Membrane 33—cont.

1335.
Feb. 21.
Newcastle-upon-Tyne.
Grant in fee to John de Molyns, king's yeoman, of a messuage and a
carucate of land in Hemel hempstead, co. Hertford, late of John de la
Haye, who held for life by grant of Edward II. The king lately granted
that these should remain to Hugh de Turplesington and his heirs, but
afterwards in his Parliament held at Westminster in the fourth year of his
reign, he, with the assent of the prelates, earls, barons, and others
there present, revoked the grant to the said Hugh among other grants on
the grounds that these had been made without the king's consent and to his
prejudice by the procurement of Roger de Mortuo Mari, earl of March.

By K.

Vacated because otherwise below of the same date.

Whereas David de Strabolgi, earl of Athol, long before he adhered to the
Scots in rebellion against the king, by deed made with the king's licence
granted to John de Denton of Newcastle-upon-Tyne two parts of the manor
of Ponteland with the hamlets of Little Eland and Highgate volveron, the moor
and stone-quarry (petarid) of Mordefenn and all other appurtenances,
in the county of Northumberland, the town of Mordefenn excepted, to hold
to him and his heirs by the services due to the chief lords of the see; and
an agreement was made between them that if the said John should hold the
two parts of the manor, with the hamlets and other appurtenances for five
years next ensuing, or the earl should repay to him within that term a sum
paid down to the earl, it should then be lawful for the latter to re-enter the
premises to hold to him and his heirs; and whereas the said term is not yet
past and the earl has not yet repaid the said money; and the said two parts
with the hamlets and other appurtenances should now at the end of the
term remain to the king as escheats by the forfeiture of the earl; the king,
in consideration of the service which he has often rendered in the siege of
Berwick-on-Tweed and also in the war of Scotland, and in the march of the
realm, at great cost and risk, with the assent of Parliament, has granted to
the said John the said two parts of the manor and the hamlets, moor and stone
quarry to hold to him and his heirs by the services whereby the earl held
the same before his forfeiture, and has released all the right of him and his
heirs in the same, promising that if at any time the said grant shall be
resumed he or his heirs will grant an equivalent in land elsewhere within
the realm.

By p.s.

Writ de intendendo in favour of the said John, directed to the tenants
of the said two parts of the manor in respect of their homages, fealties, and
other services.

Reginald de Byskede, going to Gascony on the king's service, has
letters nominating Roger de Walsham and John Whitefoot his attorneys
in England for one year.

The like letters of attorney for the following:

John de Melbourne, going beyond the seas, nominating William
Pakeman and Hugh de Weston for one year.

Alice late the wife of Roger de Moles nominating Matthew de
Crauthorne and Walter de Horton for two years.

Protection with clause nothman, for one year, for Simon de Byteryng of
Lynn.

The like for John de Pulteneye, for his goods at Bychenlon, Dagen-
hale, Clopham and Coggesgrave.

Licence for the priestess and convent of St. Helen's, London, to enfeoff
whomsoever they will of a messuage and 60 acres of land in Stapelford,
co. Essex.

Vacated because on the Patent Roll of 8 of Edward III., part 2.