Exchange in the Tower of London until satisfied of the 200L. which are enrolled on the Patent Roll of 18 Edward III. under date of 20 March.

The like to Ascelinus Simonetti, merchant of Lucca, for 200 marks payable as above.

Aug. 3.

*Inspeximus* of (1) Grant by Joan de Ferariis to Richard, earl of Cornwall, in return for his service, and to his heirs and assigns, of the whole manor of Cippenham with all appurtenances as in demesnes, knight's fees, homages and services of free men, villenages, parks, woods, meadows, pastures, mills, stanks, waters, stews, escheats, and with the advowson of the chapel of the manor absolutely, to hold by the rent to her and her heirs of a pair of gilt spurs at Easter, and doing all services due by them to the chief lords of the fee. Witnesses, W. bishop of Salisbury, Roger de Thirkelby, John de Lexington, Robert Walram, James de Audelege, Stephen Longespee, William de Furnivoll, Richard de Turri, William Talebot, Roland de Oddyngese, Thomas de Warbyngton, John de la Penne, Roger Amaury, John son of Thomas, and others.

(2) Confirmation of the same by John de Averenches, son and heir of Joan de Ferariis. Witnesses, Simon de Monte Forti, earl of Leycestre, Roger de Quency, earl of Winchester, Humphrey de Bohun, earl of Hereford, Roger de Turkeby, Henry de Bathonia, Stephen Longespeye, James de Aldedeleya, William de Furnyvall, Richard de Turri, and others.

And Edward II. granted to Peter de Gavaston the castle and manor of Lydeford and all other castles and lands held by Edmund, earl of Cornwall, to whom the manor of Cippenham came by the death of the said Richard, on the day of his death, in return for the surrender to him by the grantee of the manor of Brustewyk and other manors, castles and lands which he held of his gift. And the present king afterwards granted the manor of Cippenham, which had been taken into his father's hands on the death of the said Peter, to his brother John de Eltham, late earl of Cornwall, in tail, and on his death without heir of his body to Reginald de Cobham, to whom he made letters patent, dated 14 November, 12 Edward III. granting that, whereas he had granted to him the manor of Cippenham, co. Buckingham, for life, he should hold it in fee with the members, hamlets, knight's fees, advowsons of churches, wards, marriages, reliefs, escheats, parks, woods, warrens, stews, fisheries, mills, stanks, waters, commons, pastures, fairs, markets, views of frankpledge, liberties, free customs services of tenants, and other appurtenances, absolutely, by the services due to the king and his heirs, and the other chief lords.

*Inspeximus* also of (1) the transcript of a foot of a fine levied before John de Stonore, William de Shareshull, John Inge, John de Shardelow, Richard de Aldeburgh, Roger Hillary, William Scot, and William Basset, justices of the Bench at Westminster in the octave of Hilary, 12 Edward III. between Master John de Thoresby, and John de Etton, plaintiffs, and Reginald de Cobham, knight, deforciant, of the manor of Cippenham, whereby the latter acknowledged the manor to be the right of the said Master John de Thoresby, and he and John de Etton gave it back to him for life with remainder to John de Molyns, knight, for life, to John son of John de Molyns, in tail male, and to William, brother of the said John son of John, in tail male, and reversion to the right heirs of John de Molyns.

(2) An indenture (in French), dated 3 February 1339, between Reginald de Cobham and John de Molyns, witnessing that the said Reginald, tenant for life of the manor as above, grants to the said John the manor to