elsewhere and annulled if errors were found therein, that he may answer touching what is laid to his charge and other things, and that in the meantime he might have safe conduct to come within the realm; and the king, having regard to his oath to do justice to his subjects and in consideration of the fealty and gratitude of the petitioner and the great place he has held for him in Flanders and elsewhere and the loss of his goods thereby, with the consent of the earls and magnates attending him in the port, and of John, archbishop of Canterbury, Robert, bishop of Chichester, the chancellor, the treasurer and others of the council after his return to England, has granted that he may safely come within the realm until the judgment be either annulled or approved in the next Parliament or before, taking him, his men and servants and their goods under his special protection and safe guard for such time, and he will that proclamation be made thereof throughout the realm and that in the meantime no execution be made by any colour of the said judgment. Therefore he commands them not to injure or suffer others to injure the said John or his men and servants. By p.s.

[Cf. Membrane 22.] Federa.

Aug. 28. Westminster

Thomas Ughtred has made petition to the king that whereas John de Galeweye of Newcastle-upon-Tyne, in the seventeenth year of the king, by deed granted to him in Newcastle-upon-Tyne, 18s. of rent out of a tenement which Peter Swyn, chaplain, held, 16s. of rent out of lands which Gilbert Haukyn held, 16s. of rent out of lands which Thomas Hachet held, and 8s. of rent out of lands which John Wamel held and 4l. 2s. of rent out of a messuage which the grantor held in the street called 'le Clos,' to hold to him and his heirs for ever, and two messuages in the same town, extended at 22s. yearly and 19s. 4d. of rent, late of the said John are delivered to him, pursuant to the statute of Acton Burnel, by pretext of a recognisance of 10l. made by the same John, to hold to him and his assigns as his free tenement until the debt be levied from the same, and whereas the messuage in the street called 'le Clos' are taken into the king's hands as escheats for a felony committed by John de Galewey, for which he has been outlawed as is said, and the said two messuages and rent should also remain to the king as escheats after the said debt has been levied from the same, the king will by his letters patent ratify and confirm the said deed of John de Galeweye, restore to him the said messuage in the street called 'le Clos,' and grant that he and his heirs may retain for ever the two messuages and rent which should remain to the king when the debt is levied therefrom; and the king in answer to his prayer has confirmed the same and as a further grace has granted to him the message in the street called 'le Clos' to hold in fee of the king and other chief lords and granted also that he shall hold the two messuages and rent delivered to him by pretext of the recognisance to him and his heirs for ever.

By p.s.

Aug. 28. Westminster

Acquittance to William Trussel of Cublesdon, late receiver of the chamber, who has accounted in full before the auditors of the chamber for the time when he was receiver of the king's monies and jewels in the chamber, and to his heirs and executors.

By p.s.

Aug. 26. Westminster

Presentation of Lambert de Castre, parson of the church of Besoby, in the diocese of Lincoln, to the church of Alwardby, in the same diocese, in the king's gift by reason of the temporalities of the priory of Rendvale being in his hands on account of the war with France; on an exchange of benefices with William de Thedelthorpe.

Presentation of the said William to the church of Besoby.