Licence for the alienation in mortmain by John de Cherleton, the elder to the abbot and convent of Haghamon of the advowson of the church of Lydum, and for the appropriation of the church by the abbot and convent.

By K.

William de Cusancia, staying beyond the seas in the company of the king’s kinsman Henry de Lancastre, earl of Derby, has letters nominating Peter de Gounceuz, parson of the church of Cirecestre, and Walter de Pulton as his attorneys in England until Michaelmas.

Master John de Thoresby received the attorneys.

Exemplification under the seal now in use of letters patent, dated 31 May, 9 Edward III, granting to William Fuiz Waryn the custody of the castle of Montgomery with the hundred of Cherbury for life.

Grant to Thomas de Hatfeld, king’s clerk, of the prebend of Wolmesterrre in the church of St. Andrew, Wells, in the king’s gift by reason of the late voidance of the see of Bath and Wells.

Mandate to R. bishop of Bath and Wells to admit him.

Mandate to the dean and chapter of the church to assign to him a stall in the choir and a place in the chapter.

Presentation of William de Newenham to the church of Preston on Stour, in the diocese of Worcester, in the king’s gift by reason of the temporalities of the prior of Derhurst being in his hands on account of the war with France.

Presentation of John de Stoke, parson of the church of Seynesbury in the diocese of Worcester, to the church of Weston Underegge in the same diocese, on an exchange of benefices with Master Thomas de Weston.

Presentation of Robert Boner, parson of the church of Estchelberewe, in the diocese of Salisbury, to the church of St. Pancras by Lym, in the diocese of Exeter, in the king’s gift by reason of the temporalities of the priory of Lodres being in his hands on account of the war with France; on an exchange of benefices with Roger de Waterden.

Whereas the king by letters patent granted to Augustine Waleys the custody of two parts of the lands late of Edward Charles, tenant in chief, to hold during minority of Robert the son, or other heir, with the marriage of the heir by the extent, and afterwards by other letters patent granted such extent to Thomas de Holand; and whereas the latter has released to the said Augustine, his heirs and executors, that extent; the king ratifies the release.

Whereas Robert de Clifford and Ralph de Nevill arranged to contract espousals between Robert firstborn son of the former and Eufemia daughter of the latter and the said Robert de Clifford, who held of the king in chief, deceased before his son was old enough to consent to the marriage; the king grants that Ralph shall have the marriage for the use of Eufemia, notwithstanding that by the death of Robert the custody of the said son and heir and his lands by reason of his minority have come into his hands,