey. Order, upon the petition of John son
Westminster. of John de Brewosa knight and Joan his wife, to view an indenture made between the said John son of John and Thomas de Brewosa,

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Membrane 4—cont.

and to cause the manors of Wauton and Herneshed to be restored to the said John the son and Joan with as many cattle and other stock as he may thereby or by inquisition be assured that there were in the said manors at the time of the demise, and in case more cattle and stock be now there to cause the overplus to be delivered to those to whom they pertain ; as lately the king committed the said manors, taken into his hand for sure causes, to the said Thomas (now deceased), rendering 20*l.* a year at the exchequer, and the same are in the keeping of Beatrice who was wife of Thomas as his executrix as the king has learned ; and out of compassion for the estate of the said John the son and Joan, who have no means of living unless he shall succour them, the king by letters patent has committed to them the keeping of those manors for the life of John for maintenace of them, their children and household without rendering anything to the king, so that after John's death the same shall remain to the right heirs of John ; and now on behalf of John the son and Joan the king has learned that long before the same were taken into the king's hand John the son and Joan demised them with divers cattle and other stock to the said Thomas by indenture for a certain term at a set yearly farm, [praying] that the king will order restitution thereof with the cattle and stock thereupon found at the time of the demise. By C.

1364.

Jan. 24. Order to the sheriff of Stafford to cause a verderer of the forest
Westminster. of Kynfare to be elected instead of Edmund Donelent, who is dead.

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MEMBRANE 3.

Dec. 3. To Philip de Lutteleye escheator in Staffordshire, Salop and
Westminster. Gloucestershire. Order to cause Hugh Tyrel, brother and heir of John Tyrel tenant in chief, to have seisin of the lands whereof his said brother at his death was seised in his demesne as of fee, and which by his death are taken into the king's hand ; as the said Hugh has proved his age before the escheator, and the king has taken his fealty for the lands of his brother, and has respited his homage until Easter next.

To John de Bekynton escheator in Somerset and Dorset. Like order, as Hugh has proved his age before Philip de Lutteleye escheator in Salop.

The like to John de Evesham escheator in the county of Suthampton.

Dec. 4. To Henry de Snayth the king's clerk, keeper of the great wardrobe.
Westminster. Order to cause Patrick Byker the king's artillier within the Tower of London, and Stephen atte MerSSH his smith therein, to have livery of their gowns for Christmas next as they used heretofore, taking their acquittances.

Nov. 12. To Richard de Wydeville escheator in Norhamptonshire. Order
Westminster. to remove the king's hand and not to intermeddle further with three messuages, 23 acres of land, 3 acres 1 rood of meadow in Brochole and 2*s.* of rent in Muscot, delivering up any issues thereof taken ; as the king has learned, by certificate of John bishop of Lincoln, that Richard [son] of Eleanor de Brochole, lately indicted for certain felonies before John Moubray and Thomas de Ingelby justices assigned for a gaol delivery at Norhampton, and delivered

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Membrane 3—cont.

to John late bishop of Lincoln as a convicted clerk according to the benefit of clergy, died on 4 August in the 36th year of the reign in the prison where he was for that cause detained, and it is found by certificate of the escheator that he took the premises into the king's hand by reason of the said felonies, and they are yet in his hand, that the said Richard died in the said bishop's prison of Bannebury on the day aforesaid without making his compurgation, and that the premises are held of others than the king.

Dec. 2. To the sheriff of Hertford. Order to cause the messuages and
Westminster. lands called le Haukers in Hertfordshire to be taken again into the king's hand and restored to William de Wychyngam the king's serjeant, to hold as he held them before they were taken into the king's hand; as on 16 February last the king by letters patent gave for good service to John Tristrem his counter-searcher (*contrarimator*) for life with reversion to the king and his heirs the said messuages and lands, which were of John Botild, and came to the king's hand as an escheat for that the said John Botild, tenant thereof in chief it was said, committed a felony whereof he was convicted; and after at the suit of the said William, alleging that the premises are one messuage, 87 acres of land, 6 acres of meadow, 15 acres of wood and 9s. of rent in Staundon co. Hertford called le Haukers, that they are held of others than the king, that the said William, with William Botild now deceased and Henry Botild chaplain who has released his estate therein to him, acquired the same in fee of the said John Botild and Margaret his wife by the name of one messuage and all other lands and tenements which were of John and Margaret in Staundon, and was thereof seised until put out by the said John Tristrem by virtue of the said letters patent, and praying that the king would order restitution thereof to be made him, as on 5 July in the 34th year the king by letters patent pardoned John Botild the suit of his peace to him pertaining for all trespasses and felonies whereof he was indicted, and any outlawries published against him, and after an outlawry published in error against the said John for trespasses and felonies so pardoned was annulled by process before the king, whereby it was decided that John Botild should have again all his lands, goods and chattels taken into the king's hand, the king ordered the sheriff to warn John Tristrem to be before him in chancery on the quinzaine of Midsummer last to show cause wherefore the premises should not be so restored with the issues from 16 February aforesaid, and further to do and receive what the court should determine; at which day John Tristrem came in person, and the process being continued until the quinzaine of Michaelmas following, he appeared and said he had no cause to shew.

Nov. 20. To the treasurer and the barons of the exchequer. Order to stay
Westminster. their demand upon Lawrence de Pabenham knight for payment of 12*l.* 13*s.* 4*d.* for the price of certain goods and chattels of Master Andrew de Offord deceased by him occupied it is said, discharging him thereof; as the said Lawrence has shewn the king that though the said Andrew was not outlawed at any time, by negligence of the writer, his name is inserted in error in a roll sent by the king to the treasurer and barons among the names of other men who on Monday after St. Hilary in the 25th year of the reign were by process before the king outlawed for that they came not before him to answer for contempts and trespasses by them committed, by colour whereof the

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Membrane 3—cont.

treasurer and barons are causing the sum aforesaid to be demanded of Lawrence by summons of the exchequer, pretending that the goods and chattels of Andrew are forfeit to the king, and are causing him to be distrained, wherefore he has prayed for remedy; and it is found by certificate of Henry Grene the chief justice, sent into chancery by the king's command, that Andrew was not outlawed on the day named for the cause alleged nor for any other, but his name was inserted by negligence as aforesaid.

Nov. 3. To William de Reygate escheator in Yorkshire and Cumberland.
Westminster. Order to deliver to William bishop of Winchester, Ralph Spygurnel, John de Bisshopeston and John de Gour, executors of Roger de Mortuo Mari earl of March, a messuage and five bovates of land in Hilderskelf co. York held for life by William Cook deceased, the bailiwick of keeping the park of Kilkamban and the park of Greystok called le Neupark, and the office of master forester of the forest within the barony of Greystok held for life by John Wrenne likewise deceased, all of the heritage of the heir of William baron of Greystok tenant in chief, and taken into the king's hand by the said William Coke and John and by reason of the nonage of the said heir, together with the issues thereof taken since their death, to hold in ward according to the king's letters patent; as on 24 July in the 33rd year of his reign the king committed to the said earl the wardship of all the lands of the said baron, which are in the king's hand by reason of his death and of the nonage of his heir, with the issues thereof taken since his death, and the reversions of lands and tenements held in dower or for life or a term of years of that heritage, until the lawful age of the said heir; and it is found by certificate of the escheator, sent into chancery by the king's command, that William de Nessefeld late escheator delivered to him by indenture the messuage, land, bailiwick and office aforesaid, alleging that they are in the king's hand for the causes above mentioned.

Nov. 10. To Philip de Lutteleye escheator in Staffordshire. Order not to
Westminster. intermeddle further with the bailiwick of keeping the bishop of Chester's chace of Ryuggeleye, and with the third part of two thirds of the manor of Tomenhorne taken into the king's hand by the death of Anne who was wife of Philip de Lutteleye, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Anne at her death held no lands in that county in chief in her demesne as of fee, but held the said bailiwick in fee tail, and the said third part in dower for her life, with reversion to Thomas brother and heir of William son of Thomas de Tomenhorne, and that the same are held of others than the king.

MEMBRANE 2.

Nov. 14. To Philip de Lutteleye escheator in Herefordshire and the march
Westminster. of Wales adjoining. Order to deliver in dower to Elizabeth who was wife of John de Carreu tenant in chief so many as are in his bailiwick of the knight's fees and parts of fees following which the king has assigned to her, with the assent of Richard de Ravenser the king's clerk, treasurer of Queen Philippa to whom the king has granted the wardship of two thirds of the lands of the said John until the lawful age of his heir, with the knights' fees and advowsons thereto belonging; namely one knight's fee in Laureny held by John son of Peter Corbet

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Membrane 2—cont.

(extended at 100s. a year), two knights' fees in Gumfreston and Wydelok held by John Wydelok (at 10 marks), the moiety of one knight's fee in Marteltwy held by Rees ap Griffith knight and John de Roche (at 100s.), the moiety of one knight's fee in Coytkellas held by John Percevale (at 60s.), one knight's fee in Milton held by William Malfaunt (at 10 marks), one knight's fee in Churcheton and Lantegonet held by John Melyn (at 100s.), one knight's fee in Piskanernawe held by Richard Huscard (at 40s.) all in the said march, and one knight's fee in Coombe Coffyn co. Devon extended at 10 marks at year.

To Thomas Cheyne escheator in Devon. Like order to deliver in dower to the said Elizabeth one knight's fee in Combe Coffyn extended (*as above*).

To Thomas Cheyne escheator in Devon. Like order to deliver in dower to the said Elizabeth the advowson of Stokfleming extended at 20*l.* a year.

Nov. 10. To John de Tye escheator in Sussex. Order to cause John son and Westminister. heir of John de Insula of Gatecombe tenant in chief to have seisin of the lands whereof his said father at his death was seised in his demesne as of fee, and which by his death are taken into the king's hand; as the said John the son has proved his age before the escheator, and the king has taken his fealty for the lands of his father, and has respited his homage until Easter next.

To John de Evesham escheator in the county of Suthampton. Like order, as John son of John de Insula has proved his age before John de Tye.

Nov. 27. To the sheriff of Somerset. Order to remove the king's hand and Westminister. not to intermeddle further with a moiety of the manor of Haselbere held by Sibyl who was wife of Alan son of Alan Plokenet, restoring to Thomas de la Bere any issues taken of that moiety; as lately upon information received that Alan Plokenet at his death held the said manor, which is held in chief, in his demesne as of fee by grant of King Edward I, and died without an heir, whereby the same ought to pertain to the king as an escheat, the king appointed Ralph de Middelneye, Thomas Cary and Robert de Hadham, three and two of them, to make inquisition touching the premises; and after on the finding of an inquisition, taken before the said Thomas and Robert, that Alan Plokenet held the said manor as aforesaid in chief by knight service, that he was an alien and bastard, that after his death Alan his son entered the same as his true heir of him begotten, and continued his seisin 3½ years, that after his death King Edward II restored a moiety of the said manor to Joan sister and heir of Alan the son, who died without an heir of her body, and with the other moiety dowered the said Sibyl, and so Joan occupied one moiety 3 years and died without an heir of her body, whereby Simon de Berford late escheator this side Trent in the 5th year of the reign took that moiety into the king's hand, that being deceived by the return of a writ of *diem clausit extremum* after the death of the said Joan, obtained at the suit of Richard de Bere alleging that he is cousin and heir of Joan, namely that Richard was her cousin and next heir, the king restored to him her moiety, whereof he died seised, and that after his death the king

1363.

Membrane 2—cont.

took that moiety into his hand and restored it to Thomas de la Bere son and heir of Richard, and so Richard and Thomas occupied it from the said 5th year, taking the issues and profits, the king by writ ordered the sheriff to warn Thomas to be in chancery in the quinzaine of Easter then next to shew cause wherefore the moiety of the said manor, which he so held, ought not to be taken into the king's hand as an escheat, and wherefore he ought not to answer for the issues from the 5th year; at which day Thomas came, and said that the said Alan was not an alien nor bastard, but born at Thornton co. Dorset, being begotten in lawful matrimony of Andrew de la Bere and Alice his wife sister of Robert Walrand of the English nation, and craved an inquisition of the country hereupon, and Henry de Greystok, who sued for the king, said he was an alien and bastard, and offered so to prove, wherefore a day was given Thomas to be before the king in the quinzaine of Trinity then next to do and receive what should be lawful in the premises; and now it is found by inquisition, taken before the king, that Alan was son of the said Andrew and Alice, ancestors of Thomas whose heir he is, born as aforesaid, wherefore it was decided that Thomas should go without a day, as is found by the record and process which the king has caused to come before him in chancery; wherefore Thomas has petitioned the king for livery of the other moiety of the said manor held in dower by the said Sibyl, which by her death is taken into the king's hand, and the wardship committed to him by letters patent under the seal of the exchequer, to hold for a set yearly farm until debate be had whether the manor ought to pertain to the king or Thomas, praying also his discharge of the farm and issues for the time it was in the king's hand.

Order to the treasurer and the barons of the exchequer to remove the king's hand from the moiety of the said manor, discharging as well the said Thomas as the sheriff, and restoring to Thomas any issues thereof taken to the king's use.

Dec. 12. To the mayor and bailiffs of the town of Bristol and the collectors
Westminster. of the customs, also to the keepers of the passage in that port. Order to suffer Ellis Spelby of Bristol without let to lade in that port 15 fardels of cloth of the western parts, each fardel containing 20 cloths, and to take them to the parts of Spain and Gascony after paying the customs thereon due, any orders, proclamations or commands to the contrary notwithstanding; as the king has granted the said Ellis to lade and take thither those cloths, which were bought long before the publication of the statute concerning the export of cloth and other merchandise to no foreign parts save the parts of Calais, as the king has learned.
By K.

To the same. Like order to suffer Henry de Endebourne of Winchester to lade 15 fardels of cloth in that port and thereof to take 13 to Spain and 2 to Gascony.

1364.

MEMBRANE 1.

Jan. 11. To Walter de Dalby the king's clerk, receiver of moneys to be paid
Westminster. for the wages of men at arms, archers and seamen and of ships sailing to Ireland on the king's service. Order, of the ships appointed and arrested for the passage of men at arms and archers, to cause sufficient ships, well equipped, to be delivered to William de Wyndesore, whom

1364.

Membrane 1—cont.

the king is sending over to Ireland with a set number of men at arms and archers, and bridges and hurdles as many as shall be needful for shipment of his horses and passage of the said men, and to cause the horses of the said William and his men to be appraised according to the form of war, making indentures between the said receiver and the said William and other owners of the name, colour and price of every horse, and immediately certifying his action in chancery under seal.

1363.

Dec. 6.
Westminster.

To John de Tye escheator in Middlesex. Order to remove the king's hand and not to intermeddle further with the manor and advowson of Sheperton, delivering to Alice who was wife to John de Bello Campo of Somersete tenant in chief any issues of the said manor taken; as lately it was found by inquisition, taken by the escheator at the king's command, that the said John at his death held the same in chief in his demesne as of fee; and after at the suit of the said Alice, alleging that John was not so seised at his death, but long before his death thereof enfeoffed Margaret de Beauchamp, William de Monketon, Thomas Fichet, Matthew de Clyvedon, Thomas Fraunceys, Thomas Fitz James and Richard Molyns, to hold to them and their heirs, and that they gave the said manor and advowson to the said Alice for life, without that that John at his death had anything therein, and praying that the king's hand might be removed, the king ordered the escheator to make inquisition touching the premises; and by inquisition so made it is found that John did not die thereof siesed in his demesne as of fee, but long before his death, namely on Monday before Michaelmas in the 35th year of the reign, enfeoffed the said Margaret and the others named of the said manor and advowson as aforesaid, that they were thereof seised in his life time by virtue of that feoffment, that the tenants of the said manor attorned tenants to them, and that after they gave the same to Alice for life, so that John at his death had nothing therein.

1364.

Jan. 18.
Westminster.

To the treasurer and the barons of the exchequer. Order to allow John de Thorp the king's clerk, warden of his moneys in the Tower of London, in his account at the exchequer, 98*l.* which he has delivered at the receipt of the exchequer, as the treasurer and the chamberlains of the exchequer have witnessed in chancery, of the profit pertaining to the king of his seigniorage of a sum of gold of the ransom of the king of France deposited in the Tower on the king's behalf to make money of.

By bill of the treasurer.

1363.

Nov. 7.
Westminster.

To the mayor and bailiffs of the town of Newcastle upon Tyne. Order to deliver to William Nobbesson, son and heir of Agnes one of the daughters and heirs of Henry son of Alan de Byrum, and to Maud and Isabel, daughters and heirs of Maud wife of Alan Chapman deceased, the other daughter and heir of the said Henry, a messuage with appurtenances in Newcastle aforesaid in the wardship of the mayor and bailiffs, together with the issues thereof received from 20 June in the 19th year of the reign for which answer has not yet been made to the king; as lately at the suit of the said heirs, alleging that the said messuage, which was of the said Henry, after his death descended to his said daughters and was parted between them, that the said Alan and Maud his wife held one moiety by that partition

1363.

Membrane 1—cont.

and the other at farm by demise of the said Agnes at her will, that Alan Chapman had no other estate therein at any time, and that the said messuage was taken into the king's hand, and is in his hand, for that Alan was indicted for the death of John de Denton and put in exigents, and praying for livery to the said heirs, the king commanded John de Chaumbre mayor of the said town and escheator therein to make inquisition touching the premises; and now it is found, by inquisition so taken, that after the death of the said Henry son of Alan the said messuage descended to Agnes and Maud as his daughters and heirs, and was parted as aforesaid, that Alan Chapman held one moiety with his wife in her right and the other to farm at the will of Agnes, and had no other estate therein at any time save in right of Maud and Agnes, that he died on 20 June aforesaid, that the said Maud his wife and Agnes are likewise dead, that the said Maud and Isabel daughters of Maud wife of Alan are her next heirs, and the said William Nobbeson next heir of Agnes, and that they are of full age.

1364.

Jan. 7.
Westminster.

To Walter de Dalby the king's clerk, receiver of moneys to be paid for the wages of men at arms, archers and seamen and of ships to sail to Ireland on the king's service. Order of the ships appointed and arrested for the passage of men at arms and archers for the king's service, to cause sufficient ships to be delivered to William de Wyndesore, also bridges and hurdles (*as above, last page*), and of the king's moneys in his hands to cause payment to be made as well for the wages of shipmasters and seamen as for other necessary expenses, for freight of ships, shipment of the said horses and passage of the said men, also to cause his horses and the horses of his men to be appraised etc. (*as above*).
By K.

1363.

MEMBRANE 41d.

Writing of Thomas de Mandeville knight, being a quitclaim to Sir William de Ferrariis lord of Groby, his heirs and assigns, of the manors of Stebbyngg, Wodham Ferreres and Feyrstede co. Essex, acknowledging that he is thereof seised in demesne and reversion, and of all other lands, rents, services, meadows, feedings, pastures, woods, hays, mills, waters, ways, paths, advowsons, lordships, demesnes and reversions in the said towns or elsewhere in that county. Witnesses: Sir William de Wauton, Sir Gilbert de Stamford knights, Edmund de Northtoft, Lionel de Bradenham, Robert de Bradenham, John Boteller. Dated Stebbyngg, Saturday after the Conversion of St. Paul 37 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 30 January.

Jan. 30.
Westminster.

Alice who was wife of William Bruyn Knight, Robert de Marny knight and Edmund Barnabe to Walter Whithors. Recognisance for 200*l.*, to be levied, in default of payment, of their lands and chattels in Essex.

Cancelled on payment.

Jan. 30.
Westminster.

Edward de Hambury and Henry de Hambury to William de Kelleseye. Joint and several recognisance for 10*l.*, to be levied etc. in Worcester-shire.

Cancelled on payment.

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Membrane 41d—cont.

Feb. 4. Nicholas Coterell of Derbyshire to John Folville and Robert de Westminster. Harynton. Recognisance for 132*l.*, to be levied etc. in Derbyshire.

Feb. 8. Alice who was wife of William Bruyn to Richard de Ravensere clerk. Westminster. Recognisance for 20 marks payable by instalments ; to be levied etc. in Essex.

Cancelled on payment.

Writing of Thomas de Beauchamp earl of Warr[ewyk] lord of Gower and marshal of England, being a confirmation, as well for his love towards Sir Roger de Beauchamp his cousin as for the good counsel and attention of Sir Roger to the earl's business, of a yearly rent of 40*l.* of the manors of Stratford Touny and Newenton Touny co. Wilts, to be taken for his life at Easter and Michaelmas by even portions, with power of distraint if the same be in arrear, given to Sir Roger with the earl's assent by a writing of Sir John de Bukyngham, Sir Robert de Herle, Sir John de Beauchamp, Sir Ralph Basset of Sapecote, Sir Richard de Piriton, Walter de Shekenhurst and John le Rous, whom the said earl has enfeoffed of the said manors together with other manors and lands in other counties by charter of feoffment to them and their heirs. Dated London, 10 February 37 Edward III.

French.

Memorandum of acknowledgment, 11 February.

Writing of Geoffrey son of Geoffrey de Lucy knight (*militis*), being a release to Juliana who was wife of William de Leybourne of all actions and demands against her said husband, his heirs or executors, or against her, for the time that either of them held any tenements to the said Geoffrey belonging ; as Juliana has rendered to Geoffrey as his right the manor of Newenton, and enfeoffed him thereof. Dated Newenton, the morrow of Michaelmas 4 Edward II. Witnesses : Sir Henry de Cobeham, Sir John de Northwode, Sir Thomas del Ile knights, Roger de Toketon, John Elys, Thomas de Croft, Richard Peyforer, Saer Kaym, Simon Attenoke, John Harpour.

Memorandum of acknowledgment by Geoffrey de Lucy, cousin and heir of his grandfather the above named Geoffrey son of Geoffrey, 13 February this year.

Feb. 12. To Edward de Kendale, William de Risseby, Thomas de Eston Westminster. and John Strete. Order to stay altogether the further execution of the king's commission made to them, three and two of them, upon information received that Robert de Sancta Cruce, son and heir of Peter de Sancta Cruce tenant in chief, without process of the king's court, and without paying homage, fealty, relief and other services due to the king, intruded upon the lands which his said father at his death held in chief, and that after the death of the said Robert Thomas his son and heir, while within age and out of his mind, without the king's licence aliened the said lands, to make inquisition concerning the premises, and to do certain other things in the commission contained ; as upon the finding of an inquisition, taken at the king's command by William de Otteford escheator in Bedfordshire, that Robert died a minor in the king's wardship, on 20 August last the king took the fealty of Thomas, then of full age, for the lands which came to the king's hands by the death of the said Peter and by

1363.

Membrane 41d—cont.

reason of the nonage of Robert his father, respiting his homage, and rendered to him the said lands; and by examination of Thomas in person before the king in chancery it is plain that he is of sound mind.

Feb. 16. John atte Halle to Queen Philippa. Recognisance for 40 marks, Westminster. to be levied, in default of payment, of his lands and chattels in Yorkshire.

Cancelled on payment, acknowledged by Richard de Raveneser the said queen's attorney.

William de Seymor to Peter de Barton clerk. Recognisance for 11 marks 3s. 4d., to be levied etc. in Gloucestershire.

Cancelled on payment.

Feb. 27. John de Padbury to Walter atte Feld of London. Recognisance Westminster. for 80l., to be levied etc. in Middlesex.

Feb. 28. David de Calvilegh and David de Hanemere to Richard de Upton Westminster. clerk. Recognisance for 40l., to be levied etc. in Salop.

MEMBRANE 40d.

Writing of Walter Whithors, being a demise with warranty made, for 200l. to him in hand paid, to Alice who was wife of William Bruyn knight, Robert de Marny knight, Robert de Burton warden of the chantry of the church of Leyre and Edmund Barnabe, their executors and assigns, of the wardship of the lands of the said William Bruyn tenant in chief, in the king's hand by his death and by reason of the nonage of his heir, with the marriage of the said heir and all profits thereof arising, the issues thereof taken between (*sic*) the date of these presents excepted, as fully as the said Walter held the same by the king's letters patent granting him that wardship without rendering anything to the king, to hold until the lawful age of the heir, and if the said heir should die within age before being by him married until the lawful age of the next heir, and so from heir to heir until one should come of age and the said Walter should obtain the effect of his marriage. Dated London, 30 January 37 Edward III.

Memorandum of acknowledgment, 30 January.

Feb. 7. Thomas de Newerk of Suthwerk 'sadeler' to William de Haukes- Westminster. worth clerk. Recognisance for 4l., to be levied, in default of payment, of his lands and chattels in Surrey.

Memorandum of defeasance, upon condition that the said Thomas shall pay 40s. at Michaelmas next.

Writing of Roger atte Garston, son and heir of John atte Garston, being a quitclaim with warranty to John Sergeaunt of Stone, his heirs and assigns, of the lands, meadows, woods, rents and services which fell to him by inheritance in Stone and Wodeford in the hundred of Berkeley co. Gloucester after the death of his said father. Witnesses: Robert Palet, John Lucy, John Clyfford, John Coueleye, Robert de Cherlton, Maurice de Chilterham, William de Westhale.

Memorandum of acknowledgment, 7 February this year.

1363.

Membrane 40d—cont.

Charter of Agnes daughter of Sir Robert de Northwode knight, sister and one of the heirs of Thomas de Northwode, giving with warranty to Richard earl of Arundell and Surrey, his heirs and assigns, all her purparty in the manor of Gatton co. Surrey which fell to her by inheritance after the death of her said brother. Witnesses: Sir Edward de Sancto Johanne, Sir William Croiser knights, Thomas de Lodelowe, Peter atte Wode, William de Neudegate, Nicholas Gerveis. Dated Gatton, Sunday before the Purification 37 Edward III.

Memorandum of acknowledgment, 9 February.

Indenture witnessing that Sir Robert de Marny knight, for a sum of money in hand to him paid, has to farm let with warranty to John de Neuport, Thomas Yonge and Edmund Barnabe and to their assigns his manor of Kyngeseye with all other his lands in Buringhamshire to Michaelmas next, and thenceforward for ten years, rendering to the chief lords and all others the rents, services and other charges thereto pertaining, and has sold and delivered to the said John, Thomas and Edmund all his cattle, goods and chattels in the said county. Dated 30 January 37 Edward III.

Memorandum of acknowledgment, 9 February.

Feb. 10. Thomas Gobyoun of Leyndon to Katherine who was wife of John Westminster. de Northwode knight. Recognisance for 100 marks payable by instalments, to be levied, in default of payment, of his lands and chattels in Essex.

Feb. 16. Walter de Clopton and John Marreys to Queen Philippa. Recognisance for 20*l.*, to be levied etc. in Somerset. Westminster.

Cancelled on payment, acknowledged by Richard de Raveneser the said queen's attorney.

John Dovy citizen and mercer of London to Roger de Shipbrok the elder and Roger de Shipbrok clerk. Recognisance for 1,000*l.*, to be levied etc. in the city of London.

Cancelled on payment.

Roger de Shipbrok the elder and Roger de Shipbrok clerk to John Dovy citizen and mercer of London. Recognisance for 1,000*l.*, to be levied etc. in the city of London.

Cancelled on payment.

Roger de Shipbrok the elder to John Dovy citizen and mercer of London. Recognisance for 160*l.*, to be levied etc. in the city of London.

Cancelled on payment.

March 4. To the sheriff of Kent. Order, upon the petition of Thomas atte Westminster. Hilde of Sevenok, Stephen Stangate, Michael atte Milne, John Mareschal and Peter Watte of Berlyng, to stay by the mainprise of Robert de Apethorp clerk, Thomas Baillif and Roger de Norton of that county and Roger Blithe of the city of London the further execution of a writ ordering him to take the petitioners if found in his bailiwick and safe keep them so as to have their bodies before the justices at Westminster three weeks after Easter to answer to John Piers of Cukklestan for an alleged trespass, bringing this writ; as their petition shews

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Membrane 40d—cont.

that they are ready to answer as aforesaid, and to stand to right in all things, and the said mainpernors have mainperned in chancery under a pain of 20*l.* to have the bodies of the aforesaid Thomas atte Hilde and the others named before the said justices at the day above mentioned.

March 6. To the sheriff of Suffolk. Like order, *mutatis mutandis*, upon the Westminster. petition of Roger vicar of Debenham, whom the king by writ *de iudicio* late ordered to be taken etc. (*as above*) to answer to Richard Clerc of Debenham for an alleged trespass, by the mainprise of John Brounstel, Richard Henry, William Veautrer and John Shortcol of London.

MEMBRANE 39d.

Jan. 25. To the sheriff of Hertford. Order, under pain of forfeiture, before Westminster. Sunday after the octaves of St. Hilary next, to cause strong bridges to be made over all rivers and dykes used for the king's game (*deducto*) between the towns of St. Albans, Watford, Langele and Berkampsted in the places where they used to be, and signs to be set up whereby the passage to those bridges may be made plain, so as to be ready by that day at latest for the safe crossing of the king, his men and horses. By K.

Memorandum that Geoffrey de Lucy came to the king and produced before him and the Council a writing indented of William de Leyburne knight (*text follows in Latin*), whereby the said William, reciting that Geoffrey son of Sir Geoffrey de Lucy, grandfather of the said Geoffrey whose heir he is, by charter enfeoffed him in fee of the manors of Newynton, Elherst, Meredenne, Byflete, Waybregge, Froggebery, Beselegh, Cobelynton, Wygenton, Folebrok, Gatesdenne, Wodecroft and Angeram with the advowsons of Angeram, Byflete, Coblynton, Kerewent, Althorp and Fortho, granted and promised that, after obtaining seisin thereof, he would again enfeoff the said Geoffrey and Desiderata his wife of the manors and advowsons aforesaid, adding the condition that Geoffrey and Desiderata should have and hold the premises to them and their heirs lawfully begotten with remainder, if they should die without issue, to the heirs of Geoffrey in fee without any claim of the said William or of his heirs, and if William should die during such seisin, should not immediately enfeoff Geoffrey and Desiderata, or gainsay so to do, he and his heirs should be bound to Geoffrey and Desiderata and the heirs of Geoffrey in 2,000*l.* yearly payable at their will for ever, with power of distraint for the same in all the lands of William wheresoever and to whose hands soever they should come, which lands by fine levied in the king's court are now held for life by Juliana de Leyburne countess of Huntyngdon, cousin and heir of the said William, with reversion to the king; and because the said conditions are not fully performed, as the said Geoffrey says, he prayed the king that he might sue against the said countess for the said annuity, whereupon the king, with advice of his council and the counsel of the said countess, was shewn a writing of the said Geoffrey son of Geoffrey (*text follows in Latin*), being a release to Juliana who was wife of William de Leybourne, dated Newenton, the morrow of Michaelmas 4 Edward II (*enrolled above, p. 510*), and also it was found by memoranda of chancery that the conditions were fully performed; which things being shewn to the said Geoffrey in

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Membrane 39d—cont.

the council chamber near the receipt in the palace of Westminster on 11 February in the 37th year of the reign before the council and before the counsel of the said countess, demand was made of him if he could say aught against the said writing and memoranda, who said he could not, and acknowledged the writing, praying that it should be enrolled in chancery, wherefore it is enrolled on the dorse of the Close Roll on that day; and for greater assurance of the king and the said countess, to avoid the danger that might happen to the king by reason of the said annuity in case the writing thereof should be lost or eloigned and come to another hand, the same was given up and cancelled, and was handed to Sir William de Wykeham to carry to the king.
French.

Memorandum that on Sunday 19 February this year William bishop of Winchester the chancellor at Westminster, in the chapel by the king's inner chamber towards the river, in presence of Simon bishop of Ely, John bishop of Worcester, Willliam de Wykeham and others, delivered to the king his great seal, in a bag sealed with the said chancellor's seal; and the king released him of the keeping thereof, took the seal from him and, in presence of those above named, delivered it in the bag as it was to the said bishop of Ely, who took it of the king, and made oath in manner due and accustomed faithfully to perform the office of chancellor; and taking the seal with him on Tuesday following, 21 February, sitting at Westminster upon the marble seat where the chancellors are used to sit, caused the said bag to be opened, the seal to be drawn out, and charters, letters patent and petty writs to be sealed in presence of the clerks of chancery.

[*Fœdera.*]*MEMBRANE 38d.*

Writing of Nicholas de Lovayne knight, being a surrender and quitclaim to the king of the manor of Worthe co. Surrey, with 100 acres of heath called Foukeshethe, and all his estate therein by virtue of a gift to him made by Sir John de Cobbeham knight, son of the countess marshal late deceased, or otherwise. Dated London, 1 September 36 Edward III.

Memorandum of acknowledgment, 21 February this year.

Feb. 23. Henry de Brisele to William de Spaigne of Boston. Recognisance Westminster. for 200*l.*, to be levied, in default of payment, of his lands and chattels in Norfolk.

Memorandum of the purparty made to the heir (*sic*) of Thomas de Northwode at Gatton on Wednesday after Mid Lent 36 Edward III by John de Tye escheator in Surrey and Kent of the lands of the said Thomas in those counties, by assent of John de Levendale and Joan his wife, sister and one of the heirs of Thomas, and of Robert de Bykenore attorney for Agnes the other sister and heir, in presence of Roger Digger, Nicholas Gerveys, Walter Thornfryth, William atte Reddestone, Richard de Norwico and others. To the said Joan the moiety of the hall with the pantry on the north side, the lower chamber, and the little chamber over the hall door towards the north and east, half the inner and outer court as the metes and bounds provide, a moiety of the close (*claustrum*) between the hall and the garden on the east side with a moiety of the garden on the east side, a croft called

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Membrane 38d—cont.

Spencroft and a croft called Parklond both lying by the park on the north side, a croft called Odicroft, a great field called Northefeld, the tenements which were of Walter Base, Simon Ballok and Sibyl atte Pette respectively, a field called Donlegh, the tenements which were of Ralph Knyght and William Houe, the tenement called Hecroft, a croft called Justereshagh, a piece of ground called Russchete with a pond called Newpond, the small meadow called Werdemede, a piece of meadow by the high road in Feldemede towards the north thereof, all the meadow lying in Wodemarlyngmede, a piece of meadow by le Legge, all the pasture called Parkefeldes and a piece of pasture within the park gate on the west side, the moiety of a wood called Bokhore on the north side in the length of the wood, the moiety of the wood in the park with the soil (*fundacione*) thereof on the north side as the metes and bounds provide, the rents and services of William de Porkele (for the lands which were of Nicholas atte Park), of the heir of John Kyriel, Joan who was wife of John Salaman, the abbot of Waltham, Maud atte Welheld, the heir of Robert Darcy, the manor of Byflete and William Chiseman, any lands, rents or services not yet assigned to be held by the heirs [as] tenants in common; also to the said heir the rents and services of Bernard Brokas parson of Gildeford, John Hervy and William Gerard, namely 3s. 4d. issuing from the lands which they hold in Erdyngton by Guldeford with other services thereto belonging, which are held in chief as parcel of the said lands in Erdyngton and Cateshull which were of the said Thomas, also the manor of Levelond co. Kent. To the said Agnes is assigned the other half of the hall of Gatton with the buttery on the south side, the upper chamber, and the little chamber over the hall door on the south and west side, half the inner and outer court with the house over the gate, the moiety of the close (*claustrum*) between the hall and garden on the west side with the moiety of the garden on that side, a great field called Frethedene, another called Gotworth, a field called Westhale or the service thereof if Luke Manyfeld would hold it, a pond called Pondemede with the meadow adjoining, a piece of meadow in Feldemede on the south side thereof, a piece of meadow in the park between the wood, a piece of pasture in the park on the south side, a close (*claustrum*) of pasture called Nethore, all other crofts of pasture on the west side of the way called Pouketrete, four other crofts called le Ryen there adjoining, the moiety of the wood called Bocker on the south side in length, the other moiety of the wood in the park on the south side, the rents and services of the heir of John de French, the heir of Roger Salaman, the prior of Reygate, William Colleville, John le Heye, Roger de Brok, Ellis in the Lane. The parties are agreed that they will hold [in common] a dovecot, well of water and quarry, and will have the usual way to the quarry, and a way to the said dovecot and well on the south side of the hall; also to Agnes free ingress and egress with carts, wains and other carriages from the west side of the hall to the window of her hall, with a way from her hall and court to the high road, and a way 16 feet in width to drive or carry from the gate of Feldemede by the high way to her meadow therein on the west side thereof, and tenements called Stondon in the Isle of Shepey co. Kent, the manors (*sic*) of Cateshull, the rents and services of Bernard Brokas parson of Buldeford (*sic*), John Hervy and William Gerard excepted, which are likewise held of the king and allowed in the purparty of Joan as parcel of that manor and of Erdyngton.

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Membrane 38d—cont.

March 4. John de Suthcote of London to David de Wollore, Thomas de Westminster. Neweby and Michael de Ravendale clerks. Recognisance for 40*l.*, to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment, acknowledged by the said Michael.

March 7. William de Langetoft parson of Adell to David de Wollore and Westminster. Michael de Ravendale clerks. Recognisance for 10 marks, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Yorkshire.

Cancelled on payment, acknowledged by the said Michael.

March 1. The abbot of Saltrey, for himself and the convent, to the abbot of Westminster. Bonrepos (*de Bona Requie*). Recognisance for 40 marks, to be levied etc. in Huntingdonshire.

The abbot of Salterey, for himself and the convent, to the king. Recognisance for 40 marks, to be levied etc. in Huntingdonshire.

Memorandum that this recognisance is made as security for payment of a yearly rent of 70 marks which the abbot of Bonrepos recovered against the abbot of Sautre in the king's court before the justices of the Bench, and of defeasance upon condition that the abbot of Sautre shall pay the said rent yearly to the abbot of Bonrepos on the feast of the Beheading of St. John Baptist or within the octave thereof, according to an indenture between the two abbots, otherwise it shall be put in execution for the king.

MEMBRANE 37d.

Indenture made at Westminster between the king and Adam de Seint Ive of London, being a lease of the exchanges of moneys, gold and silver plate and of broken silver from Easter next to Michaelmas following and thenceforward for one year, to hold in all suitable places, the city of York excepted, rendering 200*l.* a year at the exchequer in case the king shall make no exchange during the term, etc. (*as above*, pp. 132, 249). Dated Westminster, 3 March 37 Edward III. *French.*

March 5. To the wardens and masters of the king's mint in the Tower of Westminster. London. Whereas according to the agreements between the king and Adam de Seint Ive of London, to whom by indenture he has committed the exchanges of gold and silver money in the city of London for a set term, the king has granted to Adam that he shall have a man on his behalf at his cost in the said mint to survey the gold and silver therein received, and take the proof according to the said indenture, and houses without payment in the said mint to hold the exchanges: order to suffer him to have one man as aforesaid in the mint, and to cause sufficient houses to be delivered to him for the exchanges.

March 5. To the sheriffs of London. Order to cause proclamation to be Westminster. made forbidding any man to hold exchanges of money and plate in London and the suburbs during the term contained in the above indenture save Adam de Seint Ive etc. (*as above*, p. 249).

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Membrane 37d—cont.

Feb. 26. To William de Fynchedene and William de Wychyngham justices
Westminster. of assize in Essex. Order, upon the petition of John de Hockelee, to proceed as speedily as may be to take an assize of novel disseisin of tenements in Berkyng by him arraigned against Thomas vicar of St. Margaret Berkyng and others in the writ named, the allegation that the tenements put in view were taken into the king's hand notwithstanding, but not to proceed to render judgment without advising the king; as on behalf of the said John it is shewn the king that, though he arraigned that assize before William de Thorpe and William de Notton then justices of assize appointed in that county, and long prosecuted the same, which by virtue of the king's writ remains to be taken before the said now justices, they have hitherto deferred to proceed herein for that it is alleged that the said tenements were of Thomas de Sandewico late purveyor of the household of Edward prince of Wales, and after his death were among other his lands taken into the king's hand by Roger de Louth then sheriff of Essex, by virtue of the king's writ to him addressed, by reason of debts wherein the said purveyor at his death was bound to the said prince, wherefore John has prayed for remedy.

MEMBRANE 36d.

Indenture made between the king and Henry Colas of Gildeford taverner, being a lease to farm from Michaelmas last for a term of two years of the subsidy in Kent of cloths for sale granted to the king by the lords and commons of the realm for release of the forfeiture of the alnage anciently laid thereon, to wit 4*d.* the cloth of assize without grain, 6*d.* the cloth of assize and scarlet, 5*d.* the cloth of assize and half grain, the moiety of that amount of every half cloth, and proportionally of every other cloth 3 ells or more greater than the half cloth of assize and not a whole cloth of assize, and also of a cloth 3 ells or more greater than a whole cloth of assize, rendering 40 marks a year to the king at the quinzaine of Easter and the quinzaine of Michaelmas by even portions; the king grants that, if the subsidy or parcel thereof cease by order of the king or council during the said term, the said Henry, his deputies and heirs, shall be quit of their farm from the first day that payment shall so cease, that they shall in time to come be quit towards the king of any impeachment touching the collection and administration of the said subsidy, saving to any man his action for extortion or excess, they shall not be compelled to account to the king for the issues of the subsidy, but only to answer for their farm, and the said Henry has licence to let the subsidy to farm at his pleasure, in gross or in parcel, without impeachment of the king or his ministers; whereas it is contained in the statute that all cloths offered for sale before being sealed with the seal appointed shall be forfeit to the king, Henry and his deputies shall be bound to deliver to the sheriff by indenture all cloths so forfeited in time of his farm, and the sheriff shall answer for them upon his account in discharge of Henry and his deputies, and for his diligence in that behalf to the king's profit Henry shall have for his pains the third part of such forfeiture; in case he shall have occasion to sue any by way of account or otherwise upon anything concerning his farm, the king will be a party in his aid; commissions shall be made to certain persons to be by Henry nominated to make inquisition in Kent in what towns and places

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Membrane 36d—cont.

cloths are made, and makers of cloth shall be forbidden on pain of forfeiture to suffer any cloth to leave their keeping until sealed as aforesaid, the seals which serve this purpose shall before Michaelmas be new made by advice of the council and the farmer, and the present seals shall be given up and put in the treasury to avoid any loss to Henry thereby; he shall have as many commissions and writs as he shall require in aid of the collection from time to time when need be without payment in the hanaper for the seal of those first issued, provided that he shall pay for the rest as other people do; in case the subsidy shall be further let to farm after the said term, Henry shall have the preference over all others for the price others would pay without fraud or covin. Dated Westminster, 2 February 37 Edward III.

French.

Memorandum that Bernard Cokkes and Ralph Wayte of Warfelde of Surrey were mainperners for the said Henry Colas to answer to the king for the 40 marks in case of his default.

Note that like indentures were made between the king and Henry Seint Johan of Wircestre, who took to farm the subsidy in Wircestre-shire with the third part of the forfeitures rendering 40s. a year: Reynold de Hambury and John Fraunk of that county mainperners. Dated Westminster, 5 October. *French.*

Indenture made between the king and Peter Sterre, being a lease of the same subsidy in the city of London and the suburbs thereof and in Middlesex from the Purification last to Michaelmas next and thenceforward for three years, rendering for every year 80*l.* at the same terms etc. as above, *mutatis mutandis*; and for his diligence Peter shall have the moiety of the forfeitures. Dated Westminster, 4 February. *French.*

Memorandum that William de Clopton was mainpernor for the said Peter.

Note that like indentures were made between the king and the following persons:

Thomas de Gretwell in Lincolnshire and Roteland, from 5 May this year for 3 years, rendering 20*l.* a year; John de Ketilby citizen of Lincoln and John de Lincoln of Lincolnshire mainperners.

John Claver in Norfolk and Suffolk, for the same term, rendering 24*l.* a year: Thomas de Lacford of Bury and Edmund Claver of Suffolk mainperners.

William Piers of London in Essex and Hertfordshire, for the same term, rendering 40 marks a year: Henry Godchep and John Double of London mainperners.

Roger Strikele and John de Brampton in Devon and Cornewaille, from Michaelmas last for four years, rendering 10 marks a year. Dated Westminster 28 October. Peter atte Ferie of London tailor of the parish of St. Dunstan in the East mainpernor. *French.*

Indenture between the king and Robert de Acastre, being a like lease, *mutatis mutandis*, of the said subsidy in Yorkshire, Northumberland, Cumberland and Westmorland from the date of this indenture

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Membrane 36d—cont.

to Michaelmas next and thenceforward for three years rendering 50 marks a year at the same terms, and for his diligence he shall have all cloths forfeited for all that term. Dated Westminster, 2 February.
French.

Memorandum that the said Robert found no mainpernors because it is witnessed before the council by William de Skipwyth and other credible persons that he is sufficient.

MEMBRANE 35d.

Feb. 2. To the sheriff of Kent. Order, on sight of these presents, to cause
Westminster. proclamation to be made in cities, boroughs and towns in his bailiwick, that no stranger nor privy person shall expose cloths for sale before the subsidy upon such cloth granted to the king for release of the forfeiture to him belonging of the alnage of cloth be paid, and the cloths sealed with the seal appointed for the purpose, under pain of forfeiting the same, that no drapers nor makers of cloths shall deliver any cloths out of their keeping nor suffer them to leave their hands before they have been so sealed, that all mayors, bailiffs, ministers of the king and others shall, under pain of forfeiture, be aiding and obedient to Henry Colas of Gildeford taverner, to whom the king has demised that subsidy in Kent to farm (*as above*), and to his deputies, that the sheriff shall receive all cloths which Henry or his deputies shall take as forfeit into the king's hand and deliver to him by indenture containing the quantity, value, description and owners thereof, delivering to Henry or his attorneys the third part of such forfeitures and safe keeping the residue to the king's use until further order; as the king has learned on behalf of the said Henry that great number of merchants and others have before these times caused and do daily cause their cloths to be sealed with false and counterfeit seals and not with the seals appointed, and because in the grant of the said subsidy it is contained that all cloths exposed for sale before being sealed with the seal of the collector of the subsidy shall be forfeit, the king's will is that all cloths sealed with the true seals of the collectors shall be held for cloths well and lawfully customed and sealed, and nothing be demanded nor paid thereafter upon them, and that all other cloths sealed with false and counterfeit seals be forfeited, taken into the king's hand by the collectors or their deputies, and delivered to the sheriffs of the counties where such forfeitures shall take place.

Oct. 5. The like, *mutatis mutandis*, to the sheriff of Worcester for Henry
Westminster. Seint Johan of Worcester, who has taken to farm the subsidy in Worcestershire with the third part of the forfeiture for two years from Michaelmas last. By C.

March 4. To the sheriffs of London. Order to cause like proclamation,
Westminster. *mutatis mutandis*, to be made in city of London and the suburbs thereof, the sheriffs delivering to Peter Sterre, to whom the king has demised the said subsidy in the said city and suburbs and in Middlesex (*as above*) from the Purification last to Michaelmas next and thenceforward for three years, or to his attorney a moiety of the forfeitures, and safe keeping the other moiety.

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Membrane 35d—cont.

The like to the following, *mutatis mutandis*, for the farmers named, who have taken the subsidy for three years from 5 May this year with a moiety of the forfeiture :

The sheriffs of Lincoln and Roteland, for Thomas de Gretwell.

The sheriff of Norfolk and Suffolk, for John Claver.

The sheriff of Essex and Hertford, for William Piers.

Oct. 28. The sheriffs of Devon and Cornwall, for Roger Strikele and John
Westminster. de Brampton, for four years from Michaelmas last.

Feb. 2. To the sheriff of York. Order to cause the like proclamation to be
Westminster. made, *mutatis mutandis*, and under pain of forfeiture to be aiding Robert de Acastre, to whom the king has demised to farm the subsidy in that county, Northumberland, Cumberland and Westmorland (*as above*) from this date to Michaelmas and thenceforward for three years, and his deputies.

The like to the following :

The sheriff of Westmorland.

The sheriff of Northumberland.

The sheriff of Cumberland.

March 14. John de Gestnyngthorp to Walter de Aldebury, William Basset,
Westminster. Robert de Keteryngtham and Robert de Kirkeby clerks. Recognisance for 80*l.*, to be levied, in default of payment, of his lands and chattels in Essex.

Cancelled on payment, acknowledged by Robert de Kirkeby.

Feb. 22. The abbot of Furneys, for himself and the convent, to the chapter of
Westminster. the church of St. Peter York. Recognisance for 500 marks, to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in Lancashire.

Memorandum that Thomas de Ingelby received this recognisance by writ of *dedimus potestatem* which is on the files of this year.

Writing indented of the chapter of the church of St. Peter York, being a defeasance of the foregoing recognisance, upon condition that the abbot of Furneys and his successors pay at York every year at Whitsuntide and Martinmas or within 40 days after by even portions to Sir John de Fulford, warden of the altar of St. Michael in the said church of St. Peter, and to his successors for ever a pension of 28 marks appointed towards the maintenance of the chantry of that altar. Dated the chapter house York and the monastery of Furneys, 1 March 1362, 37 Edward III.

Memorandum of acknowledgment by the said chapter, 2 March at York in the chapter house, before Thomas de Ingelby, by virtue of a writ of *dedimus potestatem* to him addressed to receive this acknowledgment, which writ is on the files of chancery for this year.

MEMBRANE 34d.

Writing of William de Toundesle son of Robert de Toundesle, being a quitclaim with warranty to Richard Rock the elder of Westminster and John Pecche of the same, the heirs and assigns of the said John, of any possession, reversion or other title whatsoever in the manor of Toundesle, with houses, gardens, lands, meadows, feedings, pastures, rents, services, waters, woods, ways, paths, ditches, villeins and all

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Membrane 34d—cont.

that goes with them, suits of court of free men and villeins, wards, marriages, heriots, reliefs, escheats etc., sometime of Robert his father in the parish of Pyreford co Surrey. Witnesses: Nicholas de Langeford, Ralph atte Watere, John de Thorle, Henry de Brokwod, Thomas le Clerk of Horshull. Dated Pyreford, 16 February 37 Edward III, *Memorandum* of acknowledgment in the chancery at London, 14 March.

Writing of John son and heir of Robert Toundesle of Pyreford, being a quitclaim with warranty to Richard Rock the elder of Westminster and John Pecche of the same, the heirs and assigns of the said John Pecche, of the manor of Toundesle which was of Robert his father in Pyreford as in houses etc. (*as above*). Witnesses: Nicholas de Langford, Ralph atte Watere, John de Thorle, Ralph Goudewyn, Henry de Brokewode, Thomas le Clerk [of] Horshull. Dated Pyreford, 16 February 37 Edward III.

Memorandum of acknowledgment in the chancery at London, 14 March.

Memorandum of a mainprise made [*] March this year by Stephen Chaundeler, John Payn, Adam Turnour, Peter atte Knolle, John Tomnere, Robert Boche (*sic*), John Smart and Thomas Turnour of Essex appearing in person in chancery at the church of St. Andrew Holbourne, under a pain of 100*l.*, for Robert atte Forde, George de Fordham, John de Halle, William Reynes, John Keek, William Talbot, Henry Bosse, William Grene and Robert Longehobbe of Colecestre, alleged by Lionel de Bradenham to have threatened him, that no hurt nor peril shall happen to the said Lionel by the said Robert atte Forde and the others or any of them, nor by their procurement.

Likewise of a mainprise by Stephen Chaundeler, John Payn, Adam Tournour and Peter atte Knolle of Essex, appearing personally in chancery on the day and at the place named, under a pain of 40*l.*, for Robert Beche and John Smart of Colcestre, alleged by the said Lionel to have threatened him.

Likewise of a mainprise by Stephen Chaundeler, John Payn, Adam Tournour, Peter atte Knolle, John Tomnere, Robert Beche, John Smart, Thomas Tournour, Robert atte Forde, George de Fordham, John de Hall, William Reynes, John Keek, William Talbot, Henry Bosse, William Grene and Robert Longehobbe of Essex, appearing personally as before, under a pain of 100*l.*, for Edmund Warde, Alexander Warde, William Priour, John Mayday, William Rous, John Dogat, Thomas Tebinham, Edmund Pynel, Richard Pinel, Alexander Belde, John Herry, John Crabbetru, Thomas atte Welle, William Sandre, Richard Clerk, John Besouth, Henry Mayday, Richard Robyn, Richard Besouth, John Clerk, Richard Prodhomme, William Bacoun, John Chapman, John Potage, Adam Boysshs, Richard atte Hacche, Richard atte North, Richard Hogekeyn, Peter Chapman, Peter atte Doune, John Kent, John Werier, Richard Bossehs, Roger Moris, Ralph Clerk, Richard atte Nasche, William Rener, John atte Stone, Ralph Martel, William Herry, Richard Miltone, Roger Nele, John Bateman, Richard Roddok, Ralph atte Strate, Ralph Spriggold,

* The day omitted.

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Membrane 34d—cont.

John atte Mad, Thomas Spriggol, John Mechel, John Brome, Thomas Mechel, William Kynet, John Sarkyn, John Adam, Robert Mundekyn, John atte Nasche, Ralph atte Stane, Ralph Frebarn, Robert Atteberne, William Cok, William Benorth, alleged by the said Lionel to threaten him.

Memorandum of a mainprise made by Robert Olyver and Richard Gernoun of Essex, appearing in person as above, under a pain of 100*l.* for the said Lionel, that he will do or procure to be done no hurt in body or estate to Robert atte Forde, George de Fordham, John de Hall, William Reynes, John Kek, William Talbot, Henry Bosse, William Grene, Robert Longehobbe, Robert Beche, John Smart, Edmund Warde, Alexander Warde, William Priour, John Mayday, William Rous, John Dogat, Thomas Tebinham, Edmund Pinel, Richard Pinel, Alexander Belde, John Herry, John Crabbetru, Thomas atte Welle, William Sandre, Richard Clerk, John Besouth, Henry Mayday, Richard Robyn, John Besouth, John Clerk, Richard Prodhomme, William Bacoun, John Chapman, John Potage, Adam Poyssehs, Richard atte Hacche, Richard atte North, Richard Hogekeyn, Peter Chapman, Peter atte Doune, John Kent, John Verier, Richard Bosschs, Roger Moris, Ralph Clerk, Richard atte Nasche, William Rener, John atte Stone, Ralph Martel, William Herry, Richard Miltone, Roger Nel, John Bateman, Richard Roddok, Ralph atte Strate, Ralph Spriggold, John atte Made, Thomas Spriggol, John Mechel, John Brome, Thomas Mechel, William Kynet, John Sarkyn, John Adam, Robert Mundekyn, John atte Nasche, Ralph atte Stane, Ralph Frebarn, Robert atte Berne, William Cok, William be North or any of them.

Likewise of a mainprise by the said Lionel, under a pain of 100*l.* for Robert Oliver and Richard Gernoun, that they will do or procure no hurt to Robert atte Forde and the others, or any of them.

March 8. To the Sheriff of Essex. Order to stay altogether the taking of the
Westminster. bodies of Robert atte Forde of Colcestre and his fellows of that town, alleged by Lionel de Bradenham to have threatened him, setting free any of them whom he has arrested; as they have found security before the king in chancery by a mainprise that no hurt or peril shall happen to the said Lionel by them or their procurement.

April 1. To Th. archbishop of Dublin. Order to grant to John de Querneby
Eltham. such yearly pension as shall befit the giver and should bind the receiver to him, causing letters patent thereupon under his seal to be made and delivered to the said John, and writing again by the bearer what he will do upon this request; as by reason of his new creation the archbishop is bound in such a pension to one of the king's clerks at the king's nomination, until he shall make provision for him of a competent benefice, and the king has nominated the said John, whose advancement he has at heart.
By p.s. [25947.]

MEMBRANE 33d.

April 26. John de Brumpton knight to John de Blebury clerk. Recognisance
Westminster. for 200 marks, to be levied, in default of payment, of his lands and chattels in Berkshire.

Cancelled on payment.

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Membrane 33d—cont.

April 28. Geoffrey de Massyngham to Queen Philippa. Recognisance for Westminster. 100*l.*, to be levied etc. in Norfolk.

May 1. Robert de Swylyngton the elder kinght to Robert de Neville of Westminster. Horneby the younger knight. Recognisance for 4,000*l.*, to be levied etc. in Yorkshire.

Cancelled on payment.

Charter of John Piel of Irtlyngburgh, giving with warranty to Adam Franceys citizen [and] merchant of London, Henry Piel rector of Werketon and William Braybrok rector of Cranesle and to their assigns all his lands in Irtlingburgh, Wendlingburgh, Norhampton, Orlingber, Thingdene, Craneford, Sudburgh, Bristok, Wodeforde, Little Adingtone, Great Adingtone, Ringsted, and Heigham Ferrers co. Norhampton, with meadows, feedings, pastures, rents, services, woods, mills, fishponds, fishings, courts leet, waifs, strays, wards, marriages, reliefs, escheats, reversions at term of life or years, neifs and all that goes with them, together with all goods and chattels thereupon. Witnesses: John Campion, John Stevenes, Ralph Golde, John Warde, Robert Pen. Dated Irtlingburgh, 1 May 37 Edward III.

Memorandum of acknowledgment in the chancery at London, 2 May.

May 1. Thomas Randolf of Bakechild to William de Haukesworth clerk. Westminster. Recognisance for 10 marks payable by instalments; to be levied, in default of payment, of his lands and chattels in Kent.

May 4. Richard Scargil and William Henand to Queen Philippa. Recognisance for 60*l.*, to be levied etc. in Sussex.

May 6. Theobald Trussel knight, Thomas Latymer and Richard de Wodeforde parson of All Saints Bedeford in the diocese of Lincoln to Queen Westminster. Philippa. Joint and several recognisance for 200*l.*, to be levied etc. in Norhamptonshire.

Cancelled on payment, acknowledged by Richard de Raveneser clerk the said queen's attorney.

May 6. Richard de Penbrigge and John de Aynesford knights of Herefordshire to John de Verdon knight. Westminster. Recognisance for 400*l.* payable by instalments; to be levied etc. in the said county.

Cancelled on payment.

May 6. John de Verdon knight and Simon Warde of Norhamptonshire to Westminster. Richard de Penbrigge knight. Recognisance for 200*l.*, to be levied etc. in the said county.

Cancelled on payment.

May 7. John son of John Avenel knight to Master Thomas de Eltisle master Westminster. of the college of chaplains and scholars of Corpus Christi and St. Mary his mother in Cambridge. Recognisance for 100 marks, to be levied etc. in Cambridgeshire.

Writing of John Avenel, son and heir of Sir John Avenel knight, being a quitclaim with warranty to Master Thomas de Eltesle the elder, Hugh de Staunford and William Horwode of Cambridge and to their heirs

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Membrane 33d—cont.

of the advowson of Landbeche church. Witnesses : Sir Baldwin Seint George, John de Lyons, Gilbert Bernard, John Bray and Richard Kyngeston. Dated London, Saturday the feast of St. John *ante portam Latinam* 37 Edward III.

Memorandum of acknowledgment, 7 May.

May 13. Robert de Whalton to Richard de Ravenser clerk. Recognisance
Westminster. for 20*l.*, to be levied, in default of payment, of his lands and chattels
in the county of [*].

Cancelled on payment.

May 13. William Dauthorp of Kyngeston upon Hull and John de Kestevene
Westminster. citizen and mercer of London to the king. Joint and several recog-
nizance for 200*l.* to be paid to the king's chamber ; to be levied etc.
in the city of London.

Cancelled on payment, acknowledged before the chancellor by Helminus Legat receiver of the king's chamber.

May 15. John de Leuesham and William de Legham to David de Wollore,
Westminster. Henry de Ingelby and Michael de Ravendale clerks. Joint and several
recognisance for 170*l.*, to be levied etc. in Surrey.

Cancelled on payment, acknowledged by the said Michael.

May 16. John de Moumpellers 'barber' to David de Wollore, Henry de
Westminster. Ingelby and Michael de Ravendale clerks. Recognisance for 10*l.*, to
be levied etc. in the city of London.

Memorandum of defeasance, upon condition that the said John pay 100*s.* to them or one of them at the Assumption next.

Cancelled on payment, acknowledged by the said David.

MEMBRANE 32d.

Writing of Roger de Welton of Notynghamshire, being a quitclaim to John de Olneye yeoman of Queen Philippa of any title in whatsoever lands the said John lately had of the gift of the said queen, which came to her hands as an escheat by forfeiture of Robert de Bolyngbrok, who held them of her manor of Gryngeley as of her honour of Tykhill, and forfeited the same by a felony for which he was outlawed. Witnesses : John Pecche, John Aubray, Elminus Legat, Adam de Bury, John de Mallynges. Dated London, Friday in Easter week 37 Edward III.

Memorandum of acknowledgment in the chancery at London, 7 April.

April 6. To the sheriffs of London. Order for sure causes, as they would
Westminster. save them harmless, not to suffer any horses, hawks, woollen or linen
yarn to be taken out of the realm but by the king's special command under his secret seal to them addressed, to cause proclamation to be made forbidding any man under pain of forfeiture to take or cause the same to be taken out of the realm, and further to make search in ships great and small and in boats passing from the said port that no such yarn be put or hidden therein, causing all horses, hawks and yarn found therein after the proclamation to be arrested, with the

* The county left blank.

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Membrane 32d—cont.

ships and boats in which they shall be found and the men who put them there, and safe kept until further order, and certifying their action in chancery from time to time under their seals. By K.

[*Fœdera.*]

The like to the following :—

The mayor and bailiffs of Cicestre and of 14 other cities and towns.

The bailiffs of Melcombe and of 30 other towns and places.

Robert de Herle constable of Dovorre castle and warden of the Cinque Ports.

[*Ibid.*]

Charter of John Lyghtfot 'brasiere' of Dene co. Gloucestre and Katherine his wife, daughter and heir of Joan daughter of Ralph Chaundeler of Colecestre, being a grant and quitclaim, with warranty by the heirs of Katherine, to Thomas son of William de Maldon of Colecestre, his heirs and assigns, of the tenement with curtilage and a gate called Burghgate adjoining in Colecestre market which the said Thomas has, namely between a tenement of John Algod on the east, a tenement of Robert Arwesmyth sometime of John Aston on the west, Culverlane on the south and the high way on the north. Witnesses : William atte Welde, Henry de Ware, Thomas Mordale, William atte Castele, John Orgon. Dated London, 7 April 37 Edward III.

Memorandum of acknowledgment, 15 April.

April 21. Thomas abbot of Stonleye, for himself and the convent, to Nicholas Westminster. de Lychefeld chaplain, Thomas de Newenham and Thomas son of Isabel Heynus. Recognisance for 200*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Warwickshire.

April 21. Thomas de Maldon citizen and mercer of London to John Somenour Westminster. citizen and draper of London. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels in the city of London.

Alice who was wife of William Bruyn knight to John de Neuport, Thomas Yongge and John de Berden. Recognisance for 600*l.* payable at Whitsuntide next, to be levied etc. in Essex.

Cancelled on payment, acknowledged by John de Neuport.

The said Alice to John de Neuport, Thomas Yongge and John de Berden. Recognisance for 300*l.* payable at Midsummer next, to be levied etc. in Essex.

Cancelled on payment, acknowledged by John de Neuport.

John Charman to Thomas Beverlee and Richard Tornegold citizen and fishmonger of London. Recognisance for 80 marks, to be levied etc. in Essex.

Cancelled on payment.

Charter of Alice who was wife of William Bruyn knight, granting with warranty to John Brondissh parson of South Wokyndon, Robert de Bourton parson of Leyre Marny and John Mareys of Saltcote Virly chaplain her whole manor of South Wokyndon during her life. Witnesses : Sir Thomas Tyrel, Sir John de Haveryngg, Sir Gilbert de

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Membrane 32d—cont.

Stanford, John de Neuport, Thomas Yonge, John de Berden, Thomas de Belhous, John de Bolyngton. Dated South Wokyndon, 22 April 37 Edward III.

Memorandum of acknowledgment, 23 April.

April 25. The prior of Paunfeld and Wellis, for himself and the convent, to
Westminster. the abbot of Waleden. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Essex.

April 21. Thomas abbot of Stonleye, for himself and the convent, to Thomas
Westminster. de Bello Campo earl of Warrewyk. Recognisance for 200*l.*, to be levied etc. in Warwickshire.

April 26. Gilbert de Leddrede to Thomas de Sleford of Kirkebylailthorp.
Westminster. Recognisance for 40*l.*, to be levied, in default of payment, of his lands and chattels in Surrey.

MEMBRANE 31d.

Indenture of John de Peyto the elder, reciting an indenture [*text follows*] by him made to William de Peyto the elder, Thomas de Botheby and John son of the said William, dated Sheldon, the Assumption 36 Edward III, (whereupon a judgement was in Hilary term last given in the Common Bench between the said Thomas and John the elder, and one part thereof was received by the said William on Thursday the feast of the Purification in the same term,) acknowledging that from that time John the elder has done what in him lay to prevent William and his heirs having John's heritage for a rent charge which William has (as John alleges) forged, undertaking to plead with William, upon warning received, if William will deny that the same is forged, will by virtue of the said indenture by him received bring against John a writ, returnable in the Common Bench, and will plead before Wednesday after the quinzaine of Midsummer next, and to prove the unlawful contrivances of William by the letter patent indented under his seal which John has, and by the forged rent charge to John son of William and his heirs of twice the yearly value of the heritage of John the elder, and to pay 40*l.* to the said William, John his son and Thomas if either of them can with truth deny that William received the indenture as aforesaid, or that John the elder is ready so to plead, undertaking further to pay 40*l.* to the said three persons if either of them can with truth deny that the jurors upon an assize of novel disseisin between the said John son of William and Robert Burgylon were forsworn, whereby John son of William has unlawfully recovered the greater part of the lands in Warwickshire whereof Robert was seised before Lent last, after that John the elder took a rent charge thereupon by grant of the said Robert, or can deny that the forgery of the rent charges is plain by the refusal of William to come to a day, by his oath upon the book made at Yerdeleye church, by the deed under his father's seal, and by his said letter patent, upon condition that any of them claiming the sum named shall bring a writ against John the elder to recover the same, and shall prove the truth of his claim in the king's court, so that John the elder may speak and men may hear. Dated Sheldon, Sunday the close of Easter, 37 Edward III.

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Membrane 31d—cont.

By the above recited indenture of the said John the elder, reciting that the said William unlawfully forged a rent charge to him and his heirs of twice the yearly value of the said John's heritage, that he offered William an advantage to shew by assize of novel disseisin that his deed was not forged, after which offer William sent word that he would render to the said John the rent charge, give 40*l.* to accord with him, and suffer that he should have the said John's heritage of; Drayton after the lives of John and his wife, if John would be bound that the sheriff should make such panel as William chose, that William should be informed who were tenants of the lands charged, that the jurors should neither be impeached after by the said John nor procured beforehand, and that John would certify him on what day he would assent to these conditions, reciting also that thereupon indentures were appointed between the said William and John the elder, dated Sheldon, Saturday before the Ascension 36 Edward III [*text follows*], whereof William took a copy on Sunday after the Ascension in order to consider whether he would seal that part as John had sealed the other, that thereupon William sent word by brother John Gilmyn on Tuesday in Whitsun week, who said that William had declared that he would not come to a day between him and John by an indenture, the said John the elder therefore gave the said William, Thomas de Botheby and John son of William an undertaking to pay 20*l.* to the bearer of a bill in writing wherein any of them would shew that William could with truth deny any of the points above written, and to pay the said Thomas 20*l.* on St. Giles' day if he would the next day give the said John the elder a bill in writing to shew that the excuse made by the said brother John was not contrary to good morals.

The last recited indenture witnessed a covenant made between the said John the elder and the said William, to wit that they should have a day at the house of the friars preachers of Warrewyk between the Ascension and Midsummer next, to be by William chosen on condition that John should have eight days warning thereof by brother John Gylmyn or other credible person, concerning the debates and trespasses whereof either complained against the other since their father's death, that William should put his complaints in a bill in writing and send them by the person who should give warning as aforesaid, and John likewise by the same person, and that either of them should make lawful answer in writing to all the points in the other's bill, the said John undertaking to accord with William without taking anything of him if William's answers should shew that he compassed no unlawful designs against John while he was sick, and did not unlawfully make a rent charge of John's heritage, to suffer William to have Drayton after the lives of him the said John and of his wife without making alienation thereof, to accept reasonable amends if William could not so excuse himself, to make amends if it could be found that he had trespassed against William, and to pay William 40*l.* if he the said John should fail in any of these conditions. *French.*

Memorandum of acknowledgment, 10 May, at Sheldon co. Warwick before William de Shareshull, by virtue of a writ of *dedimus potestatem* to him addressed touching the receipt of this indenture, which writ is on the files of chancery for this year.

Charter of Thomas son of William de Lyston of Rammesdene Craye, giving with warranty to Thomas Tyrell knight of Estthorndon, his

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Membrane 31d—cont.

heirs and assigns, all the lands, rents and services which Thomas son of William has in the town of Rammesdene Craye with the homages and fealties of free tenants and neifs, the advowson of the church, and the reversion of all lands, rents and services in the said town held in name of dower by Joan who was wife of the said William, and all other reversions. Witnesses: Humphrey de Walden, Thomas de Munchensy knights, Hugh Malgraff, Robert fitz William, Thomas Belhous, Bartholomew Deumars, John Amours. Dated Rammesdene aforesaid, 14 May 37 Edward III.

Memorandum of acknowledgment, 16 May.

MEMBRANE 30d.

Indenture made between the king and Walter de Bardes, witnessing that the king has made the said Walter master and worker of his moneys, with provision for making the noble, half noble and ferling of gold, the groat, half groat, sterling and maille of silver in certain proportions, for the moneyer's remedy, for the trial of the pyx etc.,

MEMBRANE 29d.

for proclamation to be made etc. (*as above*, pp. 293-296). Mainperors for the said Walter: Bartholomew Myn spicer of London, John Donaty spicer of London, Bernard Donaty merchant of Florence and Stephen Boky merchant of Florence, each of them in 125*l.* Dated Westminster, 11 February.

Oct. 15. To the sheriff of Notyngham. Order to cause a regard to be made Westminster. in the forest of Shirwode, according to the following *capitula*, so that the same be made before Easter next.

Capitula.

June 20. William Bailly of Shipdham to William de Tyryngton parson of Westminster. Shipdham, William Tirwhite clerk and John Prestwold clerk. Recognisance for 200*l.*, to be levied, in default of payment, of his lands and chattels in Norfolk.

MEMBRANE 28d.

May 17. John de Boys knight to the dean and college of the free chapel of Westminster. St. Stephen within Westminster palace. Recognisance for 160*l.* payable by instalments; to be levied etc. in Lincolnshire.

Cancelled on payment, acknowledged by William de Sleaford dean of the said chapel, 28 October 46 Edward III.

May 17. Michael Skillyng to Queen Philippa. Recognisance for 20*l.*, to be Westminster. levied etc. in Wilts.

May 20. Robert Raven and William Harowedon to John bishop of Worcester Westminster. the treasurer and Richard de Ravenesere keeper of the hanaper of chancery. Joint and several recognisance for 100*l.*, to be levied etc. in the city of London.

June 3. Nicholas son of Richard de Pype to Thomas de Pype abbot of Westminster. Stonleye. Recognisance for 300*l.*, to be levied etc. in Warwickshire.

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Membrane 28d—cont.

Nicholas son of Richard de Pype to Isabel Heynus and Lawrence and Thomas her sons. Recognisance for 200*l.*, to be levied etc. in Warwickshire.

Charter of John de Cobham, son of Mary late countess marshal, giving with warranty to the king and his heirs his manors of Wedonhull, Padenore, Chelwoldesbury, Haukesherde Holt, Wedon in the Vale, Drayton Beauchaump, Masseworth, Saunderston, Helpesthrop, Rolvesham co. Bukingham, Colston co. Norfolk and Addyngton co. Berks, with the knights' fees, advowsons of Drayton Beauchaump and other churches and chapels, lordships, parks, woods, warrens, meadows, feedings, pastures, moors, marshes, fisheries, turbaries, liberties, royalties, services of tenants free and neif etc. thereto belonging. Witnesses: Simon bishop of Ely the chancellor, John bishop of Worcester the treasurer, John de Bukyngham [bishop] elect of Lincoln, Bartholomew de Burgherssh, Richard la Vache. Dated Westminster, 3 June 1363, 37 Edward III.

Memorandum of acknowledgment in the chancery at the manse of the said chancellor in Holbourne in the suburb of London, 4 June.

June 6. John Bozon to Henry de Codyngton parson of Botelesford. Recognisance for 6 marks, to be levied, in default of payment, of his lands and chattels in Notynghamshire.
Westminster.

June 10. Helmyngus Leget to Roger Shipbrok the elder and Margaret his wife. Recognisance for 1,000*l.*, to be levied etc. in the city of London.
Westminster.
Cancelled on payment, acknowledged by the said Roger.

June 10. Roger Shipbrok the elder to Helmyngus Leget and Margery his wife. Recognisance for 1,000*l.*, to be levied etc. in the city of London.
Westminster.
Cancelled on payment, acknowledged by the said Elmyngus.

June 10. John Goderich and John Wonart to William de Burstall and Michael de Ravendale clerks. Recognisance for 10*l.*, to be levied etc. in Devon.
Westminster.
Cancelled on payment.

Charter of Thomas son and heir of Robert de Seyntmanifee, giving with warranty to William de Wykham archdeacon of Lincoln, his heirs and assigns, two crofts called Bretonescroftes, 2 acres of land by the vicar's close on the north side, and the advowson of Hefghfeld church. Dated Hefghfeld, Tuesday before St. Barnabas 37 Edward III.

Memorandum of acknowledgment, 13 June.

Indenture made between William de Wykham archdeacon of Lincoln and Thomas de Seyntmanyfee, being a lease to the said Thomas, his heirs and assigns, of the manor of Hefghfeld, the advowson and two crofts called Bretonescroftes excepted, for 29 years, rendering yearly to the said William, his heirs, executors or assigns, 18*l.* at Hefghfeld at four terms by even portions, with power to the said William to enter again and hold the same in his former estate if the

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Membrane 28d—cont.

rent be in arrear. Dated Hefghfeld, Monday after St. George 37 Edward III.

Memorandum of acknowledgment by the parties, 13 June.

June 14. Thomas Stikelane to William Henton. Recognisance for 7 marks, Westminster. to be levied, in default of payment, of his lands and chattels in Dorset.

June 16. John Lovel of Oxfordshire to Thomas Tyrel knight and William Westminster. de Hull. Recognisance for 47*l.* 14*s.* 9*d.*, to be levied etc. in Oxfordshire.

Cancelled on payment, acknowledged by the said William.

June 15. To the sheriff of Lincoln. Order at his peril, for sure causes set Westminster. forth before the king and council, to be in person before the council at Westminster on the quinzaine of Midsummer next, to inform the council touching certain articles then to be laid before him, and to do further what shall thereupon be appointed.

The like to the following :

The sheriffs of London.

The sheriff of Cornwall.

The sheriff of Devon.

The sheriff of Somerset and Dorset.

The sheriff of Wilts.

The sheriff of Suthampton.

The sheriff of Oxford and Berks.

The sheriff of Salop.

The sheriff of Stafford.

The sheriff of Worcester.

The sheriff of Gloucester.

The sheriff of Warwick and Leycestre.

The sheriff of Bedford and Bukingham.

The sheriff of Norhampton.

The sheriff of Roteland.

The sheriff of Norffolk and Suffolk.

The sheriff of Cambridge and Huntingdon.

The sheriff of Essex and Hertford.

The sheriff of Middlesex.

The sheriff of Kent.

The sheriff of Surrey and Sussex.

MEMBRANE 27d.

June 2. Brother Peter de Veretis prior of St. Mary Mortain (*de Rocherio* Westminster. *Moritonii*) in the diocese of Avranches to William de Wykeham clerk. Recognisance for 300*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Sussex.

Indenture made at London, 2 June 1363 and 37 Edward III, between brother Peter de Veretis prior of St. Mary Mortain and the convent in the diocese of Avranches of the order of Marmoutiers (*majoris monasterii*) of the one part and Sir William de Wykeham archdeacon of Norhampton of the other part, being a lease with warranty to the said archdeacon, his heirs, executors and assigns, from this date to Michaelmas next and thenceforward for 23 years, of their

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Membrane 27d—cont.

manors and advowsons of Wythihame co. Sussex and Honypedele co. Dorset with the tithes and pensions of those churches etc., paying yearly at Tykeford 40 marks, etc. (*as above*, p. 255); covenant by the said archdeacon to new build within that term and maintain a hall with chamber annexed, a grange, a bovary and a water mill in the manor of Wythihame, and a grange and bovary in Honypedele, for making whereof and for full he shall have licence to fell timber (*as above*, *l.c.*); and defcasance of the foregoing recognisance upon condition that he may hold the premises without let all that term.

Memorandum of acknowledgment, 4 June, as well by the said prior for himself and the convent as by the said archdeacon.

Indenture made at London, 2 June 1363 and 37 Edward III, between brother Peter de Veretis prior of St. Mary Mortain of the Benedictine order, proctor and special nuncio of the dean and chapter of the church of St. Evroul and St. Firmat Mortain in the diocese of Avranches on the one part, and William de Wykeham archdeacon of Norhampton on the other part, witnessing a demise with warranty to the said archdeacon, his heirs, executors and assigns, made by the said proctor, in the name of the said dean and chapter and of their successors, of their manor of Langueford in the diocese of Salisbury with the advowson, tithes and pensions of the churches (*sic*) of that manor and all appurtenances and rights, as in houses, buildings, mills, lands, meadows, feedings, pastures, woods, heaths, marshes, moors, waters, fisheries, fish ponds, paths, reversions, wards, marriages, escheats, heriots, reliefs, rents and services of free tenants and neifs, suits of courts, pleas and perquisites of courts, and knights' fees thereto belonging, from that day to Michaelmas next, and thenceforward for a term of twelve years, paying yearly during that term to the dean and chapter and their successors, or to their attorney on shewing power to make acquittances, 10 marks at the castle of St. Sauveur in the Cotentin, with power of distraint if the rent be in arrear, the archdeacon covenanting that the premises shall at the end of that term revert to the dean and chapter.

Memorandum of acknowledgment by the said prior and archdeacon, 4 June.

Writing of brother Peter de Veretis prior of St. Mary Mortain in the diocese of Avranches of the order of Marmoutiers, being a receipt and acquittance given to Sir William de Wykeham archdeacon of Norhampton for 170 marks in full payment of the farm to them due according to the above indenture for the manors of Withihame co. Sussex and Honypedele co. Dorset from 2 June last to Michaelmas next and thenceforward for three years and a half. Dated London, 4 June 37 Edward III, 1363.

Memorandum of acknowledgment by the said prior and archdeacon, 4 June.

Writing of brother Peter de Veretis prior of St. Mary Mortain in the diocese of Avranches of the Benedictine order, proctor of the dean and chapter of St. Evroul and St. Firmat Mortain, being a receipt and acquittance given to William de Wykeham archdeacon of Norhampton for 10 marks due to the said dean and chapter at Michaelmas next for the whole of this year according to the above

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Membrane 27d—cont.

indenture for their manor of Langueford in the diocese of Salisbury. Dated London, 4 June 1363, 37 Edward III.

Memorandum of acknowledgment by the said prior and archdeacon, 4 June.

MEMBRANE 26d.

Charter of John de Verdon knight, giving to Richard de Penbrigge knight, his heirs and assigns, a moiety of the manor of Mattherun in Wales within the lordship of Stroguyll and all the lands etc. which the said John had by inheritance in the towns and hamlets of Landegyn and Udynton within the said lordship, also a moiety of the manor of Dicherigg co. Wilts, all lately of John Knovylle, with woods, meadows, feedings, pastures, waters, ponds, fish ponds, mills, homages, rents and services; and granting to the said Richard the remainder of the moieties of the manors of Killecote and Little Teynton co. Gloucester, held for life by Thomas de Moyne knight and John de Moyne his brother by demise of the said John de Verdon with reversion to him and his heirs, and likewise of a moiety of the manor of Fifhide by Lavynton co. Wilts held by the said John de Moyne for life by the courtesy of England with reversion to the said John de Verdon and his heirs, and warranty of the moieties, lands and reversions aforesaid. Witnesses: Sir Edward le Despencer, John de Burle, John de Aynesford, Henry Grene, Richard de la Bere knights, Hugh de Segrave, Thomas Cheyne, John de Estbury, John de Waldene. Dated London, 6 May 37 Edward III.

Memorandum of acknowledgment, 6 May.

May 6. To Robert Vipount knight. Order, under pain of 300*l.*, to deliver Westminster. Robert son and heir of Ellen who was wife of Nicholas Vipount to Thomas Buet of Cumberland without delay to be brought to the king so that the king shall have him before Trinity next at latest; as the king has charged the said Thomas to fetch the said heir, who is said to be with the said Robert, and whose custody and marriage pertain to the king.

May 8. William Cosyn citizen of London to Philip Cauele of Melreth parson Westminster. of Westmelle. Recognisance for 200*l.*, to be levied, in default of payment, of his lands and chattels in Essex.

May 13. Edward le Despenser knight and Edward Twyford knight to Isabel Westminster. who was wife of John de Lacy knight. Recognisance for 1,000 marks payable by instalments; to be levied etc. in Gloucestershire.
Cancelled on payment.

May 19. William de Swanlond to John Aubrey citizen of London. Westminster. Recognisance for 100*l.*, to be levied etc. in the city of London.

June 5. Robert Druet parson of Retyngdon to William de Kelleseye and Westminster. Jordan de Barton. Recognisance for 6*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Essex.

June 25. Hamelin de Metham to John Brian citizen and fishmonger of Westminster. London and John de Norton of Oxford. Recognisance for 50 marks, to be levied, in default of payment, of his lands and chattels in Surrey.

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Membrane 26d—cont.

June 28. William Becke parson of Colemere to Thomas Hardy of Winchester.
Westminster. Recognisance for 500*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in the county of Suthampton.

Writing indented, made at Winchester on Thursday the feast of St. Peter and St. Paul 37 Edward III, between William Becke parson of Colemere and Thomas Hardy of Winchester, granting that the foregoing recognisance shall be in suspence so long as the said William shall not alien nor charge to any but the said Thomas and Joan his wife and the heirs of the said Joan any lands in the county of Suthampton which descended or shall descend to him by inheritance after the death of Valentine Becke his brother, or which have been recovered of the seisin of Valentine or any of William's ancestors on the father's side.

Memorandum of acknowledgment by Thomas Hardy, 29 June.

June 29. Henry de Strete citizen and vintner of London to Richard Blake
Westminster. citizen and vintner of the same. Recognisance for 60*l.*, to be levied, in default of payment, of his lands and chattels in Surrey.

July 1. John Wytehode of Suthampton and Henry de Staunford of
Westminster. Suthampton to Richard de Ravensere clerk. Joint and several recognisance for 100*l.*, to be levied etc. in the county of Suthampton.

Cancelled on payment.

MEMBRANE 25d.

June 12. To the mayor and sheriffs of London. Order, as they love the king's
Westminster. honour and the safety of the said city, if they would save themselves harmless, on sight of these presents, to cause proclamation to be made of certain articles herewith enclosed appointed by the king and council concerning the peace therein, the observance whereof the king has at heart, causing the said articles to be kept, and those contravening them to be punished.

Articles.

For keeping the king's peace in the city and suburbs of London, it is ordered by the king and council, with the assent of the mayor, aldermen and commonalty of the said city, that none shall go walking (*wakeraunt*) in the said city or suburbs after ringing of curfew at the church of Our Lady atte Bowe unless he be known to be of good fame, or his servant, for good cause and carrying a light, which curfew shall ring between day and night; and if any shall be found so walking contrary to this order, he shall immediately be taken and committed to Neugate prison until he shall make fine to the city and find security for his good behavoiur.

That no man of whatsoever condition shall go armed in the said city nor suburbs, nor carry arms by day nor by night, except yeomen of the great lords of the land carrying their lords' swords in their presence, serjeants at arms of the king, of the queen, the prince and the king's other children, ministers of the city and men going in their company at their orders to aid them in keeping the peace, upon the pain aforesaid and upon pain of losing their arms and armour.

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Membrane 25d—cont.

That every hostler and innkeeper shall warn his guests to leave their arms in their lodgings, and if they do not, and any be found armed or carrying arms for lack of such warning, the host shall be punished by imprisonment and fine at the discretion of the mayor and aldermen.

That every man of estate in the said city, alderman and commoner of good fame, shall in the absence of the ministers have power to arrest felons and evildoers and hale them to the sheriff's lodgings so that they may be duly punished.

The better to keep the peace and that every man may be less ready to break it, order that if any man draw sword, knife or other weapon without striking a blow, he shall pay half a mark to the city or abide in Neugate prison 15 days, and if he draw blood he shall pay 20s. or abide in prison 40 days, if he strike any man with his fist and draw no blood he shall pay 2s. or abide in prison eight days, and if he so draw blood he shall pay 40d. or abide in prison twelve days; before they be set free such trespassers shall find security for their good behaviour, and the injured party shall have his remedy by process of law; offences of bloodshed shall from day to day be pleaded before the sheriffs without having essoin or other delay.

To ensure that right and equal law be done to all men, it is agreed that no man of whatsoever condition shall come to any place of judgment before any judge to maintain any quarrel or maintenance of any party having business before any judge at the suit of the king or of a party, on pain of imprisonment without mainprise until he shall have made fine to the king and the city for that trespass, and have found security that he will maintain no quarrel in future.

No craftsman nor other householder in the said city shall keep any man in his craft or in service for whose behaviour and actions he will not be answerable to the king and the people at his peril.

Every alderman shall cause good watch to be kept in his ward the better to keep the peace, so that if harm happen for lack of watch the alderman shall answer it at his peril; and every alderman shall have the names of those dwelling with the inhabitants in his ward, as well of those put in privy places to work as of others. *French.*

[*Fœdera.*]

Writing of Robert de Lincoln clerk, being a release to Thomas de Thorpe clerk and Thomas de Shardelowe clerk of all actions real and personal against them, their heirs or executors for that, before the king at Gloucester in the quinzaine of Trinity this year, when attorneys for the said Robert and for John Dovy citizen and mercer of London in a plea concerning lands in Kent against Roger Shipbrok and Margaret his wife, sister and heir of Nicholas Mockyng, they acknowledged the right claimed by the said Robert and John to be the right of Roger and Margaret, and that the said Nicholas died seised of the premises in his demesne as of fee, as Roger and Margaret in their plea alleged. Dated London, 24 June 37 Edward III.

Memorandum of acknowledgment, 25 June.

June 1. To the sheriff of Kent. Order to cause proclamation to be made Westminster. that every able bodied man on feast days when he has leisure shall in his sports use bows and arrows, pellets or bolts, and shall learn and practise the art of shooting, forbidding all and singular on pain of imprisonment to attend or meddle with hurling of stones, loggats, or quoits, handball, football, club ball, cambuc, cock fighting or other

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Membrane 25d—cont.

vain games of no value ; as the people of the realm, noble and simple, used heretofore to practise the said art in their sports, whence by God's help came forth honour to the kingdom and advantage to the king in his actions of war, and now the said art is almost wholly disused, and the people indulge in the games aforesaid and other dishonest and unthrifty games, whereby the realm is like to be kept without archers.

By K.

[*Fœdera.*]

The like to singular the sheriffs of England.

[*Ibid.*]

July 1. Richard Turk citizen of London the elder to William Ipgrave citizen
Westminster. and goldsmith of London. Recognisance for 15*l.*, to be levied, in default of payment, of his lands and chattels in the city of London.
Cancelled on payment.

MEMBRANE 24d.

Indenture made between the king and Henry de Brisele, witnessing that the king has made the said Henry master and worker of his moneys in the town of Caleys, with covenants for coining the noble, half noble and ferling of gold, the groat, half groat, sterling and maille of silver in certain proportions (*as above, p. 293*), and for the common profit the master shall be bound every year to make 100*l.* by weight in silver ferlings, four of which shall be worth a sterling, 1,200 of these by tale in the pound by the Tower weight ; covenant for the moneyer's remedy (*as above, l.c.*) the trial of the pyx once every three months before the governor, treasurer of Caleys and the two mayors, in presence of the wardens and master, who shall be bound to certify the king and council in England what they have found, but the king's will is that of the assays so made a small part of each sort of money shall be put in a chest under the seal of the said governor, treasurer, mayors, wardens and master and brought to England before the king and council to be there assayed ; covenant for the moneyer's privy mark, for the appointment by the council of a cutter of irons, who shall be sworn well and truly to do his office in a house in the mint at Caleys appointed for the purpose or in the Tower of London as shall be to the most profit of the king and commons and of the master, and nowhere else, by oversight of the wardens of the mint of Caleys, who shall have charge of the irons, and shall deliver and receive them by indenture to be made between them and the cutter and between them and the master ; the cutter shall be paid by their hands, and that which he takes shall be agreed before the council in England while he shall work in the Tower, and before the said governor, treasurer, mayors and wardens while he shall work at Caleys, and the master shall make recompense to the wardens because he ought to pay him, and all irons when cut shall be delivered by indenture to the wardens or to one appointed by the king to have the care of them ; covenants for the receipt and assay of all gold and silver brought to the mint, the amending of balances and weights, delivery of bills to merchants bringing gold and silver

MEMBRANE 23d.

upon reasonable payment, their ingress and egress ; regulations for delivery of coined money to them (*as above, l.c.*) ; the master

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Membrane 23d—cont.

to render no account to the king but to the wardens, except for defaults in the moneys found by the assays at Caleys as aforesaid; the king to cause proclamation to be made once every month in the town of Caleys and the *échevinage* forbidding any man, rich or poor, for any sort of merchandise great or small, victual, labour or aught else, openly or privily to receive or pay any money but the king's money made in the said town on pain of losing the value thereof and his body at the king's will, or to bring to Caleys or the *seigneurie* round about any sort of false or counterfeit money on the same pain, the informer to have one third of money found counterfeit; confirmation of the moneyers' liberties; oath and bond of the master (*as above, l.c.*), who has found mainpernors before Henry Lescrope governor and Thomas de Brantyngham treasurer of Caleys, according to the king's command to them addressed, to wit John de Wesenham mayor of the said town, John de Fyncheham and William Braunche for 1,000 marks. Dated Westminster, 1 March 37 Edward III. *French.*

June 26. To Robert de Herle keeper of Dovorre castle and warden of the
Westminster. Cinque Ports. Order, as he loves the king's honour and the defence of his country, and as the king trusts in him, because of reports which the king has newly heard from parts over sea, to cause all the fencible men of the liberty of the Cinque Ports without delay to be arrayed and furnished with arms, each according to his estate, and to be kept in array, so that they shall be ready at one day's notice when peril shall arise by attacks of the enemy and they shall have warning on the king's behalf, and to the said warden to hold himself until further order in those parts unless it be necessary for urgent cause to repair to the king and council to consult thereupon, in which case he shall leave a fit person in whom he trusts to keep the said parts in his stead.
By K. and C.

June 20. To Roger de Wyderyngton late sheriff of Northumberland. Order
Westminster. to deliver by indenture to the custody of Richard de Horsley now sheriff until further order, whom the king has commanded to receive and safe keep him in his castle of the town of Newcastle upon Tyne, Thomas del Hay, one of the hostages for the ransom of David de Bruys of Scotland the king's prisoner, being now in the custody of the said Roger since the time that he was sheriff, as the king would discharge Roger.
By K. and C.

[*Fœdera.*]

Command to the sheriff of Northumberland to receive the said Thomas by indenture and safe keep him as aforesaid, under a pain of 100*l.*
By K. and C.

[*Ibid.*]

June 30. To the treasurer and the barons of the exchequer. Order to cause
Westminster. John Brocas to have the respite which the king of his favour has given him until the quinzaine of Michaelmas next of all debts and accounts which he is bound to render at the exchequer for the farm of the castle, town and park of Guldeford for the time that he had the keeping thereof by the king's commission, releasing any distraint for that cause made.
By K. and C.

MEMBRANE 22d.

June 1. To S. archbishop of Canterbury. Summons to attend a parliament
Westminster. at Westminster in the octaves of Michaelmas next, warning the prior

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Membrane 22d—cont.

and chapter of Christ Church Canterbury, the archdeacons and clergy of his diocese to be present, the prior and archdeacons in person, the chapter by one proctor and the clergy by two. By K. and C.

[*Rep. on Dignity of a Peer*, iv. p. 634.]

The like to John archbishop of York, Thomas bishop of Durham, and 16 other bishops on the same date (the names of the bishops of Llandaff, Bangor and St. Asaph blank); and to John bishop of Lincoln under date June 12.

[*Ibid.*]

To the abbot of Glastonbury. Summons to the said parliament.

The like to the abbot of St. Augustine Canterbury and 21 other abbots, the prior of St. John of Jerusalem in England, and the priors of Lewes and Coventre.

[*Ibid.*]

To John duke of Lancastre the king's son. Summons to attend the said parliament. By K.

The like to Edmund earl of Cambridge and 8 other earls, Henry de Percy and 39 others.

[*Ibid.* p. 635.]

To the sheriff of Kent. Order to cause two knights of the shire, two citizens of every city and two burgesses of every borough to be elected and to come to the said parliament.

The like to singular the sheriffs of England.

[*Ibid.*]

To Robert de Herle constable of Dovorre castle and warden of the Cinque Ports, or to his lieutenant. Order to cause two barons of every port to be elected and to come to the said parliament.

[*Ibid.* p. 636.]

To Henry Grene. Order to be present at the said parliament.

The like to Robert de Thorpe and to seven others.

[*Ibid.*]

MEMBRANE 21d.

Aug. 14. John de Hacford of Norwich the younger to John de Freton clerk.
Clipston. Recognisance for 1,000*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels in Norfolk.

John de Freton clerk to John de Hacford of Norwich the younger. Recognisance for 200 marks, to be levied etc. in Norfolk.

Charter of John de Cobham knight, son of the countess marshal, giving with warranty to the king and his heirs all his lands in Worthe co. Sussex, with meadows, feedings, pastures, moors, heaths, turbaries, fisheries, rents and services etc. Witnesses: Simon bishop of Ely the chancellor, John bishop of Worcester the treasurer, Bartholomew de Burgherssh, Richard la Vache, Richard de Pembrugge and John atte Lee the king's steward knights. Dated Westminster, 1 June 1363 and 37 Edward III.

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Membrane 21d—cont.

Memorandum of acknowledgment, 10 October at Childerlange before William de Wykeham the king's clerk, by writ of *dedimus potestatem* which is upon the files of chancery for this year.

Memorandum that this charter was after delivered to Nicholas de Lovayne knight, to whom the king gave all the lands therein contained, to hold to him and his heirs for ever.

Charter of William de Hagh of Luda, son and heir of Adam de Hagh, giving with warranty to Thomas de Strobby parson of Neuton, Peter de Kelleseye parson of Navenby, Michael de Ravendale parson of Hemyngford, John Brigg chaplain and William Abbot of Kelleseye, their heirs and assigns, all his lands in the towns and territories of Benyngworth, Estbarkeworth, Northkelleseye, Legburne, Covenham and Lude, as in messuages, tofts, crofts, rents, services, customs of free men and villeins, possessions, meadows and pastures, closes, easements, commons, marshes, turbaries etc. Witnesses: Sir Robert de Donyngton knight, Sir Adam Skipwyth parson of Benyngworth, William Hanlay, Adam Wodthorpe of Luda, Richard Forester of the same, John de Dale of the same, Master Robert Coke of Northkelleseye, William de Haynton, John Bard of the same. Dated Lude, Thursday the feast of St. Alban 37 Edward III.

Memorandum of acknowledgment, 4 October.

Charter of Thomas de Strobby parson of Neuton, Peter de Kelleseye parson of Navenby, Michael de Ravendale parson of Hemyngford, John Brygg chaplain and William Abbot of Kelleseye, giving to William de Hagh of Luda and Katherine his wife and to the heirs of the body of the said William all the lands which they have of the said William's gift in the towns and territories of Benyngworth, Estbarkeworth, Legburne, Covenham and Lude as in messuages, etc., with remainder for lack of such an heir to William Abbot of Kelleseye and the heirs of his body, remainder to John Hagh of Lude and the heirs of his body, remainder to the right heirs of the said William de Hagh. Witnesses: Sir Robert de Donynton knight, Sir William Hanlay, Adam Wodthorpe of Lude, Richard Forester of the same, John Dale of the same. Dated Lude, 30 September, 37 Edward III.

Memorandum of acknowledgment, 4 October.

MEMBRANE 20d.

July 4. Thomas de Boseville to Richard de Ravensere clerk. Recognisance Westminster. for 16 marks, to be levied, in default of payment, of his lands and chattels in Suffolk.

Cancelled on payment.

July 5. Nicholas Walpol of Ely 'goldsmyth' to David de Wollore clerk. Westminster. Recognisance for 26s. 8d., to be levied etc. in Cambridgeshire.

Writing of Margaret daughter and one of the heirs of Thomas de Lacy knight, being a quitclaim with warranty to Gilbert le Despenser knight, John de Kernetteby clerk, Thomas de Leghe and James de Lacy, their heirs and assigns, of the manor of Hersham with appurtenances in Essex, Cambridgeshire and Suffolk. Witnesses: Adam Fraunceys, John Piel, John Litle, Richard de Croydon, Adam de Sancto Ivone. Dated London, 5 July 37 Edward III.

Memorandum of acknowledgment, 6 July.

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Membrane 20d—cont.

Writing of Margaret daughter and one of the heirs of Thomas de Lacy knight, being a quitclaim with warranty to James de Lacy and Robert Beauchamp, their heirs and assigns, of the messuage called le Forthehall with appurtenances in Melford, Alfeton and Lavenham, co. Suffolk. Witnesses and date (*as the last*).

Memorandum of acknowledgment, 6 July.

July 7. John Devenyssh citizen and skinner of London and Joan his wife
Westminster. to Master John de Branketre treasurer of the church of St. Peter York. Joint and several recognisance for 200 marks, to be levied, in default of payment, of their lands and chattels in the city of London.

July 8. Luke de Manfeld and William de Malton to Richard de Ravenesere
Westminster. clerk. Joint and several recognisance for 10 marks, to be levied etc. in Surrey.

Writing of Maud de Hauketon daughter and one of the heirs of Thomas de Lacy knight, being a quitclaim with warranty to Gilbert le Despenser knight, John Kernetteby clerk, Thomas de Leghe and James de Lacy, their heirs and assigns, of the manor of Hersham with appurtenances in Essex, Cambridgeshire and Suffolk. Witnesses: Robert de Olmestede, John de Lavenham, William de Lavenham, Robert Ryvel, William Capel, Robert Ruly. Dated Bumpstedehelyon, Friday before Trinity 37 Edward III.

Memorandum of acknowledgment, 10 July.

Writing of John de Markessale, being a quitclaim to Sir William de Russhebrok and Sir Ralph de Pobey knights, their heirs and assigns, of the manor and advowson of Markessale. Witnesses: Michael de Bures, John Germeyn, William Noreys, John de Overton, William de Rokelond. Dated Russhebrok, Friday the Translation of St. Thomas 37 Edward III.

Memorandum of acknowledgment, 10 July.

July 10. William abbot of Liesnes, for himself and the convent, to Master
Westminster. Thomas Yonge clerk. Recognisance for 500 marks payable by instalments; to be levied, in default of payment, of their lands and chattels in Kent.

July 13. John Colle of Salop to Richard Russell of Salop. Recognisance
Westminster. for 53*l.* 6*s.* 8*d.*, to be levied etc. in the county of Salop.

July 13. Ralph de Restwold to William de Brightlegh. Recognisance
Westminster. for 1,000*l.*, to be levied etc. in Oxfordshire.
Cancelled on payment.

July 13. William de Brightlegh to Ralph de Restwold. Recognisance for
Westminster. 1,000*l.*, to be levied etc. in Devon.
Cancelled on payment.

July 14. William de Stoke parson of Denton in the diocese of Norwich to
Westminster. William de Haukesworth clerk. Recognisance for 10*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Norfolk.

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Membrane 20d—cont.

Memorandum of defeasance, upon condition that William de Stoke shall pay 100s. at Easter next.

Cancelled on payment.

MEMBRANE 19d.

Writing of Alice sometime wife of Robert Norreis of Newcastle upon Tyne, being a quitclaim to Hugh de Mitford and his heirs of all lands which he holds in the said town of Newcastle. Dated Newcastle upon Tyne, 3 June 37 Edward III.

Memorandum of acknowledgment, 1 July this year.

Charter of Thomas Houthoun of Derteford, Roger Balle and William Folleswych of the same, giving with warranty to the king, his heirs and assigns, all lands, rents and services, with meadows, woods, feedings, pastures, gardens, fisheries, wharfages (*waruagiis*), tolls, commons, ways, hedges, ditches etc. which they lately had of the gift and feoffment of Robert Mount in the town of Derteford and Stone. Dated Derteford co. Kent, Thursday after St. Leonard 35 Edward III. Witnesses: Robert Bykenore, Robert de Louthe, Simon Kegworth, Edmund Lambyn, John Bere, Geoffrey Gounale, John Godman, John Mohaut clerk.

Memorandum of acknowledgment, 3 July this year.

July 6. Thomas de Bernardeston knight to Robert la Mare knight, John de Westminster. Charneles, Walter Power and John de Neumarche, executors of Henry late Duke of Lancastre. Recognisance for 160*l.*, to be levied, in default of payment, of his lands and chattels in Lincolnshire.

Cancelled on payment, acknowledged by the said Walter and John Neumarche.

July 7. Henry de Strete citizen and vintner of London to William de Westminster. Stodeye citizen and vintner of London. Recognisance for 80*l.*, to be levied etc. in Surrey.

Indenture of defeasance of the foregoing recognisance, upon condition that William de Stodeye, his heirs and assigns, may peaceably hold the tenement which the said William has of the gift and feoffment of Thomas son of John Fynch sometime citizen and vintner of London, situate in the parish of St. Martin of the Vintry London between a tenement sometime of Bartholomew de Kynardeslee towards the east, a tenement sometime of John de Oxenford citizen and vintner towards the west, the high street of the Vintry towards the south, and Kyrounlane towards the north, so that they be not ousted therefrom by law nor from any parcel thereof by Henry de Strete, Maud his wife, by Sara, John, Margaret, Richard, Idonea and William children of the said John Fynch, or by any other, or that Henry, his heirs or executors, shall recompense the said William or his heirs for any loss of the premises which they may suffer by lawful judgment. Dated London, 10 July 37 Edward III.

Memorandum of acknowledgment by the parties, 11 July.

June 28. To the collectors and the controller of the petty custom in the port Westminster. of London. Order, as they would save themselves harmless, for sure causes laid before the king and council, to take an oath at their first coming of all masters and seamen of ships which shall touch at that

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Membrane 19d—cont.

port laden with merchandise from parts over sea, that they will not unlade any merchandise of native merchants, nor cause or suffer any to be unladed, before the said merchants make oath before the collectors and controller that the goods alleged to be theirs, whether marked with their marks or not, are theirs and not of others who ought to pay custom thereupon, and that the loss would fall upon them and not upon others in any event, if the same should be lost at sea or elsewhere for any cause whatsoever. By K. and C.

To Reynold de Sholdham inspector of the king's forfeitures in the port of London. Order at his peril to survey all ships which hereafter shall touch at that port laded with merchandise and goods from foreign parts, and not to suffer any merchandise or goods to be unladed therefrom before the merchants and seamen have made oath before the collectors and controller of the petty custom, as ordered above.

MEMBRANE 18d.

Writing of John son and heir of John Grymbaud of Sydenham son and heir of William Grymbaud, being a quitclaim with warranty to Alice Jurdan of Henton, William Jurdan, John Croke, John Hadde, John Stacy and Walter Kartere of all lands, meadows, pastures, mills, rents, and services sometime of William and Robert Grymbaud in the towns of Sydenham, Chynore and Aston Roewand. Witnesses: Gilbert Wace, Hugh de Berewyk knights, Edmund Malynes, Richard Englys, John de Cotesmore, John Bryan of London fishmonger, Robert de Watlyngton. Dated the parish of All Hallows Bredstret London, 1 August 37 Edward III.

Memorandum of acknowledgment in the chancery at Hadham co. Hertford, 2 August.

July 30. To the warden of the Flete prison. Order to cause John de Westminster. Rodlond to be set free from that prison by the mainprise of William Fykelden and Peter Fykelden, who have mainperned to have his body before the king and council at Westminster in the octaves of Michaelmas next, to stand to right touching matters which shall be laid before him on the king's behalf.

Memorandum that the mayor of the city of London received that mainprise by writ.

Aug. 10. To the sheriff of Huntingdon. Order, upon the petition of William Clipston. Conestable parson of Temesford, to stay the taking of his body by the mainprise of William de Billyngham and William de Sancto Martino of Lincolnshire, having this writ before the justices of the Bench on the day a writ *de judicio* is returnable; as his petition shews that the prior of St. Neots is impleading the said William Conestable before those justices for an alleged trespass against him, and that the sheriff is ordered by the said writ to take the said William so as to have him before the justices at a set day in the writ contained, though he is ready to stand to right in all things; and the said mainpernors, appearing in person in chancery, have mainperned under a pain of 10*l.* to have his body there on the said day to answer the said prior.

To the sheriff of Bedford. Like writ, upon a writ *de judicio* for a yearly rent of 4*l.* for which the said prior is impleading the said William Conestable.

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Membrane 18d—cont.

Aug 5. Edmund Maunsel to William de Wyndesore knight and Henry de Nottingham. Conyngetre. Recognisance for 20 marks, to be levied, in default of payment, of his lands and chattels in Lancashire.

Writing of Robert son of Maud Selyman, being a release and surrender to William bishop of Winchester of his estate and claim in the manor of Tynhyde, which by fine levied in the king's court the said Maud holds for her life with reversion, after her death and the death of the said Robert, to John de Edyngton knight, and the reversion whereof the said John by his writing has granted to the said bishop, his heirs and assigns, by virtue of which grant Maud has attorned tenant to the bishop in presence of Robert de la Mare, Richard de Penlee and Thomas de Kyngeston knights, Nicholas Boteller and Michael Skillyng, being at Tynhyde, and has sworn fealty to him in presence of the said Robert her son. Witnesses: Robert de la Mare, Richard de Penlee and Thomas de Kyngeston knights, John de Blebury clerk, Nicholas Boteller and Michael Skillyng. Dated Edyngton, Sunday after the Exaltation of Holy Cross 37 Edward III.

Memorandum of acknowledgment, 16 October.

MEMBRANE 17d.

Oct. 16. Ralph de Walton and Adam de Walton to Queen Philippa. Westminster. Recognisance for 10*l.* payable by instalments; to be levied, in default of payment, of their lands and chattels in Bedfordshire.

William de Cobham of Kent to Fulk de Horwode. Recognisance for 50*l.*, to be levied etc. in Kent.

Indenture of defeasance of the foregoing recognisance, so long as Fulk de Horwode citizen of London and his heirs may peaceably hold and enjoy 4 marks of yearly rent purchased of William de Cobham of Kent in the town of Merstham, co. Surrey. Dated London, 18 October 37 Edward III. *French.*

Memorandum of acknowledgment by the parties, 19 October.

Oct. 19. John Fraunkes to William de Monte Acuto earl of Salisbury. Westminster. Recognisance for 80*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels in the county of Suthampton.

Oct. 8. To the sheriffs of London and the collectors as well of the old as Westminster. of the new customs there. Order, for sure causes laid before the king and council in the present parliament, not to suffer any red herrings or cloths to pass out of the realm to foreign parts, save cloths of 'worstede' and other strait cloths to be brought and taken over to the parts of Almain by the merchants of Almain, and herrings and woollen cloths whatsoever by the merchants of Gascony who bring wines to England, to the value of their wines or less, upon their making oath to take them to Gascony and not elsewhere, nor corn, malt or beer by aliens or natives without special licence of the king; the sheriffs causing proclamation to be made forbidding any merchant or other so to do openly or privily under pain of forfeiture of goods so exported, and causing any herrings, cloths, corn, malt or beer, other than as afore-said, found after such proclamation in ships or boats for export to be arrested as forfeit and safe kept to the king's use until further order

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Membrane 17d—cont.

together with the ships and boats wherein it was put, and certifying in chancery from time to time the goods, ships and boats so arrested.
[*Fœdera.*] By K. and C.

To the sheriff of Norfolk and Suffolk. Like order, *mutatis mutandis*.
The like to the sheriff of Essex and Hertford, and twelve other sheriffs, Thomas bishop of Durham, and Robert de Herle constable of Dovorre castle and warden of the Cinque Ports.
[*Ibid.*]

To the sheriff of Somerset and Dorset. Like order, *mutatis mutandis*, adding to the prohibition dried fish called 'hake, cunger, leng or merlyng.'
The like to the sheriffs of Suthampton, Devon and Cornwall.
[*Ibid.*]

To the bailiffs of the town of Great Jernemuth and the collectors of customs in the port thereof. Like order, the dried fish omitted.
The like to the following:
The mayor and bailiffs and collectors of Cicestre, and of 9 other cities and towns.
The bailiffs and collectors of Boston, and of 13 other towns.
[*Ibid.*]

To the mayor and bailiffs of the town of Bristol and the collectors of customs in the port thereof. Like order, *mutatis mutandis*, the dried fish included.
The like to the following:
The mayor and bailiffs and collectors of Portesmouth.
The bailiffs and collectors of Weymuth, and of 5 other towns.
[*Ibid.*]

Oct. 20. John son and heir of Hugh Wake of Clyfton knight (*militis*) to Westminster. Richard la Vache knight. Recognisance for 50 marks, to be levied, in default of payment, of his lands and chattels in Bukinghamshire.

Oct. 21. Richard de Moselegh of York to John de Branketre treasurer of the Westminster. church of St. Peter York. Recognisance for 100 marks, to be levied etc. in Yorkshire.

Oct. 21. Roger de Bello Campo knight to Guy de Bryan. Recognisance Westminster. for 400 marks, to be levied etc. in Somerset.
Cancelled on payment.

Oct. 23. William Smyth of Farnham the elder to William Smyth of Farnham Westminster. the younger. Recognisance for 40s. payable by instalments; to be levied etc. in Bukinghamshire.
Memorandum of defeasance, upon condition that William Smyth the elder shall pay 10s. at Midsummer next, and 10s. at Michaelmas following.

MEMBRANE 16d.

Sept. 10. To the bailiffs of the town of Blakeneye, and to the owners and Notyngham. masters of ships, crayers and boats in the port of the said town and of the places adjacent. Order to deliver for ready money to John de

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Membrane 16d—cont.

Conyngesby buyer of the king's victuals without contradiction or delay, 2,400 fish, if by his information there shall be need of so many for the expenses of the household of the king and Queen Philippa for the next year, or to be before the king in chancery in the octaves of Michaelmas next to answer for their contempt and trespass in that behalf, and to do and receive what the court shall determine, having there this writ; as in all times past the king was used to have that number of fish of his prise for reasonable payment in the said port and places for the expenses aforesaid, and though his buyers for purveying fish have required the said bailiffs and others to deliver to them to the king's use for ready money as much fish as used to be purveyed there for the household, they have not cared to deliver the same, as the king is fully informed, wherefore he is moved to anger.

Et erat patens.

Writing of William son of John Sparwe of Norwich, being a quitclaim with warranty to Hugh Fastolf of Great Jernemuth, his heirs and assigns, of the manor of Castre with appurtenances called le Vaauxhalle, and the advowson of one mediety of the chapel of St. John Castre. Witnesses: William Clere, Robert atte Northous, Godfrey Hervy, John Hervy, William Ode. Dated Castre, Sunday after the Nativity of St. Mary 37 Edward III.

Writing of William son of John Sparwe of Norwich, being a quitclaim with warranty to William son of Robert Clere of Ormesby, his heirs and assigns, of the manor of Burgh called 'le Vaauxhalle.' Witnesses: Hugh Fastolf, Robert atte Northouse, Godfrey Hervy, John Hervy, William Ode. Dated Burgh, Sunday after the Nativity of St. Mary 37 Edward III.

Memorandum of acknowledgment of the foregoing writings in the chancery at London, 16 September.

Sept. 22. Thurstan de Cheshenhale, Roger Chaundeler of Fletestrete, Richard Westminster. de Par and William Fourbour of Fletestrete to John de Brampton clerk and Thomas Stalworthman. Joint and several recognisance for 20 marks payable by instalments; to be levied, in default of payment, of their lands and chattels in the city of London.

Sept. 18. Adam de Shadwell 'goldsmyth' to Robert Ikford 'boteller.' Westminster. Recognisance for 6*l.*, to be levied etc. in the city of London.
Cancelled on payment.

Oct. 8. William Baud to Beatrice who was wife of Thomas de Brewosa. Westminster. Recognisance for 200 marks to be levied etc. in Essex.
Cancelled on payment.

Oct. 3. Beatrice who was wife of Thomas de Brewosa to William Baud. Westminster. Recognisance for 200 marks, to be levied etc. in Sussex.
Memorandum that William Tirwhit clerk received this recognisance by writ of *dedimus potestatem* which is on the files of this year.
Cancelled on payment.

Charter of Sewall Michel of Canewedon, giving with warranty to Thomas Tyrel of Essex knight, his heirs and assigns, 2 acres of land and the advowson of Little Warle Semeles in the said county.

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Membrane 16d—cont.

Witnesses : Humphrey de Walden, Robert de Marny knights, Thomas de Staple, Thomas Gobyoun, Martin Rook, John Stokewell. Dated Estthorndon co. Essex, 9 October 37 Edward III.

Memorandum of acknowledgment, 10 October.

Letter of Robert de Marny knight, granting and selling to John de Gildisborough, Thomas Yonge, Sir Robert de Bourton warden of the chantry of the church of Leyre Marny, John de Neuport and Philip atte Brygge, for a sum of money in hand paid, all his goods and chattels whatsoever moveable and immovable within the realm. Dated 10 October 37 Edward III.

Memorandum of acknowledgment in the chancery at London, 15 October.

Writing of Richard son and heir of John de Stistede, being a quitclaim with warranty to Sir Robert de Naillynghurst clerk, his heirs and assigns, of all the lands sometime of the said John his father in the town of Stistede with rents and services whatsoever. Dated Stistede, 31 August 36 Edward III. *French.*

Memorandum of acknowledgment, 16 October this year.

Oct. 26. Henry Chamberlayn to John de Neuland of Drax. Recognisance Westminster. for 22*l.*, to be levied, in default of payment, of his lands and chattels in Lincolnshire.

MEMBRANE 15d.

Charter of Gilbert le Despenser knight, giving to Henry Percehay, Michael Skillyng, John Boys of Halberton, Richard de Sydenham, Nicholas Hele, Richard Bere and Richard Percehay of Wardemore, the heirs and assigns of the said Henry, a moiety of the manor of Taleton and the advowson of the church of St. George Excestre, with knights' fees, lands, meadows, woods, pastures, moors, rents and services, liberties and free customs thereto belonging. Witnesses : Richard de Merton, Walter Bluet knights, Richard de Chuselden, John Waskham William Clavyle. Dated Thursday before St. Simon and St. Jude 37 Edward III.

Writing of William (*sic*) le Despenser knight, being a letter of attorney to Robert de Stancombe and Henry le Helyere to deliver seisin of a moiety of the manor of Taleton to Henry Percehay, Michael Skillyng, John Boys of Halberton, Richard de Sydenham, Nicholas de Hele, Richard Bere and Richard Percehay of Wardemore, according to his charter to them made. Dated Thursday before St. Simon and St. Jude 37 Edward III.

Memorandum of acknowledgment by the said Gilbert of the foregoing charter and writing, 28 October.

Charter of Gilbert le Despenser knight, giving to Adam de Suddon chaplain, Henry de Tuderyngton, Richard de Wardemore and William Trotyn, their heirs and assigns, all his messuages, lands, rents and services in Alrepeverel co. Devon, with knights' fees, advowsons, liberties and free customs thereto belonging, lately held for life by John de Bruggenham. Witnesses : Richard de Merton, Walter Bluet knights, Richard de Chuselden, John Waskham. Dated Thursday before St. Simon and St. Jude 37 Edward III.

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Membrane 15d—cont.

Writing of Gilbert le Despenser knight, being a letter of attorney to Robert Stancombe and Henry le Heliere to deliver seisin of messuages and lands in Alrepeverel co. Devon to Adam de Suddon chaplain, Henry de Tuderyngton, Richard de Wardemore and William Trobyn, according to his charter to them made. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing charter and writing, 28 October.

Writing of William de Holbeche citizen and draper of London, being a receipt and acquittance made to Sir Amaury de Seint Amant for 400*l.* to him paid at his house in London in the parish of St. Benet Shorog and St. Osyth (*Seinte Site*) in the ward of Chepe, whereby is accomplished the condition of defeasance contained in a grant of the manor and advowson of Grendon co. Bukingham made by Sir Amaury to the said William, namely that Sir Amaury or his heirs should within ten years on All Saints day at the will of Sir Amaury or his heirs, pay or cause the said sum to be paid to the said William, his heirs or assigns, at the said house where William was dwelling on the day of the said grant, to wit Monday after St. Luke 25 Edward III, as appears by indentures made between the parties, and enrolled in the Bench upon the first roll of charters and protections for Michaelmas term the year above mentioned, upon which condition livery of the premises was made to the said William, and he had no other estate therein. Witnesses: Sir Reynold de Grey of Ruthyn, Sir Richard la Vache, Sir William de Molyns knights, Peter de Salford, John de Hampdene, John de Arderne. Dated London, the feast of All Saints 33 Edward III. *French.*

Memorandum of acknowledgment, 26 October this year.

Writing of William Holbeche citizen and draper of London, being a quitclaim to Amaury de Sancto Amando knight, in full seisin now being, of the manor and advowson of Grendon co. Bukingham; and a general release of all actions real and personal. Witnesses (*as the last*). Dated Grendon co. Bukingham, Sunday after the Translation of St. Edward the king 37 Edward III.

Memorandum of acknowledgment, 26 October.

Writing of Sir Amaury de Seint Amand, granting that he and his heirs will take no advantage of a warranty by virtue of the word *dedi* contained in a charter of William Holbeche, Maud his wife and Thomas de Holbeche, whereby they enfeoffed the said Amaury and his heirs of all the lands he had in Achecote and Grandon co. Bukingham, if Amaury and his heirs shall be impleaded of the premises or any parcel thereof by any person, the said William, Maud and Thomas or their heirs excepted, and releasing them for ever of that warranty, so that they the said William, Maud, Thomas and their heirs shall be debarred from any action against that charter, and in any such action the said warranty shall be in force. Dated London, in presence of Adam Fraunces, Adam de Bery, John Pecche, Michael de Skillyng and John de Evesham, 20 November 37 Edward III. *French.*

Memorandum of acknowledgment, 22 November.

MEMBRANE 14d.

Oct. 7. To the treasurer and the barons of the exchequer. Order of the Westminster. king's favour, upon the petition of Nicholas de Lovayne, to continue

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Membrane 14d—cont.

to the quinzaine of Hilary next in the state it now is a process in the exchequer against William de Pulteney for a debt of John de Pulteney his father, without making any demand for the sum of 472*l.* 18*s.* 0½*d.*; as the petition shews that the said William is gone with the said Nicholas to parts over sea on the king's service, and the said sum is after his departure demanded of him as son and heir of the said John, having (as he says) sufficient evidences, if he were in England, to discharge him thereof.

Oct. 13. William de Cornewaille to John Hotot. Recognisance for 200 marks
Westminster. payable by instalments; to be levied, in default of payment, of his lands and chattels in Oxfordshire.

Charter of Edmund de Wylughby knight, giving with warranty to Sir Ralph Basset lord of Drayton, Sir Philip de Lymbury and Hugh de Aneslegh, their heirs and assigns, 19*l.* of yearly rent in Gretwell co. Lincoln, with the reversion of the manor of Gretwell to the said Edmund howsoever belonging, for all his estate therein; and appointing that Sir Adam de Lymbergh, Sir John de Newenham and Sir William de Wolaston clerks, tenants of the said manor by grant of Dame Elizabeth late the wife of Sir Richard de Wylughby father of Edmund, shall be answerable to the said Sir Ralph, Sir Philip and Hugh. Witnesses: Richard Wydeville, Ralph Parles, William Wolf, John de Vieleston, John de Waldegrave. Dated Molton by Norhampton, 1 October 37 Edward III.

Memorandum of acknowledgment, 14 October.

Writing of Adam de Lymberugh, John de Newenham, and William de Wolaston, being an attornment to Sir Ralph Basset of Drayton, Sir Philip de Lymbery and Hugh de Aneslegh for a yearly rent of 19*l.* in Gretwell and the reversion of the manor of Gretwell. Dated Molton by Norhampton, 4 October 37 Edward III.

Memorandum of acknowledgment, 14 October.

Writing of Edmund de Wylughby knight, being a quitclaim with warranty to Sir Ralph Basset lord of Drayton, Sir Philip de Lymbury, Hugh de Aneslegh, Adam de Lymbergh, John de Newenham, William de Wolaston and every of them of the manor of Gretwell and any rent thereof issuing. Dated Molton by Norhampton, 12 October 37 Edward III.

Memorandum of acknowledgment, 14 October.

Oct. 15. Thomas de Saham citizen and tailor of London to William Whatele
Westminster. and John Mannyng citizens and cordwainers of London. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels in the city of London.

Charter of Amaury de Sancto Amando the father knight, giving to Robert de Preston knight, John Plunket the elder, Richard Plunket, John Keppok counter (*narrator*), William Faunt chaplain and Alexander de Preston, and to the heirs and assigns of the said Robert, his whole manor of Gormaneston extending into the counties of Meath and Dublin, as well in lordships as in demesnes, betaghs, waters, ports, ponds, mills, rivers, cony warrens, meadows, feedings, moors, marshes, weirs, fisheries, pleas, perquisites, fines of farmers at will every twelve

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Membrane 14d—cont.

years there by custom received, liberties and free customs to the said manor pertaining, with warranty against the grantor and his heirs. Witnesses: Amaury de Sancto Amando the son knight, William Forde rector of Ebrington, John de Evesham, Thomas de Baa, Reynold Perot and Luke Dardyz. Dated Monday the eve of the Assumption 37 Edward III.

Writing of Amaury de Sancto Amando the father knight, being a quitclaim of the manor of Gormaneston, to Robert de Preston knight, John Plunket the elder, Richard Plunket, John Keppok counter, William Faunt chaplain and Alexander de Preston, being now in seisin thereof by gift and feoffment of the said Amaury, with warranty to them and the heirs and assigns of the said Robert against the grantor and his heirs. Witnesses (*as the last*).

Writing of Amaury de Sancto Amando the father knight, granting to Robert de Preston knight, his heirs and assigns, 30*l.* of yearly rent of all his lands in Gormaneston co. Dublin payable one moiety at St. Peter's Chains, the other at the Purification, with power of distraint if the same be in arrear. Dated Tuesday the feast of St. James the Apostle 37 Edward III.

Writing of Amaury de Sancto Amando the father knight, granting to Robert de Preston knight, his heirs and assigns, 60*l.* of yearly rent of all his lands in Gormaneston co. Meath payable one moiety at St. Peter's Chains, the other at the Purification, with power to distrain if the same be in arrear. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing charter and writings, 16 October.

MEMBRANE 13d.

Writing of Margaret daughter of Thomas Pygot of Long Stratton, being a quitclaim with warranty to Edmund son of Isabel Berry, his heirs and assigns, of all the lands, rents, services and faldages sometime of Thomas her father in the town of Long Stratton. Dated London, Monday after St. Luke 37 Edward III.

Memorandum of acknowledgment, 23 October.

Writing of John Nowers of Gothurst, being a quitclaim with warranty to John Barkere of Olneye, his heirs and assigns, of the lands now held by the said John Barkere in the town and fields of Westone Underwode by demise of the said John Nowers, rendering yearly to John Nowers, Maud his wife and to his heirs 8 marks at the feast of St. Thomas the Apostle and at Midsummer by even portions, and performing the services due to the chief lords. Witnesses: Thomas de Reynes knight, Richard Chaunburleyn knight, Edmund fitz John of Hamslape, John fitz Richard of Olneye, John Cane of Shyryngtone, John Chaunburleyn, John Grenewich. Dated Westone aforesaid, Wednesday the feast of St. Clement the pope 36 Edward III.

Memorandum of acknowledgment, 24 October this year.

Oct. 24. Thomas de Percy bishop of Norwich, Henry de Percy and John Westminster. Charman of Essex to Queen Philippa. Recognisance for 1,000 marks,

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Membrane 13d—cont.

to be levied, in default of payment, of their lands and chattels in Essex.

Cancelled on payment, acknowledged by Richard de Raveneser the said queen's attorney.

Writing of John de la Ryvere knight, giving to Gilbert le Despenser knight, his heirs and assigns, a moiety of the manor of Talaton and all the lands lately held for life by John de Bruggeham in Alre, with the knights' fees, advowsons, rents and services, liberties etc. to the same belonging, which tenements in Alre are said [to have been held] in old time as parcel of the said moiety; and quitclaim of the premises, with warranty. Dated Monday after Michaelmas 30 Edward III.

Memorandum of acknowledgment, 24 October this year.

Oct. 11. Thomas Haudlo to Queen Philippa. Recognisance for 40*l.*, to be Westminster. levied, in default of payment, of his lands and chattels in Kent.

Charter of Henry Percehay and Michael Skillyng giving to Gilbert le Despenser knight and James de Lacy, and to the heirs and assigns of the said Gilbert, all their messuages, lands, meadow, wood, pasture, rents and services etc. in Kemele and Morlee co. Wilts, saving to the said Henry and Michael and to the heirs of Henry 7*s.* of rent in Malmesbury. Witnesses: William de Worston, Richard Urdelee, John Russel, John Huberd, William Bailly. Dated Thursday before St. Simon and St. Jude 37 Edward III.

Writing of Henry Percehay and Michael Skillyng, being a letter of attorney to William Pitman and Thomas Hyweye to deliver seisin of all the messuages, lands, reversions, rents and services etc. which the said Henry and Michael have in Kemele and Morlee co. Wilts to Gilbert le Despenser knight and James de Lacy, according to the foregoing charter. Dated (*as the said charter*).

Memorandum of acknowledgment of the foregoing charter and writing, 27 October.

Oct. 28. Henry Chamberlein to William de Skipwyth. Recognisance for Westminster. 9 marks, to be levied, in default of payment, of his lands and chattels in Lincolnshire.

Oct. 12. John Reignald parson of Napton to the abbot of Evesham. Westminster. Recognisance for 100*l.*, to be levied etc. in Gloucestershire.

Memorandum that William de Shareshull received this recognisance by writ of dedimus potestatem, which is on the files for this year.

MEMBRANE 12d.

Oct. 18. Adam Basyng, son and heir of Sara sometime wife of Gregory Westminster. Basing, to Richard la Vache knight. Recognisance for 20*l.*, to be levied etc. in Bukinghamshire.

Indenture of defeasance of the foregoing recognisance, upon condition that Sir Richard la Vache, his heirs or assigns, may hold and enjoy the fourth part, purparty or portion of the manor of Chalfhunt St. Giles sometime of John de Wolverton knight (which descended by inheritance to Adam Basing her son and heir after the death of Sara sometime wife of Gregory Basing, and is by him released to the said Richard,

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Membrane 12d—cont.

his heirs and assigns) without being impeached or impleaded by the said Adam or his heirs. Witnesses: Sir William de Molyns, Sir Gerard de Braybrook, Sir Roger de Puttenham, Sir John Cheyne, Thomas de Mussindene, John de Arderne, Edmund fitz John, William Hatfeld, John Bracy. Dated Chalfhunt St. Giles, 29 October 37 Edward III. *French.*

Memorandum of acknowledgment by the parties, 31 October.

Writing of Adam Basing, son and heir of Sara sometime wife of Gregory Basing, being a gift, release and quitclaim to Sir Richard la Vache knight, his heirs and assigns, of all right in the manor of Chalfhunt St. Giles sometime of Sir John de Wolverton knight, or in his purparty thereof falling to him by inheritance after the death of the said Sara, with warranty of his purparty. Witnesses: William de Molyns, Gerard de Braybrook, Roger de Puttenham, John Nernuyt knights, John de Arderne, Edmund fitz John, John Bracy, William Hatfeld, Richard Darches. Dated Chalfhunt St. Giles, 28 October 37 Edward III.

Memorandum of acknowledgment, 31 October.

Writing of Thomas son of Thomas Frembaud of Badlesdon, being a quitclaim with warranty to Sir Richard la Vache knight, his heirs and assigns, of the manor of Asshedone co. Buckingham. Witnesses: William de Molyns, Roger de Puttenham, Gerard de Braybrook, John Cheyne knights, John de Arderne, Edmund fitz John, William Hatfeld, John Bracy, Richard Darches. Dated (*as the last*).

Memorandum of acknowledgment, 31 October.

Writing of Thomas de Hynton by Brackele, cousin and heir of Sir Ralph de Wedon knight, being a quitclaim to Thomas de Bello Campo earl of Warrewich lord of Gower and marshal of England of 6 marks of yearly rent in Hampslap issuing from certain water mills and other lands and tenements sometime of Robert de Birchmore in that town. Witnesses: Sir Roger de Bello Campo, Sir William de Burton knights, Edmund fitz John, William de Newenham, Ralph de Shirewode. Dated Westminster, 4 November 37 Edward III.

Memorandum of acknowledgment, 4 November.

Nov. 7. John atte Wode, Hugh de Segrave and John de Ellerton to Richard Westminster. de Pembrugge knight. Joint and several recognisance for 1,000 marks, to be levied, in default of payment, of their lands and chattels in Worcestershire.

Cancelled on payment.

Richard de Pembrugge knight, John de Burele knight and John de Eynesford knight to John atte Wode. Joint and several recognisance for 1,000 marks, to be levied etc. in Herefordshire.

Cancelled on payment.

John atte Wode to Hugh de Segrave and John de Ellerton Recognisance for 1,000 marks, to be levied etc. in Worcestershire.

Cancelled on payment, acknowledged by Hugh Segrave.

Richard de Pembrugge knight to John de Burele knight and John de Eynesford knight. Recognisance for 1,000 marks, to be levied etc. in Herefordshire.

Cancelled on payment, acknowledged by John Eynesford.

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Membrane 12d—cont.

Nov. 8. John de Wodhull to Eleanor who was wife of John de Wodhull Westminster. knight. Recognisance for 60*l.* 6*s.* 8*d.* payable at Michaelmas 1365; to be levied etc. in Bedfordshire.

Nov. 10. Edmund de Chelreye the elder to John de Stanschawe. Westminster. Recognisance for 40*l.*, to be levied etc. in Berkshire.
Cancelled on payment.

Nov. 11. John de Beurle knight to Queen Philippa. Recognisance for Westminster. 55*l.* payable by instalments; to be levied etc. in Herefordshire.

Nov. 15. John de Stanford of Essex to Queen Philippa. Recognisance for Westminster. 20 marks, to be levied etc. in Essex.
Cancelled on payment, acknowledged by Richard de Raveneser the said queen's attorney.

Richard de Acton knight to John de Acton. Recognisance for 200*l.*, to be levied etc. in Somerset.

Nov. 16. John abbot of Whalleye, for himself and the convent, to David de Westminster. Wollore and Michael de Ravendale clerks. Recognisance for 40 marks, to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in Lancashire.

Memorandum of defeasance, upon condition that the abbot or someone else in his name pay 20 marks at London at the quinzaine of Hilary next.

Cancelled on payment, acknowledged by the said David.

MEMBRANE 11d.

Writing of Warin de Insula knight, son and heir of Gerard de Insula knight, being a quitclaim with warranty to Anne who was wife of Edward le Despenser knight, her heirs and assigns, of the manor of Burghle co. Roteland and other lands, rents and woods whatsoever in that town. Witnesses: John duke of Lancastre, Edmund earl of Cantebrygge, Humphrey de Bohun earl of Hereford, Thomas de Veer earl of Oxford, Ralph de Neville, Ralph Basset of Drayton, Reynold de Grey knights. Dated the manor of Clipston co. Notyngnam, 3 August 37 Edward III.

Memorandum of acknowledgment, 26 October.

Writing of Warin de Insula knight, son and heir of Gerard de Insula knight, being a quitclaim with warranty to the king, his heirs and assigns, of the manor of Burghle co. Roteland and other lands, rents and woods whatsoever in that town. Witnesses (*as the last*). Dated London, 1 October 37 Edward III.

Memorandum of acknowledgment, 26 October.

Writing of William de Ferrariis, being a quitclaim with warranty, to the king, his heirs and assigns, of the castle and manor of Morende, the manor of Plumpton Pyrye and all other lands in Morende, Potterespyrye and Yerdeleghe Gobyon co. Norhampton, in exchange for which the king gave a moiety of the manor of Burghle to Thomas le Despenser and the heirs male of his body with remainder, for lack of such an heir, to the said William and his heirs. Dated Morende, 27 October 37 Edward III.

Memorandum of acknowledgment, 30 October.

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Membrane 11d—cont.

Charter of Richard de Ravenser provost of the church of St. John Beverley, giving with warranty to John de Newenham clerk, Richard de Leycestre, John de Olneye 'marchaunt' and William parson of St. Mary Magdalene Milkestrete London, their heirs and assigns, one acre of land and the advowson of Eston Mauduyt. Witnesses: William Wolf, John de Northwych, John Fitz Richard, John Cane and William Breuster of Eston. Dated Eston Mauduyt, Saturday the feast of St. Simon and St. Jude 37 Edward III.

Writing of Richard de Ravenser provost of the church of St. John Beverley, being a letter of attorney to Simon de Notingham and Peter le Rous to deliver seisin of one acre of land and the advowson of Eston Mauduyt to John de Newenham clerk, Richard de Leycestre, John de Olneye 'marchaunt' and William parson of St. Mary Magdalene Milkestrete London, according to his charter to them made. Dated (*as the last*).

Memorandum of acknowledgment of the above charter and writing, 31 October.

Oct. 28. Roger Cherleton to Edmund Arundell knight. Recognisance for Westminster. 200*l.*, to be levied, in default of payment, of his lands and chattels in Somerset.

Charter of Thomas West knight, giving and warranting to William de Edyndon bishop of Winchester, his heirs and assigns, with licence of the king, the advowson of the church of Newenton co. Suthampton and of the chapel thereto annexed, which are held in chief. Dated Westminster, 10 October 37 Edward III.

Memorandum of acknowledgment, 31 October.

Nov. 3. Simon bishop of London to Richard de Ravensere clerk. Westminster. Recognisance for 100*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Essex.

*Note of payment of 50*l.* for Easter term following.*

Nov. 1. Robert Bertram knight and Walter de Swynhowe to Hugh de Westminster. Redhogh and Thomas de Hexham. Recognisance for 20*l.*, to be levied, in default of payment, of their lands and chattels in Northumberland.

Nov. 5. Robert Corbet of Haddeleye knight to William la Zouche of Westminster. Haryngworth knight. Recognisance for 200 marks, to be levied etc. in Salop.

Cancelled on payment.

MEMBRANE 10d.

Charter of Thomas son of John de Couele and Elizabeth his wife, giving with warranty to Richard la Vache knight, his heirs and assigns, all their share of the manor of Chalfhunt St. Giles, appointing that the tenants thereof shall be answerable to the said Richard for their portion, and William de Hatfeld and Robert de Aldebury or one of them to deliver seisin thereof to the said Richard in name of the said Thomas and Elizabeth. Witnesses: Roger de Puttenham,

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Membrane 10d—cont.

Gerard de Braibrook, William de Molyns knights, John de Arderne, Edmund fitz John. Dated London, 15 October 37 Edward III.

Memorandum of acknowledgment, 21 October.

Indenture of agreement between Sir Richard la Vache and Thomas son of John de Couele and Elizabeth his wife, to wit that Thomas and Elizabeth within a year after the said lady shall be of age shall by fine levied in the king's court quitclaim to Sir Richard, his heirs and assigns, the fourth part of the manor of Chalfhant St. Giles, and that if she die before the levy of such fine and Richard, his heirs or assigns, be impleaded and lose the said fourth part, Thomas, his heirs and executors, shall within a year after such loss pay 20*l.* to Sir Richard, his heirs or executors. Dated London, 15 October 37 Edward III. *French.*

Memorandum of acknowledgment, 21 October.

Writing of John son and heir of Hugh Wake knight (*militis*) of Clifton, being a quitclaim with warranty to Richard la Vache knight, his heirs and assigns, of a moiety of the manor late of John de Wolverton knight in Chalfhant St. Giles. Witnesses: William de Molyns, Roger de Puttenham, John Nernuyt knights, John de Arderne, William Hatfeld. Dated Chalfhant aforesaid, 20 October 37 Edward III.

Memorandum of acknowledgment, 21 October.

Indenture of defeasance of a recognisance in chancery, whereby John son and heir of Hugh Wake knight is bound to Sir Richard la Vache in 50 marks payable at Easter next, upon condition that Sir Richard, his heirs or assigns, may hold and enjoy the moiety of the manor of Chalfhant St. Giles sometime of John de Wolverton knight, which moiety the said John Wake has quitclaimed to Sir Richard, without being impeached or impleaded by John Wake or his heirs. Witnesses: William de Molyns, Gerard de Braibrook, Roger de Puttenham knights, John de Arderne, Edmund fitz John. Dated Chalfhant aforesaid, 21 October 37 Edward III. *French.*

Memorandum of acknowledgment by the parties, 22 October.

Oct. 24. Ralph de Shelton knight to Thomas Deschaleres knight.
Westminster. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels in Norfolk.

Oct. 27. Thomas de Thelwall parson of Pokebroke to William de Haukesworth
Westminster. clerk. Recognisance for 40*s.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Norhamptonshire.
Cancelled on payment.

Oct. 26. *Memorandum* that John duke of Lancastre has appointed David
Westminster. de Wollore and Walter Power his attorneys to cancel and withdraw all recognisances to him made or to be made in chancery whereof they or one of them shall be assured by letters or bills under his seal, or by witness of William de Bucbrigge his receiver, that the said duke is contented.

Nov. 12. Hugh de Hastyng knight to Richard de Ravensere clerk.
Westminster. Recognisance for 40 marks, to be levied, in default of payment, of his lands and chattels in Yorkshire.
Cancelled on payment.

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Membrane 10d—cont.

Nov. 16. To the chancellor and treasurer of Ireland. Order to inform
Westminster. themselves by inquisition or otherwise of all lands, rents and offices
in Ireland now held by lords and ladies of England, which of them make
defence thereof and which do not, in what places the same are and their
yearly value, and to certify in the chancery of England under the
seal used in Ireland what they shall so find, sending again this writ ;
as the king has learned by report of several persons that in these days
Ireland is subject to peril of loss for that lords and ladies dwelling in
England, who have lands, rents and offices in Ireland, do not find
fencible men for the safety thereof against the Irish rebels, and that
worse is feared unless a remedy be applied. By K. and C.

MEMBRANE 9d.

Charter of John Boys knight of Lincolnshire, giving to John Pyel
of Irtlyngburgh, his heirs and assigns, half an acre of land in
Wodeforde co. Norhampton, whereof one head abuts towards the
south upon a tenement of Richard la Souche knight by him purchased
of Thomas Tychemersh, with the advowson of the church of
Wodeforde ; and quitclaim with warranty to the said John Pyel,
his heirs and assigns, of the manor of Wodeforde, the land and advowson
aforesaid. Witnesses : Richard la Souche knight, John Lenton,
Roger Leycestre, John Schakel, Roger Herberd, Richard Noreys
of Wodeforde, Robert Veer of Adyngton. Dated 4 November
37 Edward III.

Memorandum of acknowledgment, 16 November.

Nov. 16. John Turk clerk to John de Faversham. Recognisance for 40*l.*,
Westminster. to be levied, in default of payment, of his lands and chattels in the
city of London.

Cancelled on payment.

Writing of John de Faveresham, being a defeasance of the foregoing
recognisance, upon condition that John Turk clerk, his heirs or executors,
shall pay 10*l.* at Easter next in the church of St. Paul London, and 10*l.*
at the octaves of Michaelmas following. Dated London, Saturday
after St. Martin 37 Edward III. *French.*

Memorandum of acknowledgment, 16 November.

Nov. 16. Robert de Warthecop clerk to David de Wollore clerk. Recognisance
Westminster. for 40*s.*, to be levied, in default of payment, of his lands and chattels
in the city of London.

Memorandum of defeasance, upon condition that the said Robert
pay 20*s.* at London at the Purification next.

Cancelled on payment.

Nov. 12. To J. bishop of Lincoln. Order to grant to John Cheyne the king's
Westminster. clerk such a yearly pension as may befit the giver and should bind the
receiver to him, making to him thereupon letters patent under the
bishop's seal, and writing again by the bearer what he will do at this
request ; as by reason of his new creation the bishop is bound in
such a pension to one of the king's clerks, to be by the king nominated,
until provision be made him by the bishop of a competent benefice.

By p.s.

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Membrane 9d—cont.

Nov. 28. Hugh Fastolf of Jernemuth, William Rogger of Belton and Thomas Westminster. White of Jernemuth to Mary de Sancto Paulo countess of Pembroke. Joint and several recognisance for 200*l.*, to be levied, in default of payment, of their lands and chattels in Norfolk.

MEMBRANE 8d.

Writing of Henry Sterky, giving with warranty to Sir Ralph Basset of Drayton knight, until the lawful age of John son and heir of John de Lynford, a yearly rent of 18 marks issuing from the manor of Shyrngton co. Bukingham, now held by John fitz Richard of Olney by grant of the said Henry, to be taken at Easter and Michaelmas by even portions with power of distraint if the rent be in arrear; and granting to Sir Ralph all the estate of him the said Henry in the said manor as well in rent as in other advantages, if the said John fitz Richard or his executors will render to Sir Ralph their estate. Dated Olneye, 12 November 37 Edward III. Witnesses: Thomas de Reynes, John de Aylisbury knights, John Wake, John Kane, John fitz Jon. *Memorandum* of acknowledgment, 20 November.

Writing of Thomas abbot of Stonleye, granting to John de Holt for his counsel a yearly pension of 40*s.* and one gown befitting his estate or 20*s.* for the same, to be taken at Christmas of the manor of Stonle co. Warwick during his life; and the said abbot has paid 1*d.* thereof in name of seisin. Dated Monday the feast of St. Edmund the king 37 Edward III.

Memorandum of acknowledgment, 21 November.

Nov. 22. Thomas de Hauchath to Nicholas de Spaigne clerk. Recognisance Westminster. for 20*l.*, to be levied, in default of payment, of his lands and chattels in Cambridgeshire.

Nov. 22. Blanche who was wife of Robert Bertram knight to John duke Westminster. of Lancastre. Recognisance for 3,000*l.*, to be levied etc. in Northumberland. Power.

Nov. 25. Simon Norreys parson of Castre in Flegg co. Norfolk and John Westminster. Repynghale to Queen Philippa. Joint and several recognisance for 500 marks, to be levied etc. in Norfolk.

Cancelled on payment, acknowledged by Richard Raveneser late the said queen's treasurer.

MEMBRANE 7d.

Writing of Robert Turk citizen of London, giving with warranty to John Devenishe citizen and skinner of London, his heirs and assigns, 60*l.* of yearly quit rent, to be taken at Christmas and Midsummer by even portions of all the lands with their rents etc. which the said Robert and Alice his wife have in the city and suburbs of London and in the town and parish of Redleghe co. Kent, with power of distraint if the same be in arrear; and Robert has paid 40*d.* in name of seisin thereof. Dated London, 18 July 37 Edward III.

Memorandum of acknowledgment at Westminster 8 October, before Master John de Branketre clerk, by virtue of the king's writ of *dedimus potestatem* which is on the files of chancery for this year.

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Membrane 7d—cont.

After the said John Devenishe came into the chancery and produced this writing, saying that he had been contented of the said 60l. yearly and had torn up the same, and praying that the enrolment thereof should be cancelled, wherefore it is cancelled.

Indenture of defeasance of the foregoing writing and rent, upon condition that Robert Turk citizen of London and Alice his wife or one of them, their heirs or executors or some other in their name, shall within two years pay or cause to be paid in the city of London 200 marks to John Devenishe citizen and skinner of London, his heirs or executors or his attorney producing this indenture, at Christmas and at Midsummer by even portions, the first payment being on Christmas eve next. Dated London, 19 July 37 Edward III.

Memorandum of acknowledgment by the parties, 8 October, before Master John de Branketre (*as above*).

Charter of Robert Turk citizen of London, giving with warranty to Alexander Turk his cousin, his heirs and assigns, all his lands and rents which came to the said Robert by inheritance after the death of John Turk his father, with the reversion of all other lands and rents which might or ought to come to him after the death of his brother Master John Turk clerk in the city and suburbs of London and the town and parish of Redleghe co. Kent. Dated London, 19 July 37 Edward III.

Memorandum of acknowledgment, 8 October, before Master John de Branketre (*as above*).

Charter of Alexander Turk citizen of London, giving in frank marriage to Robert Turk citizen of the said city and Alice his wife and to their heirs all the lands and rents in the city and suburbs of London and in the town and parish of Redleghe co. Kent which he lately had of the gift and feoffment of the said Robert, with the reversion of other lands and rents after the death of Master John Turk clerk brother of Robert, and warranty to the said Robert and Alice, their heirs and assigns. Dated London, 24 July 37 Edward III.

Memorandum of acknowledgment, 8 October, before Master John de Branketre (*as above*).

Writing of Robert Turk citizen of London and Alice his wife, daughter and heir of John de Preston, being a release to John Devenishe citizen and skinner of London, his heirs and exeutors, of all actions in times past by reason of the administration, collection or withholding of rents whatsoever in the city and suburbs of London which descended or ought to descend by inheritance to the said Alice after the death of her said father or otherwise, or were in the keeping or disposal of the said John Devenishe in her name. Dated London, 18 July 37 Edward III.

Memorandum of acknowledgment, 8 October, before Master John de Branketre (*as above*).

MEMBRANE 6d.

Oct. 30. To the sheriff of Cornwall. Order to cause Richard Cirgeaux the Westminster. younger and Thomas de Carmynowe, knights of the shire at the parliament summoned at Westminster at the octaves of Michaelmas

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Membrane 6d—cont.

last, to have of the commons of the county, cities and boroughs excepted, 16*l.* 8*s.* for their expenses in coming to the said parliament, there abiding and thence returning, namely for 41 days, taking either of them 4*s.* a day.

The following have the like writs :

Richard de Stapeldon and John Loterell, Devon, for 15*l.* 12*s.* for 39 days.

John de Ralegh and John Langelond, Somerset, for 14*l.* 16*s.* for 37 days.

John de la Hale and Thomas de la Bere, Dorset, for 14*l.* for 35 days.

John Traey and Nicholas de Berkele, Gloucestershire, for 13*l.* 4*s.* for 33 days.

John Buteler and John Fraunk, the county of Suthampton, for 11*l.* 12*s.* for 29 days.

Roger Dalyngrugge and Robert de Halsham, Sussex, for 11*l.* 12*s.* for 29 days.

William Neudegate and Gilbert Ledrede, Surrey, for 10*l.* 16*s.* for 27 days.

Thomas de Apuldrefeld and John Barry, Kent, for 11*l.* 12*s.* for 29 days.

Richard Rook the younger and John de Shorediche, Middlesex, for 9*l.* 12*s.* for 24 days.

Henry de Coggeshale and William de Wauton, Essex, for 11*l.* 12*s.* for 29 days.

Gilbert de Ellefeld and Thomas Fitlyng, Hertfordshire, for 10*l.* 16*s.* for 27 days.

John Creweker, Bedfordshire, for 11*s.* for 29 days.

John de Hampden, Bukinghamshire, for 11*s.* for 29 days.

William de Quenton and Richard Wydevylle, Norhamptonshire, for 11*l.* 12*s.* for 29 days.

Thomas Foliot and Reynold de Hambury, Worcestershire, for 12*l.* 8*s.* for 31 days.

Thomas Chaundos and Thomas Peytevyn, Herefordshire, for 13*l.* 4*s.* for 33 days.

Walter de Hopton and John de Stoke, Salop, for 14*l.* for 35 days.

John de Verdon and Richard de Mountford, Warwickshire, for 12*l.* 8*s.* for 31 days.

Robert de Herle and Roger de Belers, Leycestershire, for 12*l.* 8*s.* for 31 days.

Roger de Elinerugge and Roger de Cottesford, Oxfordshire, for 11*l.* 12*s.* for 29 days.

John de Foxle and John de Trillowe, Berkshire, for 11*l.* 12*s.* for 29 days.

William Beaufou and William Wade, Roteland, for 12*l.* 8*s.* for 31 days.

Richard de Byngham and Thomas de Nevylle of Roldeston, Notinghamshire, for 13*l.* 4*s.* for 33 days.

Robert de Grendon and Nicholas de Beek, Staffordshire, for 13*l.* 4*s.* for 33 days.

Thomas de Shardehowe and Hugh de Clyderhowe, Cambridgeshire, for 11*l.* 12*s.* for 29 days.

Nicholas de Styuecle and Richard Alberd, Huntingdonshire, for 11*l.* 12*s.* for 29 days.

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Membrane 6d—cont.

- John de Mortuo Mari and Walter de Walcote, Norffolk, for 13*l.* 4*s.* for 33 days.
 Edmund Wauncy and Robert Bacoun, Suffolk, for 12*l.* 8*s.* for 31 days.
 Alan de Strothre and Richard de Horsleye, Northumberland, for 16*l.* 8*s.* for 41 days.
 William Lengleys and Christopher de Moriceby, Cumberland, for 16*l.* 8*s.* for 41 days.
 Thomas de Sandeford and Henry de Threlkeld, Westmorland, for 15*l.* 12*s.* for 39 days.

Nov. 8. The following, who by order of the king abode at London seven days longer to take part in orders made in the said parliament, have the like writs :

- Robert de la Mare and Henry Estormy, Wilts, for 15*l.* 4*s.* for 38 days.
 William Russheby, Bedfordshire, for 7*l.* 4*s.* for 36 days.
 Thomas de Mussynden, Bukinghamshire, for 7*l.* 4*s.* for 36 days.
 Godfrey Folejambe and William Grey of Sandiacre, Derbyshire, for 16*l.* for 40 days.
 Thomas de Fulnetby and Lawrence de Flete, Lincolnshire, for 16*l.* 16*s.* for 42 days.
 Thomas de Musgrave and John Chaunont, Yorkshire, for 17*l.* 12*s.* for 44 days.
 Adam de Hoghton and Roger de Pilkynnton, Lancashire, for 18*l.* 8*s.* for 46 days.

Oct. 30. To the bailiffs of the town of Dounhevedburgh. Order to cause Westminster. Henry Nanuam and Robert Wysdom burgesses of the said town, who came to the said parliament, to have of the commonalty of the town 8*l.* 4*s.* for their expenses, namely for 41 days taking either of them 2*s.* a day.

The following have the like writs :

- John Potel and Walter Steveneston burgesses of Chepyngeton, for 7*l.* 16*s.* for 39 days.
 Roger de Salford and Richard Frereman burgesses of Bedeford, for 116*s.* for 29 days.
 Richard Widehay and John Wyndesore citizens of Oxford, for 116*s.* for 29 days.

MEMBRANE 5d.

Writing of Thomas de Hynton, son and heir of William de Hynton, giving with warranty to Richard Engleys, his heirs and assigns, 20*l.* of yearly rent to be taken at Michaelmas of his manor at Hynton to whose hands soever the same shall come, with power of distraint. Witnesses : Sir Robert Holand, Sir Baldwin de Berford, Sir John de Lyouns knights, Nicholas Thenford, Richard Hezeryngton. Dated Hynton, Wednesday after St. Barnabas 33 Edward III.

Writing of Thomas de Hynton, son and heir of William de Hynton, being a quitclaim with warranty to Richard Engleys, his heirs and assigns, of a messuage and two carucates of land in the town of Hynton by Brackelee co. Norhampton, which William de Hynton son of

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Membrane 5d—cont.

Henry de Hynton by fine levied in the king's court gave to Agnes his wife. Witnesses (*as the last*). Dated Hynton, Tuesday the feast of the Assumption 37 Edward III.

Writing of Thomas de Hynton, son and heir of William de Hynton, being a quitclaim with warranty to Richard Engleys, his heirs and assigns, of his manor of Hynton with homages, wards, marriages, reliefs, escheats, heriots, services, and with all rents [as well] in the town of Farnygho, Asthrop and Flore as in that of Hynton by Brackelee co. Norhampton, and all reversions thereto belonging. Witnesses (*as before*). Dated Hynton, Thursday the feast of St. Bartholomew 37 Edward III.

Memorandum of acknowledgment of the foregoing writings, 28 November this year.

Charter of Thomas Vadlet of Wendore, giving to Joan who was wife of William de Hattfeld the younger and to her assigns for her life a yearly rent of 4*l.* issuing from all his lands in Stone, Bisshopston and Wendore at the Annunciation and Michaelmas by even portions, with power of distraint if the same be in arrear. Witnesses: Sir Roger de Potenham, John Neyruyt knights, Simon Darches, Robert Darches, Richard Darches, John Brace, William Freysel. Dated Stokmaundevyl, Saturday the eve of St. Philip and St. James 36 Edward III.

Memorandum of acknowledgment, 28 November this year.

Nov. 29. Thomas de Bradewelle knight to William Roger of Belton co. Westminister. Suffolk and William Ode of Ormesby co. Norfolk. Recognisance for 100*l.*, to be levied, in default of payment, of his lands and chattels in Suffolk.

Hugh Fastolf of Great Jernemuth and William Ode of Ormesby to Simon Noreys parson of Castre in Fleg and John de Repynghale. Recognisance for 40*l.*, to be levied etc. in Norfolk.

Thomas de Bradewelle knight of Suffolk, William de Belton of the same county and William Ode of Norfolk to Simon Noreys parson of Castre in Fleg and John de Repynghale. Recognisance for 100*l.*, to be levied etc. in Norfolk.

Nov. 30. William de Prestwell prior of Sempyngham, for himself and the Westminister. convent, to John de Briklesworth of London. Recognisance for 20*l.*, to be levied etc. in Lincolnshire.

Cancelled on payment.

Dec. 2. Thomas de Bergham to Queen Philippa. Recognisance for 30*l.*, Westminister. to be levied etc. in Suffolk.

Oct. 2. Edmund atte Wode citizen and fishmonger of London to Jordan de Westminister. Barton citizen of London. Recognisance for 10*l.*, to be levied etc. in the city of London.

Cancelled on payment.

Dec. 5. Thomas Coun knight to Simon de Newenton. Recognisance Westminister. for 4,000*l.*, to be levied etc. in Kent.

Cancelled on payment.

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Membrane 5d—cont.

Simon de Newenton to Thomas Coun knight. Recognisance for 4,000*l.*, to be levied etc. in Derbyshire.

Cancelled on payment.

Indenture of agreement between Sir Thomas Coun and Simon de Newenton, to abide the award of John Little and Robert de Beleknappe arbiters on the part of Sir Thomas and John Pecche and Edmund Fitz John on the part of Simon in regard to all debates heretofore between them, saving their allegiance, and if these arbiters may not agree, to abide the award of Sir Stephen de Cosyngton as umpire, such award to be made before the octaves of St. Hilary next in writing sealed by the said arbiters or by the said umpire and two of them; and defeasance of the foregoing several recognisances upon condition that these covenants be kept. Dated London, Wednesday the feast of St. Nicholas 37 Edward III. *French.*

Memorandum of acknowledgment by the parties, 6 December.

Vacated, because the conditions and covenants are fulfilled, as either party has acknowledged, wherefore both parts of this indenture are cancelled, and they are on the files among the king's writs of the 38th year.

MEMBRANE 4d.

Writing of John de Palterton 'masoun,' being a quitclaim with warranty to Godfrey Dobbe chaplain and his heirs of all lands, rents and services in Brede, Odemere, Ywhurst, Northyham whereof Stephen Egebaston enfeoffed the said John and Godfrey. Witnesses: Robert Brede, John Oxebrugge atte Ford, Geoffrey Jane, John Dighere, Richard Ailard. Dated Brede, 20 October 37 Edward III.

Memorandum of acknowledgment, 10 December.

MEMBRANE 3d.

Dec. 6. Thomas son of Thomas de Garwynton to John de Codyngton clerk.
Westminster. Recognisance for 10 marks, to be levied, in default of payment, of his lands and chattels in Kent.

Dec. 11. John Hardyngham the younger merchant of London to Richard
Westminster. Wyddene of London 'couper.' Recognisance for 80*l.*, to be levied etc. in the city of London.

Writing of the prioress and convent of Derteford, being a quitclaim to the king and his heirs of all the lands with rents, shops, gardens, quays, reversions, liberties and free customs formerly of John Jurdan of London in the city of London, which the king lately gave by charter to John Knyvet, William Tauk, Simon de Kegworth and John de Berland for their lives, and they by their writing surrendered to the king. Dated Derteford, Monday after the Conception 37 Edward III.

Memorandum of acknowledgment, 14 December, at the priory of Derteford co. Kent before brother John Woderoue the king's confessor by virtue of a writ of *dedimus potestatem* which is on the files of chancery for this year.

Dec. 14. Brother Nicholas abbot of Stratford, for himself and the convent,
Westminster. to Ellen de York of London. Recognisance for 100*l.*, to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in Essex.

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Membrane 3d—cont.

Indenture made at London, 16 December 37 Edward III, being a defeasance of the foregoing recognisance, made before Sir David de Wollore keeper of the rolls of chancery, upon condition that the abbot and convent of Stratford or their successors keep the covenants contained in an indenture made with Ellen de York of London, namely concerning bread, beer, a daily penny etc. to be taken during her life.

Memorandum of acknowledgment by the said Ellen, 7 December.

Dec. 17. John de Thorneton and Henry Godechepe to Master Thomas Westminster. Threllek dean of St. Paul's church London, Master John de Branketre treasurer of St. Peter's church York and John de Ware minor canon of St. Paul's. Recognisance for 20*l.* payable by instalments; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment, acknowledged by John de Ware.

Dec. 18. Roger Scot of Langeleye co. Essex to the prior of St. Bartholomew's Westminster. Smethefeld, London. Recognisance for 100*l.* payable 1 March 1364; to be levied etc. in Essex.

1364.

Jan. 7. Robert Braunche of Wodchestre co. Gloucester to Queen Philippa. Westminster. Recognisance for 10*l.*, to be levied etc. in Gloucestershire.

Memorandum that the chancellor received this recognisance.

Jan. 16. Edmund Bernard to William de Wenlok clerk. Recognisance for Westminster. 60*l.*, to be levied etc. in Oxfordshire.

Cancelled on payment.

Jan. 15. John de Padebury to Odo Purchas citizen and draper of London. Westminster. Recognisance for 100 marks, to be levied etc. in Middlesex.

Cancelled on payment.

Jan. 20. James abbot of Clyve co. Somerset, for himself and the convent, Westminster. to Thomas de Santon citizen of London. Recognisance for 60*l.*, to be levied etc. in Somerset.

Cancelled on payment.

Jan. 22. Reynold Abbot, John Seller, John Hamond, Robert Devenisse, Westminster. John Broke, John Noble, William Purcas, John Everard, John Carioun, John Hert, Robert Longealeyn and Christiana de Stratteford to William de Wykeham clerk. Recognisance for 100*l.* payable by instalments; to be levied etc. in Middlesex.

1363.

MEMBRANE 2d.

Nov. 25. To the justices of the Bench. Order, upon the petition of the abbot Westminster. of Eynesham presented before the king and council in the last parliament, to view the record and process of a plea pending before them between the said abbot and Thomas Warner concerning cattle of the abbot taken and unlawfully withheld as it is said, and if the parties have proceeded to an inquisition of the country, to proceed

1363.

Membrane 2d—cont.

to take such inquisition, the allegation made by Thomas in his pleading that the business concerns the king and his right to the hundred of Wotton notwithstanding, but not to proceed to render judgment without advising the king; as it is shown the king on behalf of the abbot that he and the said Thomas have put themselves upon an inquisition of the country, and that the justices hitherto have deferred further proceedings by reason of the allegation aforesaid. By pet. of parl.

Dec. 26. To the sheriffs of London. Order to take security of Peter Malore knight and a mainprise, for which they will answer at their peril, to have his body before the council at Westminster on the quinzaine of St. Hilary next, and to set the said Peter free from the prison of Neugate until that day; as the king lately ordered the sheriffs to certify in chancery the cause wherefore the said Peter and Giles his son were taken and imprisoned in Neugate, and they signified that this was for 300*l.* damages adjudged for a trespass by the said Peter and Giles committed against Henry Grene the chief justice, whereof they were convicted by verdict of an inquisition whereupon they put themselves before Stephen de Cavendisshe late mayor of the city of London, John Knyvet and Thomas de Lodelowe recorder of the said city, late justices of *oyer* and *terminer*, at St. Martin le Grand London, and that Peter and Giles were on the eve of Michaelmas last delivered by indenture to the sheriffs' custody by James Andreu and John de Sancto Albano late sheriffs until they should content the said Henry of those damages and the king of a fine; and at the instant prayer of David de Bruys of Scotland the king's brother, he has pardoned the said Peter the fine and whatsoever pertains to him in that behalf, and the said Henry has certified his will that the said Peter be set free until the day aforesaid, so that he then be there in person to treat and agree with Henry before the council touching satisfaction for damages and his full delivery, and to do and receive what shall be by the council appointed. By C.

1364.

Jan. 23. Nicholas de Tamworth knight and John Bele to the king. Joint Westminster. and several recognisance for 100*l.*, to be levied, in default of payment, of their lands and chattels in Staffordshire.

Cancelled on payment, as appears by a letter of the privy [seal] which is on the file for this year.

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Memorandum of licence given for 200*l.* by the king to the abbess and convent of Fontevrault, to give to John Bele otherwise called John Fleccher and to Joan his wife for their life the manor of Grovesbury which is held in chief, the fees and advowsons thereto pertaining excepted; and of the sum above mentioned the said John has paid the king 100*l.* to his chamber by the hands of Helmingus Leget receiver thereof, and as security for the residue the said John and Nicholas de Tamworth knight have made a recognisance to the king, as by his letters patent of licence appears.

Charter of John de Padebury, giving with warranty to Odo Purchase citizen and draper of London, his heirs and assigns, his manor of Suthcote by Colebroke in the parish of Heremodesworthe co. Middlesex, with all lands, meadows, woods, feedings, pastures, waters,

1364.

Membrane 2d—cont.

ways, paths, hedges and ditches, rents, services of free men with their suits, homages, reliefs, heriots, escheats, wards, marriages etc. belonging to the said manor and to other his lands and rents in Sibbeston and Langeforth in the same parish and county, which came to the said John by inheritance after the decease of Thomas de Collee in the said county, and which he and the said Thomas in his life time had jointly to them, their heirs and assigns, of the gift and feoffment of Edmund Blakwatre and Isabel his wife sometime wife of William Pycot citizen and goldsmith of London, and by quitclaim of Dionysia wife sometime of John Durant. Witnesses: John de Cherleton, Ralph atte Merke, Richard atte Merke, John Pallyngg, Nicholas Sporiere, Edmund Blakwatre. Dated Resselpe, 22 October 37 Edward III.

Memorandum of acknowledgment, 23 January.

MEMBRANE 1d.

Writing of James son and heir of Lawrence atte Forde, being a quitclaim with warranty to William Tauk of all lands now held by the said William of the gift of Robert de Elneastede at Crimesham in the parish of Pageham which ever were of the said Lawrence. Dated Hamptonet, Monday the feast of St. Vincent 37 Edward III.

Memorandum of acknowledgment, 22 January.

Writing of Thomas atte Broke of White Rothyng co. Essex, giving with warranty to Bartholomew de Frestelyng citizen and corder of London, his heirs and assigns, 20*l.* of yearly quit rent to be taken at Midsummer of the manor of White Rothyng, with power of distraint if the same be in arrear; and he has put the said Bartholomew in seisin thereof by payment of 40*d.* Witnesses: Richard de Wycoumbe, Richard de Prestone, William de Wandelesworth citizens of London, John Bonyngton, William de Liston, William de Enefeld, Richard Giffard, Walter Tyrel, John Asselyn. Dated London, Sunday after Michaelmas 29 Edward III.

Memorandum of acknowledgment, 24 January this year.

Writing of Thomas Broke of Holdiche co. Devon, granting with warranty to Bartholomew de Frestelyng citizen and corder of London and to Sara his wife, their heirs and assigns, 20*l.* of yearly quit rent to be taken in the quinzaine of Michaelmas of his whole manor of Holdiche, with power of distraint if the same be in arrear; and he has put the said Bartholomew and Sara in seisin thereof by payment of 40*s.* Witnesses: Richard de Wycoumbe, Richard de Preston, William de Stodeye, John Horsford, Adam Horsford. Dated London, 17 February 32 Edward III.

Memorandum of acknowledgment, 24 January this year.

Writing of Thomas atte Broke of Holdyche co. Devon, being a grant and quitclaim made by licence of the king with warranty to Bartholomew Frestlyngg citizen and corder of London, his heirs and assigns, of all right past or future in the manor he had in the town of Whiterothyngg^s co. Essex, now held by the said Bartholomew by an extent made for a debt wherein the said Thomas was bound to him by a statute merchant, with woods, meadows, feedings, pastures, commons, ways, paths, hedges, ditches, wards, marriages, reliefs,

1364.

Membrane 1d—cont.

heriots, homages, services, customs of free tenants and neifs, suits of court etc. Witnesses: William Baud, William atte Welde, Robert Mareschal, John de Bampton, Guy de Upwyk, Richard Fifhide, John Asselyn. Dated Whiterothyngg, 24 January at the end of 37 Edward III.

Memorandum of acknowledgment, 24 January.

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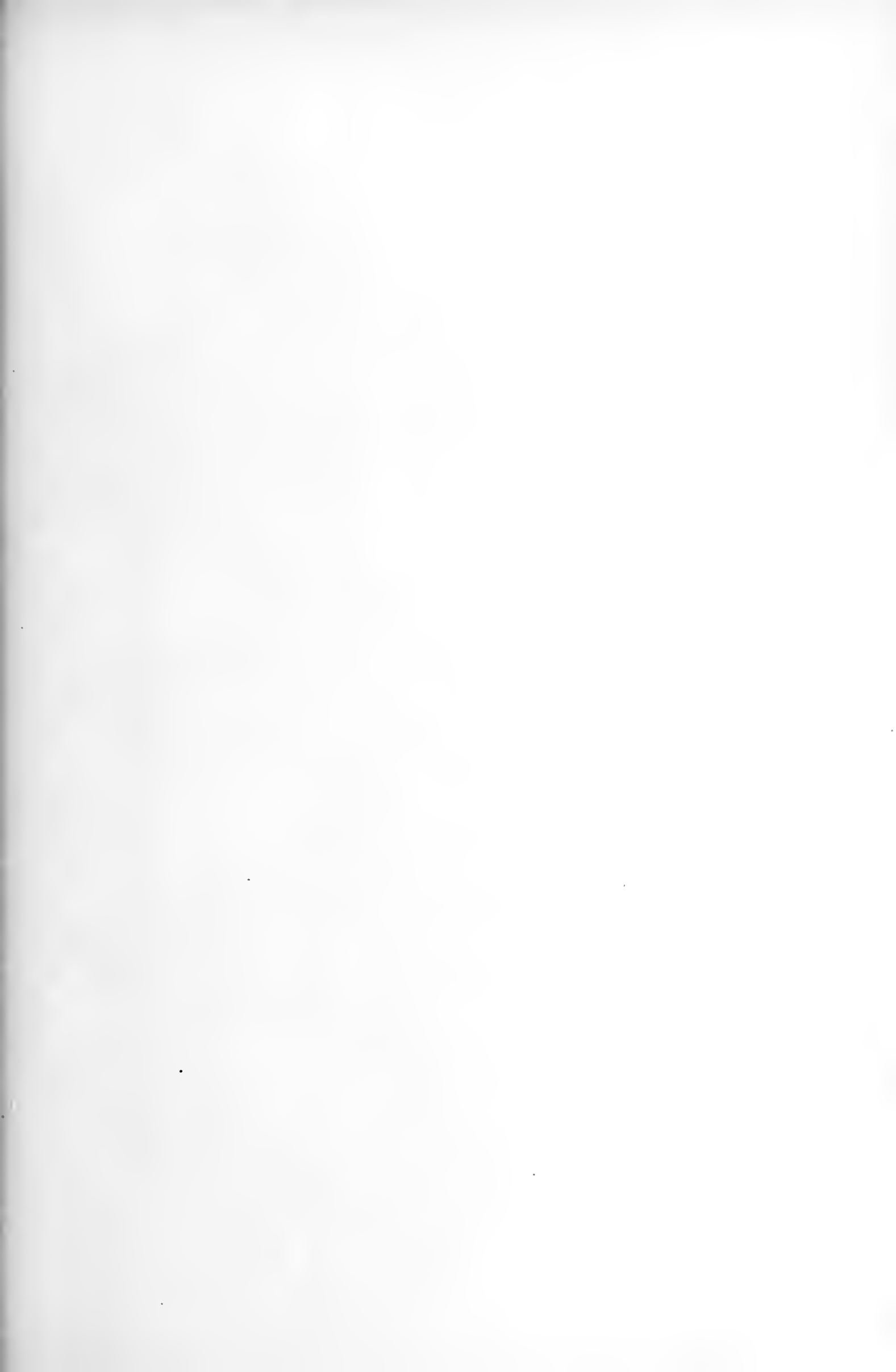
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10. MEMORIALS OF HENRY THE SEVENTH; Bernardi Andreae Tholosatis Vita Regis Henrici Septimi; necnon alia quædam ad eundem Regem Spectantia. Edited by JAMES GAIRDNER. 1858.

The contents of this volume are—(1) a life of Henry VII., by his poet Laureate and historiographer, Bernard André, of Toulouse, with some compositions in verse, of which he is supposed to have been the author; (2) the journals of Roger Machado during certain embassies to Spain and Brittany, the first of which had reference to the marriage of the King's son, Arthur, with Catharine of Arragon; (3) two curious reports by envoys sent to Spain in 1505 touching the succession to the Crown of Castile, and a project of marriage between Henry VII. and the Queen of Naples; and (4) an account of Philip of Castile's reception in England in 1506. Other documents of interest are given in an appendix.

11. MEMORIALS OF HENRY THE FIFTH. I.—Vita Henrici Quinti, Roberto Redmanno auctore. II.—Versus Rhythmici in laudem Regis Henrici Quinti. III.—Elmhams Liber Metricus de Henrico V. Edited by CHARLES A. COLE. 1858.

12. MUNIMENTA GILDHALLÆ LONDONIENSIS; Liber Albus, Liber Custumarum, et Liber Horn, in archivis Gildhallæ asservati.

Vol. I., Liber Albus.

Vol. II. (in Two Parts), Liber Custumarum.

Vol. III., Translation of the Anglo-Norman Passages in Liber Albus, Glossaries, Appendices, and Index.

Edited by HENRY THOMAS RILEY, M.A., Barrister-at-Law. 1859—1862.

The *Liber Albus*, compiled by John Carpenter, Common Clerk of the City of London in the year 1419, gives an account of the laws, regulations, and institutions of that City in the 12th, 13th, 14th, and early part of the 15th centuries. The *Liber Custumarum* was compiled in the early part of the 14th century during the reign of Edward II. It also gives an account of the laws, regulations, and institutions of the City of London in the 12th, 13th, and early part of the 14th centuries.

13. CHRONICA JOHANNIS DE OXENEDES. Edited by SIR HENRY ELLIS, K.H. 1859.

Although this Chronicle tells of the arrival of Hengist and Horsa, it substantially begins with the reign of King Alfred, and comes down to 1292. It is particularly valuable for notices of events in the eastern portions of the kingdom.

14. A COLLECTION OF POLITICAL POEMS AND SONGS RELATING TO ENGLISH HISTORY, FROM THE ACCESSION OF EDWARD III. TO THE REIGN OF HENRY VIII. Vols. I. and II. Edited by THOMAS WRIGHT, M.A. 1859—1861.

15. The "OPUS TERTIUM," "OPUS MINUS," &c. of ROGER BACON. Edited by J. S. BREWER, M.A., Professor of English Literature, King's College, London. 1859.

16. BARTHOLOMÆI DE COTTON, MONACHI NORWICENSIS, HISTORIA ANGLICANA, 449—1298; necnon ejusdem Liber de Archiepiscopis et Episcopis Angliæ. Edited by HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge. 1859.

17. BRUT Y TYWYSOGION; or, The Chronicle of the Princes of Wales. Edited by the Rev. JOHN WILLIAMS AB ITHEL, M.A. 1860.

This work, written in the ancient Welsh language, begins with the abdication and death of Cædwala at Rome, in the year 681, and continues the history down to the subjugation of Wales by Edward I., about the year 1282.

18. **A COLLECTION OF ROYAL AND HISTORICAL LETTERS DURING THE REIGN OF HENRY IV.** Vol. I. 1399-1404. *Edited by* the Rev. F. C. HINGESTON, M.A., of Exeter College, Oxford. 1860.
19. **THE REPRESSOR OF OVER MUCH BLAMING OF THE CLERGY.** By REGINALD PECOCK, sometime Bishop of Chichester. Vols. I. and II. *Edited by* the Rev. CHURCHILL BABINGTON, B.D., Fellow of St. John's College, Cambridge. 1860.
 The author was born about the end of the fourteenth century, consecrated Bishop of St. Asaph in the year 1444, and translated to the see of Chichester in 1450. His work gives a full account of the views of the Lollards, and has great value for the philologist.
20. **ANNALES CAMBRIÆ.** *Edited by* the Rev. JOHN WILLIAMS AB ITHEL, M.A. 1860.
 These annals, which are in Latin, commence in 447 and come down to 1288. The earlier portion appears to be taken from an Irish Chronicle used by Tigernach, and by the compiler of the Annals of Ulster.
21. **THE WORKS OF GIRALDUS CAMBRENSIS.** Vols. I.-IV. *Edited by* the Rev. J. S. BREWER, M.A., Professor of English Literature, King's College, London. Vols. V.-VII. *Edited by* the Rev. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire. Vol. VIII. *Edited by* GEORGE F. WARNER, M.A., of the Department of MSS., British Museum. 1861-1891.
 These volumes contain the historical works of Gerald du Barry, who lived in the reigns of Henry II., Richard I., and John.
 The *Topographia Hibernica* (in Vol. V.) is the result of Giraldus' two visits to Ireland, the first in 1183, the second in 1185-6, when he accompanied Prince John into that country. The *Expugnatio Hibernica* was written about 1188. Vol. VI. contains the *Itinerarium Cambriæ et Descriptio Cambriæ*; and Vol. VII., the lives of S. Remigius and S. Hugh. Vol. VIII. contains the Treatise *De Principis Instructione*, and an index to Vols. I.-IV. and VIII.
22. **LETTERS AND PAPERS ILLUSTRATIVE OF THE WARS OF THE ENGLISH IN FRANCE DURING THE REIGN OF HENRY THE SIXTH, KING OF ENGLAND.** Vol. I., and Vol. II. (in Two Parts). *Edited by* the Rev. JOSEPH STEVENSON, M.A., Vicar of Leighton Buzzard. 1861-1864.
23. **THE ANGLO-SAXON CHRONICLE, ACCORDING TO THE SEVERAL ORIGINAL AUTHORITIES.** Vol. I., Original Texts. Vol. II., Translation. *Edited and translated by* BENJAMIN THORPE, Member of the Royal Academy of Sciences at Munich, and of the Society of Netherlandish Literature at Leyden. 1861.
 There are at present six independent manuscripts of the Saxon Chronicle, ending in different years, and written in different parts of the country. In this edition, the text of each manuscript is printed in columns on the same page, so that the student may see at a glance the various changes which occur in orthography.
24. **LETTERS AND PAPERS ILLUSTRATIVE OF THE REIGNS OF RICHARD III. AND HENRY VII.** Vols. I. and II. *Edited by* JAMES GARDINER, 1861-1863.
 The principal contents of the volumes are some diplomatic Papers of Richard III., correspondence between Henry VII. and Ferdinand and Isabella of Spain; documents relating to Edmund de la Pole, Earl of Suffolk; and a portion of the correspondence of James IV. of Scotland.
25. **LETTERS OF BISHOP GROSSETESTE.** *Edited by* the Rev. HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge. 1861.
 The letters of Robert Grosseteste range in date from about 1210 to 1253. They refer especially to the diocese of Lincoln, of which Grosseteste was bishop.
26. **DESCRIPTIVE CATALOGUE OF MANUSCRIPTS RELATING TO THE HISTORY OF GREAT BRITAIN AND IRELAND.** Vol. I. (in Two Parts), Anterior to the Norman Invasion; Vol. II., 1066-1200; Vol. III., 1200-1327. *By* Sir THOMAS DUFFUS HARDY, D.C.L., Deputy Keeper of the Records. 1862-1871.
27. **ROYAL AND OTHER HISTORICAL LETTERS ILLUSTRATIVE OF THE REIGN OF HENRY III.** Vol. I. 1216-1235. Vol. II. 1236-1272. *Selected and edited by* the Rev. W. W. SHIRLEY, D.D., Regius Professor of Ecclesiastical History, and Canon of Christ Church, Oxford. 1862-1866.

28. CHRONICA MONASTERII S. ALBANI :—

1. THOMÆ WALSHINGHAM HISTORIA ANGLICANA. Vol. I., 1272-1381; Vol. II., 1381-1422.
2. WILLELMI RISHANGER CHRONICA ET ANNALES, 1259-1307.
3. JOHANNIS DE TROKELowe ET HENRICI DE BLANEFORDE CHRONICA ET ANNALES 1259-1296; 1307-1324; 1392-1406.
4. GESTA ABBATUM MONASTERII S. ALBANI, A THOMA WALSHINGHAM, REGNANTE RICARDO SECUNDO, EJUSDEM ECCLESIAE PRÆCENTORE, COMPILATA. Vol. I., 793-1290; Vol. II., 1290-1349; Vol. III., 1349-1411.
5. JOHANNIS AMUNDESHAM, MONACHI MONASTERII S. ALBANI, UT VIDETUR, ANNALES; Vols. I. and II.
6. REGISTRA QUORUNDAM ABBATUM MONASTERII S. ALBANI, QUI SÆCULO XV^{mo} FLORUERE. Vol. I., REGISTRUM ABBATIÆ JOHANNIS WHETHAMSTEDE, ABBATIS MONASTERII SANCTI ALBANI, ITERUM SUSCEPTÆ; ROBERTO BLAKENEY, CAPELLANO, QUONDAM ADSRIPTUM: Vol. II., REGISTRA JOHANNIS WHETHAMSTEDE, WILLELMI ALBON, ET WILLELMI WALINGFORDE, ABBATUM MONASTERII SANCTI ALBANI, CUM APPENDICE CONTINENTE QUASDAM EPISTOLAS A JOHANNE WHETHAMSTEDE CONSCRIPTAS.
7. YPODIGMA NEUSTRIÆ A THOMA WALSHINGHAM, QUONDAM MONACHO MONASTERII S. ALBANI, CONSCRIPTUM.

Edited by HENRY THOMAS RILEY, M.A., Barrister-at-Law. 1863-1876.

In the first two volumes is a History of England, from the death of Henry III. to the death of Henry V., by Thomas Walsingham, Precentor of St. Albans.

In the 3rd volume is a Chronicle of English History, attributed to William Rishanger, who lived in the reign of Edward I.: an account of transactions attending the award of the kingdom of Scotland to John Balliol, 1291-1292, also attributed to William Rishanger, but on no sufficient ground: a short Chronicle of English History, 1292 to 1300, by an unknown hand a short Chronicle, Willelmi Rishanger Gesta Edwardi Primi, Regis Angliæ, probably by the same hand: and fragments of three Chronicles of English History, 1285 to 1307.

In the 4th volume is a Chronicle of English History, 1259 to 1296: Annals of Edward II., 1307 to 1323, by John de Trokelowe, a monk of St. Albans, and a continuation of Trokelowe's Annals, 1323, 1324, by Henry de Blanford: a full Chronicle of English History, 1392 to 1406, and an account of the benefactors of St. Albans, written in the early part of the 15th century.

The 5th, 6th, and 7th volumes contain a history of the Abbots of St. Albans, 793 to 1411, mainly compiled by Thomas Walsingham, with a Continuation.

The 8th and 9th volumes, in continuation of the Annals, contain a Chronicle probably of John Amundesham, a monk of St. Albans.

The 10th and 11th volumes relate especially to the acts and proceedings of Abbots Wethamstede, Albon, and Wallingford.

The 12th volume contains a compendious History of England to the reign of Henry V and of Normandy in early times also by Thomas Walsingham, and dedicated to Henry V

29. CHRONICON ABBATIÆ DE EVESHAM, AUCTORIBUS DOMINICO PRIORE EVESHAMIÆ ET THOMA DE MARLEBERGE ABBATE, A FUNDATIONE AD ANNUM 1213, UNA CUM CONTINUATIONE AD ANNUM 1418. *Edited by* the Rev. W. D. MACRAY, Bodleian Library, Oxford. 1863.

The Chronicle of Evesham illustrates the history of that important monastery from 690 to 1418. Its chief feature is an autobiography, which makes us acquainted with the inner daily life of a great abbey. Interspersed are many notices of general, personal, and local history.

30. RICARDI DE CIRENCESTRIA SPECULUM HISTORIALE DE GESTIS REGUM ANGLIÆ. Vol. I., 447-871. Vol. II., 872-1066. *Edited by* JOHN E. B. MAYOR, M.A., Fellow of St. John's College, Cambridge. 1863-1869.

Richard of Cirencester's history is in four books, and gives many charters in favour of Westminster Abbey, and a very full account of the lives and miracles of the saints, especially of Edward the Confessor, whose reign occupies the fourth book. A treatise on the Coronation, by William of Sudbury, a monk of Westminster, fills book ii. c. 3.

31. YEAR BOOKS OF THE REIGNS OF EDWARD THE FIRST AND EDWARD THE THIRD. Years 20-21, 21-22 (*Out of Print*), 30-31, 32-33, and 33-35 Edw. I; and 11-12 Edw. III. *Edited and translated by* ALFRED JOHN HORWOOD, Barrister-at-Law. Years 12-13, 13-14, 14-15, 15, 16 (*in two parts*), 17, 17-18, 18, 18-19, 19, and 20 (*First Part*), Edward III. *Edited and translated by* LUKE OWEN PIKE, M.A., Barrister-at-Law. 1863-1908.

32. **NARRATIVES OF THE EXPULSION OF THE ENGLISH FROM NORMANDY, 1449-1450.**—Robertus Blondelli de Reductione Normanniæ: Le Recouvrement de Normendie, par Berry, Hérault du Roy: Conferences between the Ambassadors of France and England. *Edited by the Rev. JOSEPH STEVENSON, M.A.* 1863.
33. **HISTORIA ET CARTULARIUM MONASTERII S. PETRI GLOUCESTRIÆ** Vols. I.—III. *Edited by W. H. HART, F.S.A., Membre Correspondant de la Société des Antiquaires de Normandie.* 1863-1867.
34. **ALEXANDRI NECKAM DE NATURIS RERUM LIBRI DUO;** with NECKAM'S POEM, DE LAUDIBUS DIVINÆ SAPIENTIÆ. *Edited by THOMAS WRIGHT, M.A.* 1863.
35. **LEECHDOMS, WORTCUNNING, AND STARCRAFT OF EARLY ENGLAND;** being a Collection of Documents illustrating the History of Science in this Country before the Norman Conquest. Vols. I.—III. (Vol. III. *Out of print.*) *Collected and edited by the Rev. OSWALD COCKAYNE, M.A.* 1864-1866.
36. **ANNALES MONASTICI.**
 Vol. I. :—Annales de Margan, 1066-1232; Annales de Theokesberia, 1066-1263; Annales de Burton, 1004-1263.
 Vol. II. :—Annales Monasterii de Wintonia, 519-1277; Annales Monasterii de Waverleia, 1-1291.
 Vol. III. :—Annales Prioratus de Dunstaplia, 1-1297. Annales Monasterii de Bermundeseia, 1042-1432.
 Vol. IV. :—Annales Monasterii de Oseneia, 1016-1347; Chronicon vulgo dictum Chronicon Thomæ Wykes, 1066-1289; Annales Prioratus de Wigornia, 1-1377. (*Out of print.*)
 Vol. V. :—Index and Glossary.
Edited by HENRY RICHARDS LUARDS, M.A., Fellow and Assistant Tutor of Trinity College, and Registry of the University, Cambridge. 1864-1869.
37. **MAGNA VITA S. HUGONIS EPISCOPI LINCOLNIENSIS.** *Edited by the Rev. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire* 1864.
38. **CHRONICLES AND MEMORIALS OF THE REIGN OF RICHARD THE FIRST.**
 Vol. I. :—ITINERARIUM PEREGRINORUM ET GESTA REGIS RICARDI.
 Vol. II. :—EPISTOLÆ CANTUARIENSES; the Letters of the Prior and Convent of Christ Church, Canterbury; 1187 to 1199.
Edited by the Rev. WILLIAM STUBBS, M.A., Vicar of Navestock, Essex, and Lambeth Librarian. 1864-1865.
 The authorship of the Chronicle in Vol. I., hitherto ascribed to Geoffrey Vinesauf, is now more correctly ascribed to Richard, Canon of the Holy Trinity of London. The letters in Vol. II., written between 1187 and 1199, had their origin in a dispute which arose from the attempts of Baldwin and Hubert, archbishops of Canterbury, to found a college of secular canons, a project which gave great umbrage to the monks of Canterbury.
39. **RECUEIL DES CRONIQVES ET ANCHIENNES ISTORIES DE LA GRANT BRETAGNE A PRESENT NOMME ENGLETERRE,** par JEHAN DE WAURIN. Vol. I., Albina to 688. Vol. II., 1399-1422. Vol. III., 1422-1431. *Edited by WILLIAM HARDY, F.S.A.* 1864-1879. Vol. IV., 1431-1447. Vol. V., 1447-1471. *Edited by Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A.* 1884-1891.
40. **A COLLECTION OF THE CHRONICLES AND ANCIENT HISTORIES OF GREAT BRITAIN, NOW CALLED ENGLAND,** by JOHN DE WAURIN. Vol. I., Albina to 688. Vol. II., 1399-1422. Vol. III., 1422-1431. (Translations of the preceding Vols. I., II., and III.) *Edited and translated by Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A.* 1864-1891.

41. POLYCHRONICON RANULPHI HIGDEN, with Trovisa's Translation. Vols. I. and II. *Edited by* CHURCHILL BABINGTON, B.D., Senior Fellow of St. John's College, Cambridge. Vols. III.-IX. *Edited by* the Rev. JOSEPH RAWSON LUMBY, D.D., Norrisian Professor of Divinity, Vicar of St. Edward's, Fellow of St. Catharino's College, and late Fellow of Magdalene College, Cambridge. 1865-1886.

This chronicle begins with the Creation, and is brought down to the reign of Edward III. The two English translations, which are printed with the original Latin, afford interesting illustrations of the gradual change of our language, for one was made in the fourteenth century, the other in the fifteenth.

42. LE LIVRE DE REIS DE BRITANIE E LE LIVRE DE REIS DE ENGLETERE. *Edited by* the Rev. JOHN GLOVER, M.A., Vicar of Brading, Isle of Wight, formerly Librarian of Trinity College, Cambridge. 1865.

These two treatises are valuable as careful abstracts of previous histories.

43. CRONICA MONASTERII DE MELSA AB ANNO 1150 USQUE AD ANNUM 1406, Vols. I.-III. *Edited by* EDWARD AUGUSTUS BOND, Assistant Keeper of Manuscripts, and Egerton Librarian, British Museum. 1866-1868.

44. MATTHÆI PARISIENSIS HISTORIA ANGLORUM, SIVE UT VULGO DICITUR HISTORIA MINOR. Vols. I.-III. 1067-1253. *Edited by* Sir FREDERICK MADDEN, K.H., Keeper of the Manuscript Department of the British Museum. 1866-1869.

45. LIBER MONASTERII DE HYDA: A CHRONICLE AND CHARTULARY OF HYDE ABBEY, WINCHESTER, 455-1023. *Edited by* EDWARD EDWARDS. 1866.

The "Book of Hyde" is a compilation from much earlier sources, which are usually indicated with considerable care and precision. In many cases, however, the Hyde Chronicler appears to correct, to qualify, or to amplify the statements which, in substance, he adopts.

There is to be found, in the "Book of Hyde," much information relating to the reign of King Alfred which is not known to exist elsewhere. The volume contains some curious specimens of Anglo-Saxon and mediæval English.

46. CRONICON SCOTORUM. A CHRONICLE OF IRISH AFFAIRS, from the earliest times to 1135; and SUPPLEMENT, containing the events from 1141 to 1150. *Edited, with Translation, by* WILLIAM MAUNSELL HENNESSY, M.R.I.A. 1866.

47. THE CHRONICLE OF PIERRE DE LANGTOFT IN FRENCH VERSE, FROM THE EARLIEST PERIOD TO THE DEATH OF EDWARD I. Vols. I. and II. *Edited by* THOMAS WRIGHT, M.A., &c. 1866-1868.

It is probable that Pierre de Langtoft was a canon of Bridlington, in Yorkshire and lived in the reign of Edward I., and during a portion of the reign of Edward II. This chronicle is divided into three parts; in the first, is an abridgement of Geoffrey of Monmouth's "Historia Britonum"; in the second, a history of the Anglo-Saxon and Norman kings, to the death of Henry III.; in the third, a history of the reign of Edward I. The language is a specimen of the French of Yorkshire.

48. THE WAR OF THE GAEDHIL WITH THE GAILL, OR THE INVASIONS OF IRELAND BY THE DANES AND OTHER NORSEMEN. *Edited, with a Translation, by* the Rev. JAMES HENTHORN TODD, D.D., Senior Fellow of Trinity College, and Regius Professor of Hebrew in the University of Dublin. 1867.

49. GESTA REGIS HENRICI SECUNDI BENEDICTI ABBATIS. CHRONICLE OF THE REIGNS OF HENRY II. AND RICHARD I., 1169-1192, known under the name of BENEDICT OF PETERBOROUGH. Vols. I. and II. (Vol. II. *Out of print.*) *Edited by* the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, Oxford, and Lambeth Librarian. 1867.

50. MUNIMENTA ACADEMICA, OR DOCUMENTS ILLUSTRATIVE OF ACADEMICAL LIFE AND STUDIES AT OXFORD (in Two Parts). *Edited by* the Rev. HENRY ANSTEY, M.A., Vicar of St. Wendron, Cornwall, and late Vice-Principal of St. Mary Hall, Oxford. 1868.

51. **CHRONICA MAGISTRI ROGERI DE HOUEDENE.** Vols. I.-IV. *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History and Fellow of Oriel College, Oxford. 1868-1871.*
 The earlier portion, extending from 732 to 1148, appears to be a copy of a compilation made in Northumbria about 1161, to which Hoveden added little. From 1148 to 1169—a very valuable portion of this work—the matter is derived from another source, to which Hoveden appears to have supplied little. From 1170 to 1192 is the portion which corresponds to some extent with the Chronicle known under the name of Benedict of Peterborough (*see No. 49*). From 1192 to 1201 may be said to be wholly Hoveden's work.
52. **WILLELMI MALMESBIRIENSIS MONACHI DE GESTIS PONTIFICUM ANGLORUM LIBRI QUINQUE.** *Edited by N. E. S. A. HAMILTON, of the Department of Manuscripts, British Museum. 1870.*
53. **HISTORIC AND MUNICIPAL DOCUMENTS OF IRELAND, FROM THE ARCHIVES OF THE CITY OF DUBLIN, &c. 1172-1320.** *Edited by JOHN T. GILBERT, F.S.A., Secretary of the Public Record Office of Ireland. 1870.*
54. **THE ANNALS OF LOCH CÉ. A CHRONICLE OF IRISH AFFAIRS, 1014-1590.** Vols. I. and II. *Edited, with a Translation, by WILLIAM MAUNSELL HENNESSY, M.R.I.A. 1871. (Out of print.)*
55. **MONUMENTA JURIDICA. THE BLACK BOOK OF THE ADMIRALTY, WITH APPENDICES, Vols. I.-IV. (Vol. I. Out of print.)** *Edited by Sir TRAVERS TWISS Q.C., D.C.L. 1871-1876.*
 This book contains the ancient ordinances and laws relating to the navy.
56. **MEMORIALS OF THE REIGN OF HENRY VI. :—OFFICIAL CORRESPONDENCE OF THOMAS BEKYNTON, SECRETARY TO HENRY VI., AND BISHOP OF BATH AND WELLS.** *Edited by the Rev. GEORGE WILLIAMS, B.D., Vicar of Ringwood, late Fellow of King's College, Cambridge. Vols. I. and II. 1872.*
57. **MATTHÆI PARISIENSIS, MONACHI SANCTI ALBANI, CHRONICA MAJORA** Vol. I. The Creation to A.D. 1066. Vol. II. 1067 to 1216. Vol. III. 1216 to 1239. Vol. IV. 1240 to 1247. Vol. V. 1248 to 1259. (*Out of print.*) Vol. VI. Additamenta. Vol. VII. Index. *Edited by the Rev. HENRY RICHARDS LUARD, D.D., Fellow of Trinity College, Registry of the University, and Vicar of Great St. Mary's, Cambridge. 1872-1884.*
58. **MEMORIALE FRATRIS WALTERI DE COVENTRIA.—THE HISTORICAL COLLECTIONS OF WALTER OF COVENTRY.** Vols. I. and II. *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, and Fellow of Oriel College, Oxford. 1872-1873.*
59. **THE ANGLO-LATIN SATIRICAL POETS AND EPIGRAMMATISTS OF THE TWELFTH CENTURY.** Vols. I. and II. *Collected and edited by THOMAS WRIGHT, M.A., Corresponding Member of the National Institute of France (Académie des Inscriptions et Belles-Lettres). 1872.*
60. **MATERIALS FOR A HISTORY OF THE REIGN OF HENRY VII., FROM ORIGINAL DOCUMENTS PRESERVED IN THE PUBLIC RECORD OFFICE.** Vols. I. and II. *Edited by the Rev. WILLIAM CAMPBELL, M.A., one of Her Majesty's Inspectors of Schools. 1873-1877.*
61. **HISTORICAL PAPERS AND LETTERS FROM THE NORTHERN REGISTERS.** *Edited by the Rev. JAMES RAINE, M.A., Canon of York, and Secretary of the Surtees Society. 1873.*
62. **REGISTRUM PALATINUM DUNELMENSE. THE REGISTER OF RICHARD DE KELLAWE, LORD PALATINE AND BISHOP OF DURHAM; 1311-1316.** Vols. I.-IV. *Edited by Sir THOMAS DUFFUS HARDY, D.C.L., Deputy Keeper of the Records. 1873-1878.*
63. **MEMORIALS OF ST. DUNSTAN, ARCHBISHOP OF CANTERBURY.** *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History and Fellow of Oriel College, Oxford. 1874. (Out of print.)*

64. **CHRONICON ANGLIÆ, AB ANNO DOMINI 1328 USQUE AD ANNUM 1388, AUCTORE MONACHO QUODAM SANCTI ALBANI.** *Edited by* EDWARD MAUNDE THOMPSON, Barrister-at-Law, Assistant Keeper of the Manuscripts in the British Museum. 1874.
65. **THOMAS SAGA ERKIBYSKUPS. A LIFE OF ARCHBISHOP THOMAS BECKET, IN ICELANDIC.** Vols. I. and II. *Edited, with English Translation, Notes, and Glossary, by* M. EIRIKR MAGNUSSON, M.A., Sub-Librarian of the University Library, Cambridge. 1875-1883.
66. **RADULPHI DE COGGESHALL CHRONICON ANGLICANUM.** *Edited by* the Rev. JOSEPH STEVENSON, M.A. 1875.
67. **MATERIALS FOR THE HISTORY OF THOMAS BECKET, ARCHBISHOP OF CANTERBURY.** Vols. I.-VI. *Edited by* the Rev. JAMES CRAIGIE ROBERTSON, M.A., Canon of Canterbury. 1875-1883. Vol. VII. *Edited by* JOSEPH BRIGSTOCKE SHEPPARD, LL.D. 1885.
- The first volume contains the life of the archbishop, and the miracles after his death, by William, a monk of Canterbury. The second, the life by Benedict of Peterborough, John of Salisbury, Alan of Tewkesbury, and Edward Grim. The third, the life by William Fitzstephen and Herbert of Bosham. The fourth, anonymous lives, Quadrilogus, &c. The fifth, sixth, and seventh, the Epistles, and known letters.
68. **RADULFI DE DICETO, DECANI LUNDONIENSIS, OPERA HISTORICA. THE HISTORICAL WORKS OF MASTER RALPH DE DICETO, DEAN OF LONDON.** Vols. I. and II. *Edited by* the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, and Fellow of Oriel College, Oxford. 1876.
- The Abbreviationes Chronicorum extend to 1147 and the Ymagines Historiarum to 1201.
69. **ROLL OF THE PROCEEDINGS OF THE KING'S COUNCIL IN IRELAND, FOR A PORTION OF THE 16TH YEAR OF THE REIGN OF RICHARD II. 1392-93.** *Edited by* the Rev. JAMES GRAVES, B.A. 1877.
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