aboard, saying he would save him harmless under penalty of 1,000L. for
he had a commission of more authority that John Bille had; and further
by another inquisition taken at Sydnyngburn, on 10 February, 16 Henry
VI, before the same commissioners, it was found that on 20 July, 15
Henry VI, he shipped 300 uncustomed woollen cloths worth 500 marks
on a ship of which Walter Fryse was master, in Queneburgh harbour, and
that John Tykyll, his servant, on the same day by his orders put aboard
her 500 nobles in English gold belonging to his master, without the
king's licence and contrary to the statute, which goods and money were
taken over seas on 21 July; yet he denies that he broke any arrest or
exported any gold or uncustomed goods, having merely shipped certain
merchandise duly customed in the port of London, as appears by letters
of socket granted to him by the CUSTOMERS THERE and produced in Chancery,
on board the Maris, whereof Outer Fryse was master, to Ernemuth in
Seland by royal licence under the great seal, the said licence being also
produced; the king pardons the said William Milrede for all offences
before 10 July last.

By K.

May 4.
Kempton Manor.

Grant in fee simple to Henry, cardinal of England, and to John,
archbishop of York, William, earl of Suffolk, Robert Whitingham,
treasurer of Calais and William Port, to the cardinal's use, in pursuance
of an agreement made on his paying the king 13,330 marks, of the castle,
lordship and manors of Chirk and Chirklandes in North Wales, of the
manor of Henxtrigge and of 5 messuages and 4½ virgates of land, being
parcell of the manor of Charleton Camville alias Cheriton alias South-
charleton, co. Somerset, and of two parts of the manor of Ambrosbury,
co. Wilts, with all knights' fees, advowsons, views of frankpledge, courts,
hundreds, commotes, cantreeds, offices, franchises, liberties, rights, free
customs, fairs, markets, chases, parks, warrens, lands, rents, services,
reversions and other appurtenances; grant also to the same in like
manner in pursuance of the same agreement of the following remainders,
to wit, after the death of Alice, wife of the said earl, previously the wife
of Thomas late earl of Salisbury, of one part of the manor of Caneford or
Canford, co. Dorset, with the town of Pole belonging thereto, of one part of
the manor of Wynterbourne or Wynterbourne Erlys and one third of the
manor of Ambrosbury, co. Wilts, now held by the said earl of Suffolk and
Alice in right of her dower, after the death of Jacquetta, the wife of
Richard Wydevyll, knight, previously the wife of John, duke of
Bedford, of the said manor of Charleton Canville, except the 5
messuages and 4½ virgates mentioned above, of two parts of the
manor of Wynterbourne or Wynterbourne Erlys and of the borough
or town of Wilton, co. Wilts, now held by the said Richard Wydevyll and
Jacquetta, in right of her dower; grant also in pursuance of the same
agreement, to the said archbishop, the earl of Suffolk, Robert Whitingham,
and William Port to the use of the said cardinal, of the remainder, after
his death, of the two parts of the said manor of Caneford and the town of
Pole which he already holds for life under letters patent; all the premises
to be held by fealty only; the king further will grant to the said cardinal
and to the said seofees to his use lands elsewhere equivalent to those, the
remainder whereof is granted him by these letters: and if any of the
premises be recovered against the king, an equivalent shall be granted to
the said cardinal.

By p.s.