the verdict of an inquisition; and because the prior of Bermondseys was then removed from the said 100 acres of marsh by colour of the recovery of the manor he brought an assize of novel disseisin against the prior of Norwich as well touching the marsh and rent as touching three tofts, 100 acres of land and 100 acres of wood, by which assize it was found that the tofts and wood were parcel of the said manor and that the prior of Bermondseys had been disseised of the said 100 acres of marsh and that the said rent issued out of the 100 acres of land and that he had continued his seisin of the rent without removal—in the presence of William, bishop of Winchester, the chancellor, the parties agreed as follows, the prior and convent of Norwich acknowledged the said 100 acres of marsh lying in a place called ‘Michelemerssh,’ severed from the other lands and marshes there by metes and bounds, recovered by the said assize, and Clarisshemerssh as well as the said rent then in the possession of the prior and convent of Bermondseys the said manor recovered as aforesaid and all other lands which they have in Chalk (except the advowson aforesaid with the rectory of the church of Chalk, which church they hold appropriated, 10 acres of arable land and 4 acres, 3 roods of marsh pertaining to the church), to hold in mortmain of the king by the services due, rendering to the grantors for the manors and lands 16L yearly in the church of Chalk, and on condition that if rent fall into arrear at any time it shall be lawful for the grantors to distrain for the same in all the said marshes, manors and lands as well as in other lands of the prior and convent of Bermondseys in Chalk and elsewhere in the county of Kent until the same be recovered, and if the rent be in arrear for one month to re-enter into the premises until double the arrears of the rent paid. In witness whereof the prior and convent of Norwich and the prior and convent of Bermondseys have respectively set their seals to the two parts of the indenture in their several chapters on 1 October, 35 Edward III. By K.

Dec. 16. Revocation of the licence lately granted to the prior and convent of the church of Worcester to elect a bishop in the room of Reynold, deceased, as Master John de Barnet was elected by the apostolic see to be bishop in the lifetime of Reynold who was translated by the said see to the bishopric of Ely. By K. & C.

Dec. 18. Protection with clause volumus, for one year, for Walter de Dalby, clerk, staying in Ireland on the king's service in the company of Lionel, earl of Ulster. By letter of the earl.

The like for following, staying as above:—
William de Karliolo, clerk.
John de Gaytescales of Carlisle.

Dec. 20. Thomas de Dent, staying in England, has letters nominating John de Dent and Roger de Wych as his attorneys in Ireland for two years. Thomas de Sandford received the attorneys by writ.