March 29. Presentation of Master Bernard de Cabernaco to the church of Westminster. Brampton, in the diocese of Lincoln, in the king's gift by reason of the temporalities of the priory of St. Neots being in his hands as above.

April 24. *Inspeximus* and confirmation of a writing of John, prior of the cathedral church of Worcester, and the chapter of the same place, dated in their chapter on 12 September, 1355, manumitting Robert Baret of Bradewas with all his issues and chattels.

For 20s. paid in the hanaper.

MEMBRANE 16.

March 3. Because the king has learned that the treasurers of Ireland in time past for fear of the king's justiciaries of Ireland did not dare to resist the mandates and injunctions of the justiciaries and levy the king's debts from persons under their protection and make his profit as pertained to the treasurers to do, whereby the treasure and the issues of the land of Ireland were greatly diminished and exhausted, he has taken the present treasurer of the said land into his special protection that the levy of such debts be not hereafter hindered by any fear, and he reserves to himself the punishment of the treasurer if he be delinquent in any thing, wholly removing him from the power and jurisdiction of the justiciary, for it is not the king's will that the justiciary intermeddle with the person or goods of the treasurer, but the latter is commanded by these presents not to omit to levy the king's debts on account of any protections, mandates, extension of terms or injunctions made by the justiciary without the assent of the chancellor, the treasurers and others of the council in those parts. By K.

March 23. *Inspeximus* and confirmation of letters patent of Queen Philippa [in French], dated at Reading, 1 October, 30 Edward III, granting to her yeoman Peter de Routhe, usher of her chamber, for a sum in hand paid, the manor of Notton, co. York, which is of the inheritance of John Darcy, son and heir of Sir John Darcy of Knaught, in her hands by the king's grant, to have during the nonage of the said heir, without rendering anything to her, and so from heir to heir, saving to her fees, advowsons, wards, marriages, reliefs, fines, ransoms and amercements, of all tenants of the manor who hold by knight service, and all other royal franchises granted to her by the king's charters. He is to have housebote and heybote in the woods pertaining to the manor, and in case all the heirs, that is to say the sons and daughters of the said Sir John Darcy decease (dying) within the next fourteen years whereby the said Peter lose his said farm, the queen shall be held to recompense to him, his executors or assigns, 20l. for each of the fourteen years in which he shall lose his farm; and he is to make the small repairs of the houses of husbandry in the manor at his own charges, without meddling with the great repairs of the other houses there, unless by order of the steward of the queen's lands and at her charges. If the queen die before the heir attain his full age, the said Peter or his executors shall retain the keeping of the manor according to the force of her letters patent aforesaid.

By p.s.