of the same forests and of that king's parks. (2) Letters patent, dated
23 June, 4 Henry V, being a grant to the same of the office of constable
of Dover castle and warden of the Cinque Ports. By p.s.

1423.

April 30. The like of letters patent, dated 5 April, 1 Henry V, inspecting and
Westminster. Confirming letters patent, dated 22 February, 1 Henry IV, in favour of
John de Wakeryng, one of the clerks of the Chancery. By p.s.

May 3. The like of letters patent, dated 28 March, 5 Henry IV, inspecting
Westminster, and confirming letters patent, dated under the seal of Ireland at Dublin,
28 January, 5 Henry IV, for William Sutton, to be clerk of the common
pleas of the exchequer of Ireland.

By p.s.

May 6. Presentation of Richard Bakeler, vicar of Madeley, in the diocese of
Hereford, to the parsonage of Willeley, in the diocese of Worcester, on
an exchange of benefices with Robert Bodo.

MEMBRANE. 12.

April 27. Revocation of letters patent, of Henry V, granting to William Brad-
wardyn, esquire, the office of marshal of the Marshalsea of the king's
Bench, under the following circumstances:—

Richard II, by letters patent, dated 16 October, 15 Richard II, granted
for life to John de Wykes, his esquire, the office of marshal of the
marshalsea "coram rege," and by charter in parliament, dated 10 February,
20 Richard II, granted to Thomas, then earl of Nottingham, the
office of marshal of England, with the title of earl marshal of Eng-
land, to him and the heirs male of his body, and also the reversion of
the office of marshal in his bench "coram rege," on the death, surrender or
resignation of the said John Wykes, to be conferred by the said earl
on some fit person. Afterwards complaint was made to the present king
by John, present earl marshal, and earl of Nottingham, brother and heir
of Thomas, son and heir of the aforesaid late earl, that the said letters
patent and charter related to the same person and the same office, and
that the said now earl had done fealty for the same office to Henry V,
and had respite of his homage for a certain fine in the hanaper, and that
a writ had been issued to the then escheator of Middlesex to make
livery of the said office, after taking security for payment of the relief,
to the said earl, the said office being in the king's hands through the death
of the said John Wykes; as, on inspection of the rolls of the chancery
appeared; and that a mandate was issued to the then justices of the
king's Bench to permit the said now earl to have the said office. Never-
theless he was prevented by colour of certain letters patent of the king's
father, being a grant for life of the said office to William Bradwardyn,
esquire. According to the said earl besought the king to annul the last
named grant, and to order livery to him of the said office, and of the
mesne profits thereof, since the death of the said John de Wykes. Where-
upon the king issued his writ of seire facias to the sheriff of Middlesex
for the appearance of the said William Bradwardyn before the king in
his chancery, to show cause why the grant to him should not be annulled,
and the sheriff returned that the said William had been warned by Elias
Davy, Nicholas Walpole, Henry Aubre and John Selby. But the said
William did not appear, whereupon it was adjudged, by advice of the