Membrane 17.

Nov. 18. Licence for John, bishop of Lincoln, Richard, earl of Arundel, Westminster. Robert de la Mare, John de Bukland, John Charneles, Walter Power, Simon Symeon and John Neumarche, to grant to the king's son John, earl of Lancaster and Richmond, and Blanche, his wife, daughter and one of the heirs of Henry, late duke of Lancaster, in tail, the castle of Bolyngbroke with the park, and the knights' fees, and advowsons pertaining to the castle and soke of Bolyngbroke (the manor, town and soke of Bolyngbroke and the manors of Sutton, Thoresby, Wathe and Ingoldeemeles, co. Lincoln, excepted), the castle, town, manor and honour of Tuttebury, the towns of Sceleton, Mercynighton, Chalangewod, Uttexhatre, Adgarest and Neuburgh, the hundred of Hegham Fereres, the manors of Hegham Fereres, Raundes and Risshedon, and the towns of Brasvington, Matlok and Hertyngdon, said to be held in chief, with remainder to the right heirs of the duke. By K.

Nov. 22. Whereas all lands and goods late of John de Moubray of Axiholm, Westminster, who at his death was bound to the king in 2,000 marks by a recognisance made in the chancery on 3 June last, have been taken into the king's hand on account of that debt, the king, because John son and heir and Elizabeth late the wife of the first named John have undertaken before the king and council to satisfy the king of 500 marks for the said goods in part payment of the debt and to answer for the remaining 1,500 marks and on this the said heir has made a recognisance of 1,400 marks for the goods and the portion of the lands falling to him, whereof he will pay 500 marks at Easter next, 225 marks at Michaelmas following, 225 marks at Easter following, 225 marks at Michaelmas following and 225 marks at Easter following; the king for their indemnity that they be not triply charged with the three recognisances which are made of one effect only, grants that if John the heir pay the 1,400 marks and Elizabeth pay the 400 marks at the said terms all three recognisances shall be without force and of no effect. In case either John or Elizabeth make default in payment of any of the instalments execution shall be sued against the defaulter only and, if Elizabeth die before the 400 marks be fully paid, John shall be charged with what is in arrear of that sum. And because John de Moubray gave the king the 2,000 marks of mere motion it is not the will of the king nor does it accord with right that John son of John and Elizabeth or the lands and goods that were of the said John de Moubray shall be discharged of the queen's gold by reason of the recognisances but the king by these presents acquits them of the said queen's gold. By K. & C.

Nov. 20. Exemplification, at the request of the prior of Dunstaple, of a certificate of the treasurer and chamberlains sent into the chancery by the king's command, as follows:—

In magno rotulo de anno 24 in Res. Bed. Prior de Dunstaple reddid compotum de 8l. 10s. 2¼d. de catallis Johannis Vyncent de Collone et aliorum felonum distractorum et suspensorum pro contrafractione false monete, necnon de catallis John Gerberae.