manor, honour or barony of Pettworth, co. Sussex, and the advowsons of abbeys and priories, as fully as the premises were held by the said earl of Arundel, both what he held immediately of the king and what he held of other lords, notwithstanding any statute to the effect that the king should not by general words make demise of aught; grant, also in tail male, of the manors of Blyston, Kernanton and Helleston, co. Cornwall, and of the manor of Sce with the hundred of Southtanton, co. Devon, late of Thomas, earl of Warwick, and similarly forfeited, together with their members and appurtenances, excepting only the service . . . . . . which he has been wont to do for the said manor of Blyston, and the advowsons of abbeys and priories, as fully as the premises were held by the said earl of Warwick; and further grant to the said duke that he and his heirs male shall have return of all the king's writs, precepts and summonses out of the Exchequer and executions thereof in all the said hundreds and courts of the borough aforesaid in Sussex, and that they may hold the sheriff's turn in person or by their bailiffs within their liberty of Arundel, as did the late earl, rendering 76s. 8d. yearly at the Exchequer therefor. By K.

Licence for the abbot and convent of Eynesham, who have promised to build an altar in their church in honour of the Holy Trinity at which a chaplain shall celebrate divine service daily for the souls of the king and the late queen Anne, and the king's progenitors and successors, and who have paid 100 marks in the hanaper, to appropriate in mortmain the parish church of Stoke Abbots, Newenton Jeuell and Combe, co. Oxford, in the diocese of Lincoln, which are of their own advowson.

By p.s. [11779.]

Grant, for life, to Richard de Millynton, one of the archers of the livery of the Crown, that he be one of the foresters of the forest of Kyngeswode, co. Gloucester, receiving the usual wages.

By p.s. [11982.]

Grant, in tail male, until further order, to Walter Styward, knight, of Scotland, and Isabel, his wife, of 100 marks a year at the Exchequer, because the said Walter has been retained for life against all men in Scotland save the king of Scotland, this grant to cease upon their death without heir tail male, or if he be wanting in fidelity to the grantor.

Memorandum that the king granted the above annuity on Wednesday before Palm Sunday in his twenty-first year in the presence of Edmund, duke of York, John, duke of Brittany, Edward, duke of Albemarle, John duke of Exeter, Henry, duke of Hereford, and others, and commanded Master Edmund Stafford, bishop of Exeter, his chancellor, to cause letters patent of the annuity to be made to the said Walter and Isabel in the form aforesaid.

Whereas John, sometime king of England, by letters patent granted to Robert de Veteri Poute Appelby and Burgh with all appendants together with the bailiwick and rent of the county of Westmorland and the services of all tenants except those who held of him the king by knight service, to hold to the said Robert and his heirs, saving to the king and his heirs his whole royal dignity of every kind (omnia modi regai dignitatis), by virtue of which grant the said Robert and his heirs have hitherto held the office of sheriff of the said county and also had the services of all free tenants of the county who held of the said king by homage and fealty, and

* The privy seal has 'celebrer nai missa.'