1317.

August 4.
Nottingham.

Appointment of Doffus de Bard to be of the king's Household and company and to wear his livery; he is to enjoy the privileges and favours which others of the king's Household and company ought to use. By K.

Protection and safe-conduct, for two years, for Doffus de Bard, whom the king wishes to retain in his Household and company and livery, going beyond the seas, and also for his servants and the men of his company. By K.

August 2.
Nottingham.

Grant to Adam de Breton of Ireland and his heirs, on account of his good service, of all lands and tenements late of John son of John de Boneville in Obargy in the county of Catherlough in Ireland, which by reason of the rebellion of the said John, because he adhered to the king's Scotch enemies in Ireland, as an escheat have fallen into the king's hands, together with the reversions of the dowers, lands, and tenements, which Joan late the wife of John de Boneville, father of the said John, holds of his inheritance in Obargy, whenever the same shall fall in, together with woods, mountains, wastes, waters, fisheries, marshes, meadows, feedings, pastures, and all other things pertaining to those lands, to hold subject to the usual services.

By K.

July 16.
Nottingham.

Lately in the grant of the tenth in aid of the Scotch war made in the province of York, the clergy of the archdeaconry of Richmond, because many of their benefices and the temporalities annexed to the spiritualities in that archdeaconry had been laid waste by the attacks of the Scots, granted a tenth of their benefices and temporalities according to their then value and not according to the taxation of the tenth hitherto current. The king wishing to be certified of the true value of the benefices and temporalities, viz. how much they were worth at the time of the grant, that the tenth may be levied for his use according to that grant, commands the archdeacon of Richmond, or his official, to enquire into the true value of all benefices and spiritualities, which were hitherto accustomed to be taxed, viz. how much they were worth at the time when the tenth was granted and to cause them to be taxed at that rate, and to cause the collectors of the tenth to be present at such taxations that they may be able to levy the taxations for the king's use as they ought; the archdeacon and his official are to send the taxations, when they shall have been fully made, to the treasurer and barons of the Exchequer together with the writ.

By C.

August 6.
Nottingham.

Licence for the abbot and convent of Oseney to acquire in mortmain lands, tenements, and rents to the value of 10l. a year. By p.s.

August 9.
Newark.

Licence for the prior and convent of Shelford to acquire in mortmain lands, tenements, and rents to the value of 20l. a year. By p.s.

Because it was testified to king Richard II by certain extents in his possession, that those letters had been lost and that the prior and convent had not acquired anything under this licence, he, on 14 October, 6 Richard II, granted to them licence to acquire lands &c. to the value of 20l. a year, and therefore this enrolment was cancelled.

August 4.
Nottingham.

Licence for John de Warenna, earl of Surrey, to demise to farm for the term of his life his towns of Staunford and Graham, which he holds for life of the king's inheritance.

By p.s.

August 11.
Somerton.

Exemption for life of Robert Beaupel, the elder, from being put on assizes, juries, and recognitions; and from being made sheriff, coroner, or other bailiff, or minister of the king against his will.

By p.s.