1402.
Nov. 27.
Westminster.

Protection for John Benet, a Scot, who has become the king's liege man, and his wife and children dwelling anywhere within the realm and the king's power and their men and possessions, provided that each of his children on coming to full age do homage to the king.

Westminster.

Grant, by the advice of the council, to John Cheyne, who holds of the king's grant the custody of the alien priory of Newent, co. Gloucester, rendering at the Exchequer 67l. 6s. 8d. yearly, that from Michaelmas last so long as he is one of the councillors of the king's council he may retain this in full satisfaction of his wages and reward.

By K. & C.

Oct. 29.
Westminster.

Protection, for three years, directed to all bailiffs and others in Ireland, for the king's knight John de Stanley and his prisoner Donald Oneill son of Henry Oneill, dwelling in the custody of Roger Penketh and Walter Euer, esquires, and John Drake and Thomas Casak, citizens of Dublin, attorneys of the said John de Stanley in Ireland, to receive the ransom of the prisoner, and for the servants and Irish hostages of the said Donald to the number of twelve persons with their twelve grooms and all goods and chattels, gold and silver which he has delivered for his ransom to the said John and his attorneys.

Licence for the alienation in mortmain by John Gibson and Thomas Parise to the prior and convent of Watton of a messuage, two bovates of land and 5 acres of meadow in Santon by Newbald, not held of the king, worth 11s. yearly, as appears by an inquisition taken before William Hungate, late escheator in the county of York, in full satisfaction of a licence to the value of 100s. yearly by letters patent of Edward III.

Whereas on 1 November, 1 Henry IV, the king granted to William, lord of Wylagby, the manor of Walton in Culneys, co. Suffolk, of the value of 40l., and the manor of Dovercourt and Hevercyle, co. Essex, of the value of 40 marks yearly, late of Thomas Moubray, late earl Marshal, during the minority of Thomas Moubray his son, and on 10 July following assigned the said manors in dower to Elizabeth late the wife of the said Thomas, late duke of Norfolk, by the mauns of the manors of Walton and Dovercourt, extended at 109l. 10s. 8d. yearly; and afterwards at the suit of the said William, asserting that only the third parts of the manors ought to have been assigned to her, the king directed the sheriffs to summon the said Elizabeth to appear before him in Chancery at a certain day now past to show cause why the said William should not be restored to possession of two parts, and the parties appeared and the matter was discussed and judgement was given that the said William should be restored to possession of two parts; the king in full satisfaction has assigned to the said Elizabeth 73l. 5d. as part of her dower during the minority of the heir from the issues of the manors of Segrave, Overton and Seleby.

Mandate in pursuance to the occupiers, receivers, bailiffs or other ministers of these last manors.

Dec. 20.
Westminster

Presentation of John Osmond, vicar of the church of Cryche, in the diocese of Coventry and Lichfield, to the church of Bulwell, in the diocese of York, on an exchange of benefices with William Garton of Driffield.