1346.

profits of the same, heriots, homages, reliefs, escheats, suits and profits of courts, and a field called 'Melefeld' and a grange called 'Tendebern,' to hold to him, his executors and assigns for fifteen years from Sunday after the Purification, 1342. The abbot and convent in lieu of the said liberties will render in each year 4l. to wit 40s. at Midsummer and 40s. at Christmas, but the lessee may at any time within the term have the liberties, if they will. They shall also have the easements of the grange and other houses with free ingress and egress until 1 August following the end of the term. The abbot and convent will keep up at their own cost the houses, for which keeping up the lessees shall find straw if there be any in the houses, walls against the Thames and all other enclosures, and if during the term by reason of war in England or default in keeping up the said walls or breach of covenant the lessees suffer loss of the lands or any parcel thereof reasonable compensation shall be made. The said John for him, his executors and assigns, has granted that William de Briklesworth, his executors and assigns, shall have the easement of a stable for them and their households, with two carts, for the horses of such carts, with ingress and egress to the grange called 'la Tendeberne' every autumn, granted to him by the proctor;

(2) An indenture of lease by the same to the same, for the like consideration, of 100s. of free and quit rent due to the abbot and convent out of the following lands in Leueshani, co. Kent, to wit out of lands held by Sir William de Chedwod, master of the collegiate chapel founded by Sir John de Pulteney, knight, in honour of Corpus Christi, at the church of St. Laurence, Candlewykstreet, London, 47s. out of lands held by Peter Godson, 21s. out of lands held by John de Crasyngham, 'joignour,' citizen of London, 24s. and out of lands held by John de Chapmanford, 8s. to hold from 20 April, 1343, until the end of fourteen years from the Purification then next, with power for him to distrain for the rent if in arrear. By fine of 10s. Kent.

March 29.

Westminster.

The abbot and convent of Shrewsbury have made petition to the king praying that, whereas by charter of king Henry confirmed by the present king they have in the king's woods in the county of Salop all such timber as they require for their pastures and houses, they may impark his wood or hay, called 'Lythewode,' in lieu of taking such timber, and the king, in consideration of a fine of 100l. in hand paid by them, and because they have surrendered the said charter and confirmation has granted licence for them to impark the said hay which is not within the metes of the forest, as by inquisition taken by John de Aston, escheator in the said county, appears, and contains 240 acres, they rendering yearly at the exchequer 60s. to wit 50s. whereat the hay is extended and 10s. of increment. By p.s.

May 4.

Westminster.

Pardon to John son of John Simon of Suterton of the king's suit for the death of Peter son of John de Suterton at Suterton, as it appears by the record of William de Thorpe and his fellows, justices appointed to deliver the gaol of the castle of Lincoln, that he killed him in self defence.

MEMBRANE 14.