Membrane 10—cont.

May 15. Licence for the alienation in mortmain by Edmund de Ufford 'le frere' to the prioress and convent of Campese of the advowson of the church of St. Andrew, Wickelwod, in the diocese of Norwich, not held in chief, and for the appropriation of the church by the prioress and convent.

Vacated because surrendered, and he has other letters of licence for granting the advowson to the prior and convent of the Holy Trinity, Norwich, on the Patent Roll of 38 Edward III, under date of 28 January.

May 14. Whereas John, sometime earl of Richmond, granted in fee at a rent of 2s. to Roger son of Robert Lowys of Bowes a toft in Donyngton, said to be held in chief, lying between a smithy and a toft of Richard le Baker (Pistor) which toft the said Roger caused to be built on waste land, and contains 130 feet in length and in breadth at the east head 60 feet, and at the west head 30 feet, and whereas the toft has since come to the hands of divers tenants by purchase, and is now in the hands of Alan de Horbyng of Donyngton, without licence of any king; in consideration of the long seisin of the tenants and of a fine made by the said Alan, the king has pardoned the trespasses herein and granted licence for him to retain the toft.

By fine of 1 mark. Lincoln.

Membrane 9.

May 4. Grant to William de Bohun, earl of Northampton, who, at the king's request, for the furtherance of important business has sold to him for the use of the noble man and king's liege, John de Hanonia, 100 sacks of wool for 812 marks, to wit 40 sacks of wool of Coteswold for 340 marks, price 8½ marks the sack, 56 sacks of wool of the parts of Northampton, Rutland and Kesteven for 448 marks, price 8 marks the sack, and 4 sacks of wool of the county of Cambridge for 24 marks, price 6 marks the sack, that he shall receive that sum out of the first issues of fines taken by Nicholas de Cantilupo and his fellows, justices appointed to hear and determine oppressions by ministers in the county of Lincoln, by the hands of the sheriff of that county, if the fines amount to that sum beyond 200L already assigned thersout for victuals to be purchased for the king. If these do not suffice for the purpose, the king promises to make good what is lacking.

By K.

May 1. Whereas the king, by divers letters patent, lately granted to the countess of Ulster 150 marks yearly at the exchequer for the sustenance of Elizabeth, daughter and heir of William, earl of Ulster, tenant in chief, a like annuity of 100 marks until he should provide her with an equivalent of land and rent out of custodies in his hands, and further, on her petition setting forth that she dared not go to Ireland where the said William her husband had been murdered, and praying him to take her dover lands there and grant her an equivalent in England, 200 marks yearly at the exchequer; and whereas afterwards he granted to her the custody of the manor of Grove and other lands of the alien abbess of Fontevrault for such time as these should remain in his hands on account of the war with France, in payment of 77L 15s. of 200L of the said sums, and subsequently granted to her and Master Henry de la Dale, clerk, the custody of the lands in England of the