Membrane 18—cont.

1308.

July 8.
Perth.

Grant to Master John de Everdon, king’s clerk, of the deanery of the free chapel of Wolvrenhampton, void by the resignation of Philip de Everdon, king’s clerk.

Mandate in pursuance to the chapter.

By p.s.

July 7.
Perth.

Presentation of William de Boudon to the church of Great Stanbrigg, in the diocese of London, in the king’s gift by reason of his custody of the land and heir of Henry Grapinel, tenant in chief.

By p.s.

July 10.
Perth.

Licence, in consideration of a fine made before Philip de Wylgheby, king’s clerk, supplying the place of the treasurer, and the barons of the Exchequer, by the abbot, for the abbot and convent of St. Mary’s, York, to appropriate the church of Bromfield, in the diocese of Carlisle, which is of their own patronage, as it appears by inquisition ad quod damnum, made by the sheriff of Cumberland, that the king would only lose the presentation to it in time of voidance.

July 20.
Perth.

Licence for the abbot and convent of St. Calais (Sancti Carilephi), in the diocese of Le Mans, to assign in frank almnin to the abbot and convent of Kerkestele, the manor of Covenham, co. Lincoln, with its lands, tenements, rents, advowsons of churches, homages, services, and other appurtenances.

By K.

July 8.
Perth.

Restitution, out of devotion to St. Cuthbert, to Anthony, bishop of Durham, of the royal liberty of the bishopric of Durham, which by judgment of the court before the king in parliament at Westminster, a week after Midsummer, 30 Edward I., was seized into the king’s hands, and a keeper, justice and chancellor appointed by the king to the custody thereof, and to do justice to all persons of that liberty wishing to make plaints, as well of the bishop and his ministers, whom they asserted to have in many ways failed towards them in justice, as of other persons; whereby many plaints between the bishop and his ministers of the one part and the men of the commonality of that liberty of the other part were moved by common assent of both parties before the king and council at Durham, three weeks after Easter, 31 Edward I., and were finally peaceably settled, and others amicably corrected by concord between the parties, as is testified by William de Bereford, Roger de Hegham, William de Ormesby and Henry de Gildeford, appointed therto, except some which the king caused to be adjourned before the king in the next parliament: saving to the king and his heirs the royal dignity, rights and things which belong to the king and his crown, and that the concords and pacifications made between the bishop and the men of the said commonality before the king and council, and the reformations and corrections made by their common assent while the liberty was in the king’s hands be firmly observed. And if, by chance, any one in anywise contravene the premises, the king and his heirs will apply their hands to it as often as it shall seem fit.

Mandate in pursuance to Robert de Clifford, keeper thereof, or the person supplying his place, not to further intermeddle therein, and to remove the sheriffs and all other ministers deputed by him from their offices therein.

The like to William de Ormesby, justice appointed to hold pleas touching the said liberty, not to further intermeddle in the office of justicemanship therein.

The like to Henry de Gildeford, king’s clerk, chancellor of the said liberty, not to further intermeddle in his office, but to permit the bishop to enjoy it according to the tenor of the said letters patent, and to deliver to the king in the wardrobe, as soon as he conveniently can, the seal deputed for the rule of the liberty which was lately delivered to him.

Et fuerunt patentes.