or other cause, although they amount to a great sum, the king, that cause and because the said William has surrendered div-
charters and letters patent of divers manors and lands granted
him before these times and in consideration of his fruitful service to h
in his great necessity, with the assent of the whole council has releas
to him all actions and demands which he has or has had against him
respect of accounts of the king's money or wool received by hi
or his attorneys or sold within seas or beyond, all debts, fines, amerc
ments and other charges wherein he is held to him, or which cou
be required of him at the exchequer, whereof also he is impeach
in the exchequer or before the council. Grant also that of all a
counts, debts and charges of debts, fines, amercements, covenant
allowances, payments, assignments and other charges, by judgemen
rendered for the king in the exchequer, affecting the said Willia
only, he, his heirs and executors and the tenants of his lands, sha
be for ever quit; and general pardon to him. By p.

MEMBRANE 1.

Whereas William de la Pole, the elder, has surrendered to th
king's hands the manor of Brustwyk, co. York, and released all righ
in that manor and in the manors of Grengele and Whetele, co. Not
tingham, which the king granted to him by charters, and in 26
marks of rent, in support of the estate of banneret, which he ha
likewise of the king's grant in fee out of the issues of the ancien
custom in the port of Kyngeston upon Hull, and his sons Thoma
de la Pole and Edmund de la Pole have surrendered likewise th
manor of Kaynham, co. York; in compensation for the manor
and rent, the king, with the assent of the whole council and of
mature deliberation, has granted to the said William and his son
Michael de la Pole and their heirs 400 marks of rent out of the saic
custom; and in case the lading of wool in the said port be at any
future time inhibited and transferred to the port of York or elsewhere
they shall have the said rent out of the ancient custom there, and if
the passage of wool be stopped at any time, they shall receive all
arrears due as soon as it is open again. By p.s,

Vacated because surrendered and Michael has letters patent of 5
Richard II, of lands to the value of 220 marks yearly granted to him
in fee in exchange for 220 marks of rent remitted to the said king and
deducted from the within written 400 marks of rent, and beyond that
of 180 marks of the ancient custom in the port within written, in full
satisfaction of the 400 marks.

1355.

Whereas the king while he was beyond the seas before he assumed
the governance of the realm promised to provide for Roger de Mortuo
Mari, afterwards created earl of March, 1,000 marks of land to hold to
him and his heirs for ever, and in part satisfaction of that promise,
in his first year, granted to him, by the name of the castle of Dyne-
beigh, the castle, town, manor and honour of Dynebeigh in Wales,
with the cantred of Rosse, Rowynok and Kaermere, and the commote
dynmaill in Wales, late of Hugh le Despenser, the elder, with all
knights' fees, advowsons, liberties and other appurtenances, all
which were taken into the king's hands, in his fourth year, by reason
of the forfeiture of the said Roger, and afterwards the king, by
another charter, granted the same, which Alasia late the wife of