Membrane 16—cont.

in predictis terris et capella habebat necnon et omnes terras que ad tenorem Walteri pertiniebant et omnes donationes terrarum et hominum et eleemosinarum que vis facte sunt tam in ecclesiis quam in vobis mundanis et omnia tenementa sua Collegia sevilet et Crewealega cum omnibus pertinentiis suis et Wtemba et cetera que habebat infra burgum et extra. Quare volo et firmiter precipe quod predicti monachi et coram homines omnes possessiones et eleemosinas suas habebant et tenebant cum sacha et socha et toll et theam, interfregnichti et cum omnibus aliis libertatibus et liberis consuetudiniibus. Hec omnia converti vis in perpetuum eleemosinan pro Dei amore et pro anima IV, regis ari mei et pro anima patris mei, matris meae imperatrixis et pro rerum hereditum meorum. Testibus, Ricardo episcopo Wintonensi, Waltero, prevere Sancti Martini de Campis, Waldestro de Constanteis, apud Windesbororam.

For 10s. paid in the hanaper.

July 12. Westminster. Presentation of Thomas Catryk to the church of Hocelyf, in the diocese of Lincoln.

July 25. Westminster. Whereas Walter de Cokesey, 'chivaler,' deceased, long before his death granted a messuage and 6 acres of land called 'Parcheys' within the manor of Kydermynstre, held of the king in chief by knight service, to Henry Hagination, Thomas Belue, William Boteler and John Mulf, and these re-granted the same by the name of all their lands, rents, services and reversions in Kydermynstre and elsewhere in the county of Worcester to him for life without impeachment of waste, with remainders to Walter de Cokesey his son and heir and the heirs of his body and to the right heirs of the said Walter, 'chivaler,' and the said Henry, Thomas, William, John and Walter successively entered into the premises accordingly and the said Walter continued his estate therein during his life, without licence, and on his death the premises were taken into the king's hands; the king, for 6s. 8d. paid in the hanaper, pardons the trespasses in this and grants licence for the said Walter the son to hold the premises to himself and the heirs of his body.

June 20. Westminster. Whereas on 12 June, 6 Henry IV, by letters patent (see p. 24) the king committed to William, lord of Wylughby, for life the custody of the manors of Burwell and Calcsby, co. Lincoln, late of the earl of Northumberland, and also granted to him for life 100l. yearly from the issues of the same; and afterwards on 20 June, 7 (sic) Henry IV, by other letters patent granted to his son John de Lancaster and his heirs the surplus of the yearly value of the manors during the life of the said William and the reversion of the manors after the death of the latter with all hams, hamlets, feets, wapentakes, hundreds, members, lands, meadows, woods, pastures, rents, services, fees, advowsons, reversions, escheats, forests, chases, woods, wares, fairs, markets, waters, fisheries, courts, views of frank-pledge, returns of writs, toll, infangthef, outfangthef, animals and chattels called 'waif,' strays, chattels of felons and fugitives and all other liberties, franchises and customs and other commodities and profits belonging to the manors with all other lands, pastures, woods, rents and services which the said late earl had within the precincts of the manors; and the king's said son has offered the letters for surrender; the king grants to him and his heirs the said surplus with knights' fees, advowsons, homages and services, relics, heriots and forfeitures of all tenants and residents, escheats and reversions of holdings of tenants chattels of felons and fugitives and chattels called 'waif,' wreck of sea