thereof, showing how Thomas de Delvies, late parson of Malpas, and he, by fine, acquired it from Walter Manny, knight, to hold to them and the heirs of the said Thomas, by virtue of which fine they continued their estate therein all the life of the said Thomas, and after his death the said Henry his estate until after the death of John Delvies, knight, it was seized into the hands of the late prince, the king’s father, by virtue of an inquisition taken before Hugh Coly, eschewtor in North Wales, by which office it was found that the said John died seized thereof and held it of the prince in chief, whereas he never held it in demise but only at the will of the said Thomas and Henry: the said Thomas dying without heir of his body, the manor descended to the said John as his brother and heir, and the said John dying without heir of his body, it descended to Henry de Delvies, his surviving brother and heir, and is now by special grant of the king queen Anne’s for life: the king, considering the right claimed by the said Henry de Coton, by advice of the Great Council, has granted to him, for life, the manor of Walton upon Trent, co. Derby, with its appurtenances, the advowson of its church, with knights’ fees, wardships, marriages, relief, escheats, franchises and liberties, and all other things belonging to the manor, with remainder, in fee simple, to Henry de Delvies, in recompense for the aforesaid manor of Aber, and in return the said Henry de Coton and Henry de Delvies, brother and heir of the said John, have released and quit claimed to the king all their interest in the manor of Aber and in the towns of Penmawr and Lasseymawr in North Wales, with knights’ fees, advowsons, fairs, markets and warrens and all other appurtenances, the regalstirship and wardship of Arrothelaw Ughap and la Frith of Nantmaawan, Nantkesle and Yeras with the avowries (lanahriose) of Meuryn, Nantesceadrac and all else thereto belonging; and because the manor of Walton is charged with 10 marks a year to Thomas Sy and William Gold, yeomen of the king, payable to each of them for their lives, the king wills, with the same assent, that whilst it is so charged full compensation in some suitable place be made to them and the heirs of Henry de Delvies.

By p.s. [6105.]

June 19.
Westminster. Exemplification, at the request of John ap Trabharne, of letters patent dated at Windsor, 11 April, 3 Edward II. [Calendar of Patent Rolls, 3 Edward II. p. 221.]

By p.s.

May 28.
Westminster. Exemption, for life, of Richard Abberbury, ‘le pere,’ knight, from being put on assizes, juries, recognizances or inquisitions, and from being made trier of inquisitions, mayor, sheriff, escheator, coroner or other bailiff, collector of tenths, fifteenths, taxes, tallages, subsidies, tamar, assessor, controller, justice of the peace [or] of labourers, trier, arrayer, leader of men at arms, archers, hobelers, or other commissioner or minister of the king, against his will.

By p.s.

June 20.
Westminster. Grant, during good behaviour, with the assent of the Council, to William Frosham, under-constable of the castle of Caernarvon in Wales, of the office of chamberlain of Caernarvon.

By p.s.

Feb. 22.
Westminster. Ratification of the estate of the king’s clerk, William Chesterton, as rector of the parish church of Yakesle in the diocese of Lincoln.

By p.s.

MEMORANDUM 2.

April 25.
Westminster. Pavlon, for 6 marks paid to the king, to Robert de Okehoun and Joan his wife, for acquiring for their lives, from Henry de Ferraris, lord of