Sept. 1. Confirmation of a grant by queen Isabella to Walter de Chesthunt, her yeoman, of the manor of Snetesham, co. Norfolk, with the wreck of sea of the manor, to hold to him and his heirs for her life by the yearly service of a rose at Midsummer, and by rendering yearly to Isabella de Bilneye 6l.; and grant in consideration of his manifold services to the king and the said queen that he shall retain the manor, which on the death of queen Isabella would revert to the king, with the said wreck and all other appurtenances, to him and his heirs by yearly service of a rose to the king and his heirs, and that after the death of Isabella de Bilneye the manor shall be discharged of the said rent of 6l.

By K. & C.

March 28. Whereas the king by letters patent lately granted to Maurice de Berkele the manors of Mawardyn and Wynfreton, co. Hereford, and of Fulbrok and Westhall, co. Oxford, and lands in Upton, Tetynont and Swynbrok, which had escheated by the forfeiture of Hugh le Despenser the elder, and were then in the king's hands by the death of John de Wisham to whom he had granted them for life, to hold for his life by the rent of 20l., and whereas the said Maurice afterwards surrendered these to the king and his heirs; the king has granted the said manors and lands to them and Margery, his wife, to hold to them and his heirs with the knights' fees, advowsons of churches and other appurtenances, by the services due to the king and other chief lords of the fee, without rendering anything for them.

By p.s.

Aug. 28. 

Inspectorium of the charter, dated 22 September, 8 Edward III., whereby Westminster the king granted in fee to Richard earl of Arundel, the castle, manor and land of Chyrk, escheats by the forfeiture of Roger de Mortuo Mari of Wygemore, late earl of March, with knights' fees, advowsons, royalties, royal liberties, free customs, hundreds, fairs, markets, forests, chases, parks, woods, warrens and other appurtenances, notwithstanding a previous grant, that the men and tenants should remain annexed to the crown for ever; and confirmation of the same to secure him from impeachment of his title in future times, notwithstanding such grant to the men and tenants of the castle, manor and land that they should be retained as annexed to the crown and not be put out of the king's hands, or any other grant to the contrary, which grant and charter so made to the men and tenants as being in derogation of the king's royal power are by these presents revoked with the assent of the council. Grant also that if the premises shall at any time be recovered against the earl or his heirs by judgement of the king's court, compensation shall be made. By K. & C.

Sept. 13. Pardon to John de Acre and John, his son, for acquiring for them and the heirs of the latter from John de Warenna, earl of Surrey, 22 acres of land and 1½ acre of meadow in Methelwold, held in chief of Edward II., and entering therein without licence, and licence for them to retain the same.

By fine of £ mark. Norfolk.

Sept. 16. Thomas de Dent, going to Ireland on the king's service, has letters nominating Thomas de Bethum and Laurence del Holm his attorneys in England for two years. The chancellor received the attorneys.

Protection with clause volumus, for one year, for him.

Sept. 12. Presentation of Richard de Pylardynton, vicar of the church of Hales, in the diocese of Coventry and Lichfield, to the church of Ware in the diocese of London, in the king's gift by reason of the temporalities of the prior of Ware being in his hands; on an exchange of benefices with John de Pylardynton.