Presentation of Richard Wodelok, chaplain to the church of Binteworth, in the diocese of Winchester, in the king's gift by reason of the lands of the archbishop of Rouen being in the king's hands.

Signification to G. bishop of Chichester, of the royal assent to the election of John de Taneto, one of the monks of St. Martin's, Battle, to be abbot thereof.

Protection with clause *volumus*, until Michaelmas, for Master Adam de Botindon, staying in Ireland on the king's service.

Grant, at the instance of brother Walter de Wynterburne, the king's confessor, to Thomas son of Alvred de Erleotok, that he and his heirs may hold for ever the water mill called 'Mershmilne,' in the town of Erlestok, with an acre of ground adjoined, and land there held by Juliana le Proute, which premises were heretofore demised to him, for the life of the grantor, by a chirograph, which the king has inspected, by Matthew son of John, notwithstanding that the lands of the latter are to revert to the king upon his death.

Matilda Haudelon and Hawisia de Mattesdon, nuns of Wherwell, bringing news of the death of Elena their abbess, have letters of licence to elect.

Protection with clause *volumus* until Midsummer, for Master Boniface de Salucis, parson of the church of Alemanbury, going beyond seas.

The like, until Michaelmas, for Master William de Morburn, clerk, going beyond seas.

Letters for the said William, nominating Stephen de Rammeseye his attorney.

Grant to Edmund, earl of Cornwall, the king's kinsman, and his heirs, in satisfaction of 1,000 thousands of tin delivered by him for the king's urgent needs at Rostormel, as equivalent to 7,000 marks sterling, to the use of some men of Bayonne to whom the king is bound in divers debts, and also in satisfaction of 2,840½ marks 10d., in which the king is bound to the earl for a previous advance, as appears by letters patent, which the earl has surrendered at the Exchequer, of all custodies and marriages now in the king's hands, and which shall fall in this side or beyond Trent, until he is satisfied of the above debts, and he is to receive the same by the hands of the escheators or other the king's ministers who have taken seisin thereof the custodies, by a reasonable extent made by view of some one deputed thereto on his behalf, and the marriages according to their reasonable and true value; saving to the king and his heirs knights' fees, advowsons of churches, custodies of archbishoprics, bishoprics, abbeys, priories and other religious houses. The marriages are to be appraised by the treasurer and barons of the Exchequer, in presence of the earl's deputy, at such times as the bodies of the heirs to be married are delivered to him, if he will have them at that price. If the earl or his heirs refuse such marriages, they shall be sold within a month by the treasurer and barons, and the purchasers shall pay the earl the whole of the purchase money before the bodies of the heirs to be married are delivered to them. And if there are no purchasers, or the purchase money is not paid within a month, such marriages shall remain to the earl or his heirs at such prices as others may offer within the subsequent year. Further, the earl shall receive what appertains to the king of the marriages of widows, to be appraised and sold by the treasurer and barons. Moreover, farmers of custodies now in the king's hands shall be attorned by the treasurer and barons to pay their farms for this period to the earl instead of to the Exchequer, except those farmers who hold such custodies.