May 23. The like, at the request of Richard, bishop of Durham, for the prior Westminster, and convent of Bermundseye, to the value of 100s. yearly.

By K. on the information of William de Cusancia.

May 24. Whereas the king by letters patent lately granted to Katharine, late the wife of David de Strabolgi, earl of Atholl, 100 marks yearly at the exchequer, at her request he has granted to her, in part satisfaction of that sum, the 40 marks which the prior of Horton pays yearly for the custody of the priory in the county of Kent, now in the king's hands for certain causes, to hold for such time as the priory shall remain in the king's hands, with the residue of the 100 marks at the exchequer.

By p.s.

May 18. By letters patent of 18 March, 11 Edward III, the king granted to William de Snaldeford the town of Nantimaur, co. Angleseye, as of the London, value of 100s. yearly, and the mill of Ethynok in Wales, as of the yearly value of 11l. 13s. 4d., to hold in fee by the services due, and afterwards, at the suit of the said William, representing that he was disturbed in his possession of the town and mill because the said services were not specified in the letters patent, he commanded his escheator in North Wales to take an inquisition herein, whereby it was found that on the said 18 March the town of Nantimaur was worth 100s. yearly, and that it is charged with finding in the king's army a footman for one diet, for all services and demand, and the mill was worth 11l. 8s. 4d. and is charged with making two appearances before the sheriff of Caernarvon in his turn in the hundred of Ughcorvey, for all services and demands wherefore the said William had made supplication that he may have security herein. In consideration of the services of the said William and that the grant aforesaid was made to him at the request of Richard, earl of Arundel, and William de Monte Acuto, earl of Salisbury, the king grants that the said William shall hold the town and mill by these services.

By C.

June 3. Grant to the mayor and commonalty of the city of London that where any customs hitherto used in the city are difficult or defective in any part or any other things newly emergent there whereof there has not hitherto been any remedy, they, with the assent of the commonalty, may apply a remedy and take order therein for the common good. [Pacera.] Vacated because surrendered.

June 3. Licence for Robert de Burglacher to crenellate his dwelling-place of Stansted.

By K.

June 4. Licence, in consideration of a fine made by John de Cherleton, the elder, for Thomas Rotherik, knight, to enfeoff William de Lake, chaplain, and Robert de Blakenhale, chaplain, of the manor of Dynas, held in chief, and for them to re-grant the same, in tail, to him and Cicely his wife, with remainder in tail to the said John and Hawisia his wife, and reversion to the right heirs of Hawisia.

By fine of 20l. paid in the hanaper. Salop.

June 4. John de Coupegorge, clerk, going on the king's service to Brittany, has letters nominating John de Langeton, clerk, the younger, and Martin de Bergh as his attorneys in England until Michaelmas.

Master John de Thoresby received the attorneys.