

1311.

Membrane 4—cont.

earl is to hold the custody together with the marriage of the heir to the value of 1,000 marks in part satisfaction of the above sum of 3,500 marks. If Robert the heir should die before attaining full age, the next heir being a minor, the earl is to hold the custody until such time as the former, if he lived, would be of full age; if, however, the next heir is of full age the earl is to receive as compensation another custody for that time. Should the heir die unmarried, the earl is to have the marriage of one of the heirs.

Mandate in pursuance to the escheator.

The like to the earl of the custody of two parts of the lands in Lamburne, co. Berks, late of William Plukenet, tenant in chief, in the king's hands by reason of his custody of William the son and heir, which two parts are extended at 4*l.* 15*s.* 6½*d.* and two parts of one farthing, to hold in like manner together with the marriage of the heir to the value of 50 marks, in part payment as above.

Mandate in pursuance to the escheator.

The like to the earl of the custody of the lands late of Walter de Gloucestre, tenant in chief, in the king's hands by reason of his custody of Walter the son and heir, viz. the manor of Alweston, co. Gloucester, extended at 2*l.* a year, lands in Ebbbrugge, in the same county, extended at 30*s.* 4*d.*, a moiety of land in Iwelegh, co. Gloucester, at 77*s.* 10½*d.*, lands at Suthwyme, co. Lincoln, at 7*l.* 23*d.*, and lands in the city and suburb of Lincoln at 6*l.* 7*s.*, to hold in like manner to the value of 100*l.* in part satisfaction as above.

Mandate in pursuance to the escheator.

The like to the earl of the custodies of the lands late of Robert de Ros, tenant in chief, in the king's hands by reason of his custody of James the son and heir, viz. lands in Gedeneye, Woplade and Holbeche, co. Lincoln, extended at 99*l.* 5*s.* 8½*d.* a year; and of the lands held for life by Joan, late the wife of William de Wanetynge, deceased, of the inheritance of William de Wanetynge, tenant in chief, in the king's hands by reason of his custody of John, son and heir of the same William, viz. lands in la Wyk, Bokhampstede, co. Berks, extended at 40*s.* a year, to hold in like manner during the minority of the heirs, together with the marriage of the heir of William de Wanetynge, to the value of 900 marks in part satisfaction as above.

Mandate in pursuance to the escheator.

Dec. 20. Westminster. Mandate to John de Donecastre, Walter de Harom and Thomas de Cresacre to collect the customs granted for three years on all goods and wares bought along the causey, or way, which leads from the greater bridge of the town of Donecastre to le Bordel towards the north, in aid of the repair of that causey. By K., on the information of Adam de Osgodeby.

Dec. 19. Westminster. Acquittance to John Bellard, John Vanne and Colluchius Bellardi, merchants of the society of Ballard of Lucca, for 1,200 marks, in consideration of which sum the king had granted to them the custody of the manor of Kirkeby Moresheved, late of John Wake, tenant in chief, in his hands by reason of his custody of the son and heir of the same John. Subsequently they surrendered the grant to the king, by whom the custody and issues were sold to Henry de Percy.

Mandate in pursuance to the deputy treasurer and barons of the Exchequer.

1312.

Jan. 28.
York.

Pardon, in consideration of a fine of 100 marks, to Master Robert de Rypplynham, chancellor of the church of St. Peter, York, for his trespasses of vert and venison in the forest of Galtres in the time of the late king.

By K., on the information of W. bishop of Coventry and Lichfield.