
Protection and safe-conduct, until the quinzaine of Easter, for G. bishop of St. Andrews in Scotland, and those of his household coming with him to London to speak with the king.


Protection for brother Poncius Nicholai, provost of the hospital of Mont Cenis (Montis Cenisii), and for his men and possessions.

Grant to William Bonquer, king’s knight, of the wardship of the lands late of Nicholas de Marinis, tenant in chief, with the keeping and marriage of the heirs.

Grant to William de Valers of 20 marks a year at the Exchequer until the king provide for him an equivalent of land of wards or escheats.

Whereas Richard le Sauvage, son and heir of Robert le Sauvage, sometime sheriff, to have quittance of all accounts and debts due from the said Robert of the time when he was sheriff or other bailiff of the king, quitaclaimed to the king all the lands which the said Robert had in the counties of Gloucester and Sussex or elsewhere, before the king’s council at Westminster, which lands the king has granted to William de Sancta Ermina; the king has granted to the said Richard and the executors of the will of the said Robert, that he and his heirs and the executors shall be quit of all accounts, debts and reckonings accordingly. He has granted also to the said Richard and his heirs and the said executors that, if the said Robert, while he was sheriff or bailiff, received any debts due to the king without paying them in, and the debtors can prove the same, the said Richard and his heirs, the said executors and the said debtors shall be quit thereof.

Present: K. de Clare, earl of Gloucester and Hertford, Geoffrey de Lezingnan and William de Valencia, the king’s brothers, Hugh le Bigod, John Mansell, Philip Lovel, Peter de Rivallis and others.

Mandate to the barons of the Exchequer to cause this to be done and enrolled.


Exemption, for life, of Peter de Gousell, of the county of Lincoln, from being put on assizes, juries or recognitions, and from being made sheriff &c. against his will.

The like of Richard de Herthul of the county of Derby.

In the right of patronage and in presentations to ecclesiastical benefices in England and in the church of England certain special customs are observed, amongst which it is claimed that every manor with its appurtenances and liberties, to whatsoever lay or clerical person or women, or ecclesiastical or secular persons, it is assigned in any way whether for a term or at farm, whether for maintenance or in dowry (pro dotaliciae), or in any other way,— the right of presenting to a church situated in such a manor by such an assignment always passes with the manor, unless it is specially reserved or excepted in the assignment. Also in the manors of bishops, when they have the right of patronage and the right of instituting, the right of patronage always passes with the said manors according to the said custom, whereby in void bishoprics and abbeys, the king as also his magnates to whom the wardship of the manors belongs in time of voidance, obtain the right of presenting to churches situated in the said manors, while the right of instituting remains to