1327.
June 27. Grant to the bailiffs and men of Southwark of pavage for four years. By K.

June 26. *Inspeximus* and confirmation of the two charters of Roger de Molbrai, granting to the church of St. Mary, Ryevall and the monks there, in frank almon, Wellesbrun and Hoveton, with their appurtenances. [See *Monasticon*, vol. v., p. 279.]

July 2. Mandate to the escheator beyond Trent to permit Robert son of Payn, who married Ela, late the wife of John le Mareschal, tenant in chief, and the said Ela to hold, as her dower, the knights' fees and portions of knights' fees following, at the rate of 5l. a knight's fee, which were assigned to her by the late king, 23 October, 10 Edward II., from the fees of the said John, with the consent of Robert de Morle, who married Hawisia, sister and heiress of the said John, viz.:

One knight's fee in Aldeby, which Joan, late the wife of William Roselcyn holds; the sixth part of one in Swanton, which the heir of Henry Tournecourt holds; the moiety of one in Neweton and Bricgham, which William de Kerdeston holds; the moiety of one in Henyngham, which the heir of Roger Gueth holds; two and a half in Mulketbern, Brundale and Wroxham, which John de Cloveryng holds; half a one in Crunkelthorp and Wymondham, which John de Gelham and William de Crunkelthorp and others hold; one in Dokkyng, which William Lovel holds, all in the county of Norfolk; two in Stodeham and Wyppesnade, co. Bucks (sic); two in Asshele and Botlesford, co. Northampton, which Walter son of John de Botlesford holds.

July 3. Licence for the alienation in frank almon, by John de Calverlay, to the Neuton. prioress and nuns of Hessholt in Ayredale, of the manor of Hessholt. By p.s.

Membrane 7.

July 1. Grant to Isabella de Bello Monte, lady de Urtiaco, the king's kinswoman, of the custody of the lands which belonged to David de Strab, earl of Athol, deceased, during the minority of David his son and heir, or the minority of any other heir, free of the rent due therefor according to the recent grant. By p.s.

July 1. It being found by inspection of the cause (*loquela*), in the time of the late king, before Richard de Exonia and the associated justices of the bench in Dublin, between John Plunket and Alice, his wife, plaintiffs (*querentes*), and Roland, archbishop of Armagh, and the prior of St. Mary's, Loueth, defendants (*impedientes*), touching the advowson of the church of their manor of Beaulen, that the said archbishop acknowledged in court that he had definitively decreed that a parish church should be constructed in that manor to endure for all time; and that because in that manor no place (*placea*) was dedicated in which a parish church could be erected without licence of the king, the said king, by letters patent under his seal in Ireland, granted licence to the said John and Alice to alienate in mortmain (*mortificare*) half an acre of their land in that manor, and to construct a cemetery and parish church, and a parish church having been built accordingly, the king, for the security of the said John and Alice, their heirs and the rectors of the church, grants that they shall not be molested by him or his justices, escheators, sheriffs, or other officers.

July 1. Grant to Henry de Harley, king's clerk, of the deanery of the king's free chapel of Bruggenorth. By p.s.