the money in which the king is bound to the earl for his jewels pledged to
the earl at another time. And if the said Jews fail in any payment of
the said terms, they shall pay the earl 500 marks for their trespass every
term. Also the king grants to the earl and his assigns power to distrain
the said Jews by their chattels and bodies to be put where they will from
term to term, if they make default in any way until all these things are
fulfilled. Grant also that the king will not permit any extent to be made
of the debts of Jews in the meantime, and that he will not give or pardon
the debts of them to anyone, that he will not tallage the said Jews or
exact anything from them in the meantime except customary pleas and
reliefs of Jews according to the custom of the Jewry. Grant also that the
earl, his executors or assigns may assess the money due for each term as
they please.

And for the fulfilment of all these things and for the observance of the
covenant of purchase of tin which the king bought of him, and of the
covenant touching the king's jewels pledged to him, the king has caused
to swear on his soul John de Grey and Bertram de Crioll.

Notification that the king has received a loan from the said earl of
5000 marks, for the payment of which he has assigned to him all his Jews
of England, and has also bound the said Jews to the payment to the earl
of 3000 marks wherein they were bound for tallage, as follows. The said
Jews shall pay the earl, his executors or assigns at Walingford or the New
Temple, London, at his option, &c. to the same effect as above, with the
following clause added:

'Saving in all things to the queen her gold of the said Jewry, and the
king wills that distrains be made for the said gold and for the arrears
thereof to be paid at reasonable terms as they have been accustomed to
do.' This clause was added after the date by the common consent of the
king and the earl. [Federa.]

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MEMBRANE 13.

Grant to Edward the king's son and heir of all trespasses, plaints, con-
tentions and questions which the king has against Reynold de Pontibus
and Margery de Turon, daughter of Ellis Rudell of Brigerac, wife of the
said Reynold, in the matter of Brigerac; with power to receive in the
king's name full amends as well about the premisses as for expenses,
outlays, damages and losses sustained by reason of the said Reginald and
Margery, and their defaults.

Appointment of Henry de Bathonia and Henry de Mara to enquire by
jury of the counties of Rutland, Northampton and Leicester, with the
foresters and verderers thereof not of any affinity with Peter de Monte
Forti, whether Thurstan de Monte Forti, great grandfather of the said
Peter, was seised in his demesne as of fee of parcels of the following woods,
to wit, the park of Ridelinton, co. Rutland, and a parcel of Stowcwe and
Fritwode and Harethorne, and Oppingham under Beumont; and whether
he held the said parcels in demesne without the forest, and whether he
was dispossessed thereof by the will of the king's ancestors and by whom,
how much they contain, and what they are worth in vesture of wood, and
what they would be worth if brought into cultivation; and the sheriffs are
commanded to provide juries.