1424.  

Membranes 16 to 14—cont.

(4) A charter of the same with the same witnesses, dated at Nottingham.
(5) A charter, dated 23 April, 5 Richard I.
(6) A charter, dated 20 April, 11 Henry III.
(7) Letters patent, dated 7 March, 46 Henry III, inspecting and confirming, with additions (No. 2 above), which is described as letters.
(8) A charter, dated 12 February, 56 Henry III.  By p.s.

Feb. 20.  Presentation of Robert Iveson to the vicarage of Corpety in the Westminster, diocese of Norwich.

1423.

Oct. 20.  The king's grandfather nominated as executors of his will Henry, late archbishop of York, since deceased, Thomas bishop of Durham, John Pelham, Robert Waterton and John Leventhorp, and deputed the king's father and Thomas, late archbishop of Canterbury, since deceased, to be surveyors of the same will, but the estate being insufficient, the said executors renounced execution, whereby the disposal of the goods and chattels of the king's said grandfather pertained to the said late archbishop of Canterbury as being the ordinary. In due course such goods would have been publicly sold, but the king's father, considering that it would be more convenient and proper for them to remain in his possession, took them from those who had the custody of them, and appointed the sum at which they were assessed, viz. 26,000 marks, to be paid within four years to the said late archbishop of York, bishop of Durham, John, Robert and John, first to pay the debts of the king's said grandfather, and then to carry out the pious works appointed in his will if the sum were sufficient, under the surveyance before named; accounting to the said late archbishop and his successors but to nobody else, any statute to the contrary notwithstanding. However the said executors received only 4,000l. of the aforesaid sum in the lifetime of the king's father, so that 19,000 marks remained due to them. Accordingly the king, with the advice of his council, the assent of the lords spiritual and temporal and the consent of the commonalty of his realm of England in his last Parliament, ordained that he or his deputies should assign to Henry, lord Fitz Hugh, Walter Hungerford, Walter Bewechamps, Lewis Robessart, William Porter and Robert Babthorp, knights, and to John Wodehous and John Leventhorp, esquires, executors with others of the will of the king's said father, goods, chattels, jewels and sums of money to the value of 40,000 marks of the goods of the king's said father, to be administered in paying the said 19,000 marks to the executors of the king's grandfather, and in satisfying the debts of the king's father and in fulfillment of his last will. Now the king's said father and the said late archbishop of Canterbury being dead, the king ordains, pursuant to Act of his present Parliament, that the said Henry lord Fitz Hugh, Walter, Walter, Lewis, William, Robert Babthorp, John Wodehous, and John Leventhorp, out of the goods, chattels and moneys of the king's said father, so assigned or to be assigned to them, should pay the said sum of 19,000 marks to the said bishop of Durham, John Pelham, Robert Waterton and John Leventhorp, to be bestowed in payment of the debts of the king's said