

1409.

MEMBRANE 21.

May 21.
Westminster.

Revocation, so far as concerns a moiety of the manor of Weston Turvile, co. Buckingham, of letters patent dated 14 November last (*see p. 30*), granting to Robert de Ty and others the keeping of all lands, rents and services late of Walter Cokesey. By an inquisition taken before Edmund Hampden, late escheator in the county, it was found that the said Walter held the moiety in his demesne as of fee, the manor being held of the duke of Lancaster by the service of one knight's fee, and died on 4 August, 8 Henry IV, and Hugh was his son and heir and of the age of 3 years and more: and at the supplication of John Phelippes and Maud his wife, showing that the said Walter long before his death by charter granted the moiety to Roger Horton, Richard Ruyhale, William Boteller of Yatton, Thomas Hethey, John Hamond, parson of the church of Wytley, and Thomas Hulhamton and their heirs and assigns and they were seised thereof in their demesne as of fee and after his death granted it to the said Maud while she was sole for life with remainder to the heir of the body of Walter and she was accordingly seised thereof and continued her possession until she was expelled by colour of the inquisition and letters patent, the king directed the sheriff to summon the said Robert and others to appear before him in Chancery at a certain day now past to show cause why the letters should not be revoked so far as concerns the moiety and the said John Phelippes and Maud restored to possession, and he returned that he summoned them by John Bedford and John Noly, and William Boteller appeared in person and the others by him as their attorney and he acknowledged the facts as above and judgement was given accordingly.

Revocation, so far as concerns the manor of Lee with members extending in Lee, Gaytburton, Skothorn and elsewhere in the county of Lincoln, of the same letters patent. By an inquisition taken before Henry Morley, escheator in the county, it was found that the said Walter Cokesey died seised in his demesne as of fee of the manor, of which manor one part which is in Lee is held in chief, as of the king's trithing called 'le West-trithing,' held at le Spital on the Strete, by making two advents to the same and rendering 14*d.* yearly, etc. (as above, *mutatis mutandis*) and the sheriff returned that he ordered Thomas Ellerton, bailiff of the liberty of the honour of Richemond in the parts of Lyndeseye, to make execution of the writ and he gave no response, and the king directed the sheriff to enter the liberty and summon the said Robert and others as above and he returned that he summoned them by Richard Denton, John Symond, William Manfeld and Richard Duffeld etc. (as above).

May 24.
Westminster.

Exemption for life of John Pellyng from being put on assizes, juries, inquisitions, attaints or recognitions and from being made constable, coroner, collector or assessor of tenths, fifteenths or other quota or other officer or minister of the king. By p.s.

1408.

Nov. 13.
Westminster.

Ordinance that the manor of Brotilby and the fee of la Hay, co. Lincoln, with the keeping of the castle of Lincoln, foreign rents, farms, courts, foreign views of frank-pledge in the towns of Billyngburgh and Bilefeld, fees, advowsons and two shops with chambers built over them in the bailey of Lincoln pertaining to the said fee of la Hay late of Thomas, late earl of Lancaster, the king's ancestor, whose heir the king is, shall be henceforth united to the king's inheritance of Lan-