Peter de Lacy, prebendary of the prebend of Swerdes in the church of Dublin, staying in England, has letters nominating William de Woketon, vicar of the church of Swerdes, and Gilbert de Greene as his attorneys in Ireland for one year.

John de Tamworth, clerk, received the attorneys.

He has other letters nominating Roger Hakenshawe and Henry Michel as his attorneys as above.

The same John received the attorneys.

Licence for the alienation in mortmain by William Selmon, John Randolph, William de Aldenham, Thomas Skynner of Bruggenorth and William Holbache, burgesses of Bruggenorth, to three chaplains to celebrate divine service daily in the church of St. Leonard, Bruggenorth, for the souls of the burgesses of Bruggenorth and of their ancestors, wives and children, of 6 messuages and 18 acres of land in Bruggenorth, held of the king in free burgage, which are of the yearly value of 24s. as appears by an inquisition taken by William Banastre of Yorton, escheator in the county of Salop, to hold in satisfaction of 40s. of the 10l. of land and rent which the burgesses of Bruggenorth had the king's licence to grant to the said chaplains.

Presentation of John de Estrington, parson of the church of Routhe, in the diocese of York, to the church of Beseby, in the diocese of Lincoln, in the king's gift by reason of the temporalities of the alien prior of Ravendale being in his hand on account of the war with France; on an exchange of benefices with William Gascall of Neuton.

Ratification of the estate of the king's clerk, Walter Almaly, as parson of the church of Northmolton, in the diocese of Exeter, in spite of any forfeiture of the advowson to the king.

Whereas Lionel de Dautre, who held for life certain lands called 'Oscerofthalle' in the towns of Balsham and Wrottyng, co. Cambridge, of the king's grant, has granted his estate therein to the king's clerk, John de Seford; the king accepts the said grant, and as a further grace grants that John may hold the lands for his life.

Whereas Thomas de Rokeby, 'chivaler,' deceased, late justiciary of Ireland, died seised in his demesne as of fee of the manors of Kildroght and Kilmekridok, co. Kildare, and the manor of Leucan, co. Dublin, and after his death the said manors were taken into the king's hand by reason of an account which he was held to render the king, and after the account had been rendered the manors remained, and still remain, in the king's hand because he had purchased them while in his said office against the form of the ordinance made at Notyngham in the time of Edward II; the king, for good service in Ireland rendered by Thomas de Rokeby, kinsman and heir of the said Thomas, grants that he may hold the manors as they were acquired by Thomas.