and Kilgaren, commotes of Oostrelawe, Treyne and Seynclere, castle and lordship of Lanstephan, manor and forest of Fekenham, manor or barton of Bristol and hundred of Berton Bristol. And the said Henry Fitz Hugh afterwards died, and the said John Tiptot or Tiptoft, knight, Geoffrey Louther, Walter Shirvington, John Tirez and Nicholas Thorley, and the said bishop of Durham released their respective rights to the said duke and his heirs, and he granted the premises by the names of the castle and town of Hadley, the hundred of Tendryng, &c. of fee farm of the town of Colchestre, the manors of Cokham, Bray, and Middleton, hundreds of Middelton and Merden, castle, town and lordship of Pembrok, castle and town of Tynby, castle, town and lordship of Kilgarran, manor of Oostrelawe and Trene, third part of the manor of Sencleure, castle and lordship of Lanstephan, manor and forest of Fekenham, manor and hundred of Berton Bristowe, castle and lordship of Crasenbrooke and lordship of the isle of Wyght amongst other things to the aforesaid bishop of Bath and Wells, Reginald West, John Cobham, William ap Thomas and Reginald Cobham, in fee, who regranted to the said duke and Eleanor for life, with remainder to his right heirs; and the parties entered into the premises without licence. The king taking into consideration that by letters patent dated 1 July, 5 Henry V, the said duke had licence to enfeoff certain persons in certain parcels of the premises until such persons should be repaid the money owed them by the said duke, and considering that such debts might exceed the value of such parcels, and that from the nature of the estates of the said duke and Eleanor, should he die without heir of the body, the king would inherit the premises, by advice of the council and for a fine of 2500 marks—of which 1000 marks had been paid at the Receipt of the Exchequer, and the remaining 1000l. were to be paid in three instalments on the morrows of Martinmas, the Close of Easter, and Michaelmas next—John, earl of Huntingdon, Henry, earl of Northumberland, John Grey of Ruthyn, knight, and John Gaergrave, esquire, being sureties for such payments—pardoned the trespasses above referred to and granted that the said Eleanor should she survive the duke, might continue to hold the premises for life, with reversion as to the said castle and town of Haddeley, castle of Colchestre, hundred of Tendryng, fee farm of Colchestre, manors of Cokham, Bray and Middleton, hundreds of Middelton and Merden, manor and forest of Fekenham, castle and lordship of Pembrok, castle and lordship of Teinbeigh, castle and lordship of Kilgaren, commotes of Oostrelawe, Treyne and Seynclere, manor or barton of Bristol, hundred of Berton Bristol, castle and lordship of Lanstephan, island and lordship of Wyght and castle and lordship of Carsenbrooke, to the king for want of heir of the body of the said duke, on condition that should any of these premises be alienated by the duke or his heirs without royal licence otherwise than for term of his life, the pardon above referred to, should, as regards such alienation, be null and void. Now of his more abundant grace he, with the assent of the council, pardons the trespasses above recited, without condition, and grants licence for the said duke and Eleanor to enfeoff, by fine or charter, John Grey of Ruthyn, 'chivaler,' and Nicholas Thorley, 'chivaler,' their heirs and assigns, of the said castle of Colchestre, island and lordship of Wyght, castle and lordship of Carsenbrooke, castle and town of Haddeley, castle and lordship of Pembrok, castles and lordships of Teinbeigh, Kilgaren, and Lanstephan, commotes, barton of Bristol, manors of Cokham, Bray, Middleton and Fekenham, hundreds of Tendryng, Berton Bristol, Middleton and Merden, forest of Fekenham and fee farm, with a clause of warranty: and the feoffees, after seizin