1428.

## Membrane 4-cont.

bound to pay such larger sum, if he will have the keeping: as Henry Bate, John Bate the younger and Thomas Baret, to the end that the said Henry Etwell may have the keeping, have surrendered in the Chancery for cancellation the letters patent of 12 November 7 Henry V [Calendar of Fine Rolls, 1413–1422, p. 308], whereby the said late king committed the keeping of the said manor (which was then waste and in his hands) to them and their assigns, to hold the same, with the rents etc., from Michaelmas then last past for 20 years at a yearly farm of the 36l. 13s. 4d. which the last farmers used to render.

By bill of the treasurer.

July 9.
Westminster

Grant to John lord de Typtoft,—by and with the advice and assent of the king's council,—of the keeping of all the manors and lands late of John Inglesthorp, 'chivaler,' and Elizabeth his wife, who held of Henry V in chief on the day of their death, which by the death of John and by the death of Elizabeth and by reason of the minority of Thomas, their son and heir, who died a minor in the late king's ward, came (or should have come) to the said late king's hands, and are (or should be) in the king's hands by reason of the minority of Edmund son and heir of the said Thomas, the manors of Ingaldesthorp, Reynham and Emneth, co. Norfolk, the manor of Somerton, co. Suffolk, the manors of Burgh and Swafham, co. Cambridge, and a third part of the manor of Swynton, co. York, only excepted; to hold the same for as long as the said manors and lands shall remain in the king's hands for the cause aforesaid, together with the marriage of the said Edmund, and so from heir to heir until one of them shall have attained full age and shall have sued full livery of the said manors and lands out of the king's hands, and the marriage shall have been effected, paying 500 marks for the said keeping and marriage at the Receipt of the Exchequer, maintaining houses, buildings, woods and enclosures, and supporting all other charges.

By p.s. [1931.]

July 18. Leicester. Order to the escheator in the county of Rutland;—pursuant to an inquisition made by him showing that by a fine lately levied in the king's court at Westminster on the morrow of St. Martin 6 Richard II before Robert Bealknap and his fellows, then justices, between William de Burgh and Margery then his wife (both deceased), querents, and Edward Dalyngrigge, 'chivaler,' and Elizabeth his wife, deforciants, touching (among other things) the bailiwick of keeping the forest of Roteland, the said Edward and Elizabeth granted and in the same court rendered the said bailiwick to the said William and Margery and the heirs of William, by virtue of which fine Margery died seised of the said bailiwick in her demesne as of free tenement; and that the said Margery on the day of her death held a third

1428.

## Membrane 4-cont.

part of the manor of Braunston in dower of the endowment of the said William, and a messuage and 3 carucates of land in Lye, a messuage, a toft, a bovate and a virgate of land and a certain rent of assize of 6s, from divers freeholders in Rydelyngton and Wardeley, in her demesne as of fee; and that the said bailiwick is held of the king in chief by rendering 40s. yearly therefor at the Exchequer at Michaelmas, for all services, and the rest of the premises of others than the king; and that Anne the wife of Robert Chisulden, esquire, is the daughter and next heir of the said William and Margery, and of full age;—to cause the said Robert and Anne to have full seisin of the said bailiwick, as the king has taken Robert's fealty; removing the king's hand from the rest of the premises which are held of others than the king, if they are in the king's hand by the death of Margery and for no other cause, and delivering to Robert and Anne any issues taken therefrom since the time of the death of the said Margery.

July 8. Westminster.

Commitment to Henry earl of Northumberland,—by mainprise of John Cartyngton of the county of Northumberland, 'gentilman,' and Thomas Dayrell of the county of York, 'gentilman,'—of the keeping of two-thirds of all the lands late of William Heron, esquire, who held of the king in chief on the day of his death; to hold the same from the time of the death of the said William until the lawful age of William his son and heir, together with the marriage of the said heir, rendering for the keeping the extent thereof, or as much as may be agreed upon between him and the treasurer by the Purification next, paying for the marriage as much as may likewise be agreed upon, and finding fit maintenance for the heir; with clause touching maintenance of houses, enclosures and buildings, and support of charges.

By bill of the treasurer.
on 18 (sic) September 7

Vacated on surrender, since the king on 18 (sic) September 7 Henry VI committed the keeping and marriage to the said earl and to William Carnaby and Henry Trolhop. And so these letters are cancelled.