6 Henry IV, were granted, with other lands of the same late lord, to Joan queen of England, in dower; whereupon the said king Henry IV, being moved of conscience, granted that the reversion of the premises, after the death of the said queen, with knights' fees and advowsons, should be given back to the said petitioners and to the heirs of the bodies of the said Anne and Joan, notwithstanding the said judgment in Parliament, or that the said gift was made before the time of legal memory and the statute De donis, and could not be tried by jury at the common law; and further he granted to the petitioners in like tail the reversion of the manor of Birlynghe, co. Sussex, with knights' fees and advowsons etc. (as below), another of the manors of the late lord Bardolf, after the death of the same queen:—the king now confirms these grants, and the estate of the said Anne, William Phelip, and Joan in the premises, the said William Clifford being dead; and further grants to the petitioners William Phelip, now lord of Bardolf, and Joan, and the heirs of their bodies, the reversion of that moiety of the premises which belongs to the said Anne, should she die without heir of her body, and to the said three surviving petitioners, and to the heirs of the bodies of the petitioners William Phelip and Joan, the manors of Castre, co. Northfolk, and Clopton, co. Suffolk, of William Bardolf, knight, brother of the said Thomas late lord, with knights' fees, advowsons, courts, liberties, franchises, 'waifs,' 'straits,' chattels of fugitives and felons, view of frankpledge, leets and all that to view of frankpledge belongs.

Whereas by letters patent, dated 19 May, 14 Henry VI, licence was given for William, earl of Suffolk and Alice, his wife, and Maud, now deceased, late the wife of Thomas Chancer, esquire, to grant castles, manors and lands held in chief up to the yearly value of 400l. to certain persons to be nominated by the said licensees to the chancellor of England: and for such persons and also for any others who are seized of castles, manors or lands to the use of the said earl, Alice or Maud to fulfil the last will of the said Thomas, to grant such lands to the above named value to the said earl, Alice and Maud, for life in fee simple or in fee tail; in pursuance thereof the king has now granted licence for Thomas Bratton, William Boorde, William Rasshe and John Seynesbury, clerk, feoffees to fulfil the last will of the said Thomas, to grant the manors of Hoggenorton and Cudlyngton, co. Oxford, held in chief, to the said Alice and her heirs, except one acre in Cudlyngton: and for John Cottesmore, John Golafre and Thomas Haseley, like feoffees, to grant her in like manner the manor of Bokelond, co. Berks, held in chief, the premises being worth 54l. 8s. 8d.; on condition that she and the said earl regrant the premises, with a moiety of the manor of Estwoldham, co. Southampton, a moiety of one third of the manor of Skendelby, co. Lincoln, and the manor of Nywenham, co. Oxford, held in chief, to William Phelip, knight, the said John Cottesmore, Thomas Tottenham, knight, Edmund Hampden, esquire, John Belley and the said William Rasshe, nominees of the said earl and Alice, and their heirs; notwithstanding that the usual writs have not issued from the chancery for enquiry as to the value of the premises.

Whereas the king on 9 May last, by advice of his council at the Friars Preachers' (apud fratres proidentores), granted letters of marque of 2000l. to John Chirche, of the city of London, merchant, for two laden ships taken from him by Flemish merchants of Flanders in time of peace and in spite of letters of safe-conduct made between the duke of Burgundy