

Annual. Dean Forest

The Severn and Wye Railway and Canal Company - Licence to make an Additional Branch of Railway from Park End to Ivy Moor Head.

Receipts and Accounts for the year 1823
to 1824
to 1825
to 1826

These are to witness that in consideration of the Annual Rent or Sum of Three Pounds Fifteen Shillings hereinafter reserved to be paid by the Proprietors of certain Railways within and adjoining, to His Majesty's Forest of Dean, in the County of Gloucester, incorporated, under an Act of Parliament passed in the 50th year of His Majesty George the Third by the Name and Style of "The Severn and Wye Railway and Canal Company" the Commissioners of His Majesty's Woods, Forests, and Land Revenues, by the Authority of The Lords Commissioners of His Majesty's Treasury, for and on the Behalf of His Majesty, Do by these Presents Give and Grant their Leave and Licence unto the said Company of Proprietors, to Make, Construct, and Continue a Branch of Railway of the length of Three hundred and sixty two yards, from a part of His Majesty's said Forest, called Park End, to, or near to certain Collieries situated at, or near to, a Place called Ivy Moor Head also within the said Forest (agreeably to the Plan hereto annexed) in addition to the Railways already made and constructed by them under the Authority of the before mentioned Act, and of a former Act passed in the 49th year of the Reign of His Majesty George the Third; such Leave and Licence to be continued to the said Company of Proprietors for Thirty One years from the Date hereof, upon the Terms and Conditions hereinafter mentioned.

1st That the Land to be Occupied and Used by them the said Company of Proprietors, for the purposes aforesaid, under and by virtue of this Licence, shall not exceed the quantity absolutely necessary for the purposes of the said additional Branch of Railway, and that the same shall be marked and set out, by, or on the view and with the Concurrence of the Deputy Surveyor of His Majesty's said Forest of Dean, and shall not be varied without the Consent and Approbation of the Commissioners of His Majesty's Woods, Forests, and Land Revenues, or of the Surveyor General of His Majesty's Woods and Forests for the time being, and that no Dwelling house, Stable, or other Building shall be erected upon the Land so to be marked and set out.

2nd That the said Company of Proprietors shall undertake and agree that they will, when called upon for that purpose by the said Commissioners of His Majesty's Woods, Forests, and Land Revenues, or the Surveyor General of His Majesty's Woods and Forests for the time being, or by their or his Authority, fence off the said additional Branch of Railway on both sides thereof, from the Forest Lands and Grounds adjoining, or which the same shall pass, and keep the same so fenced

during

during the continuance of this Licence in such manner as shall and may be approved of by the Deputy Surveyor of His Majesty's said Forest of Dean for the time being.

3rd That the said Company of Proprietors shall undertake and agree to be answerable for, and to make good whatever Damage may be done or occasioned to his Majesty's Timber, Wood, Plantations, Fences and Enclosures, by or on Account of the said additional Branch of Railway so to be made, constructed and continued under and by virtue of this Licence, the Amount of such Damage to be ascertained by the Survey and Valuation upon oath of the Deputy Surveyor of His Majesty's said Forest of Dean for the time being.

4th That the said Company of Proprietors shall pay or cause to be paid to the said Commissioners of His Majesty's Woods, Forests, and Land Revenues or the Surveyor General of His Majesty's Woods and Forests for the time being, or to such person or persons as shall be duly authorized by them or him to receive the same, for the use and on the behalf of His Majesty, on Michaelmas Day in each year subsequent to the Date hereof, the sum of Three Pounds fifteen shillings in consideration of the Licence hereby given and granted to them to make construct and continue such additional Branch of Railway.

5th That if the said Company of Proprietors shall be desirous of relinquishing and giving up the said additional Branch of Railway, and of surrendering the Licence hereby given and granted for continuing the same at any time within the space of Thirty One years hereinbefore mentioned, six Months previous Notice thereof, shall be given to the Deputy Surveyor of the said Forest for the time being, and if at the end of six months after such notice thereof being so given the said Company of Proprietors shall actually relinquish and cease to make use of the said additional Branch of Railway, and shall level and restore the ground which shall have been broken up in making and constructing the same, they shall be no longer liable to the Payment of the said Annual Rent or Sum hereinbefore stipulated to be made by them.

6th That this Licence together with the Plan hereto annexed, shall be enrolled in the Office of the Auditor of His Majesty's Land Revenue, and shall also be entered in the Office of the Commissioners of His Majesty's Woods, Forests and Land Revenues, or in the Office of the Surveyor General

of His Majesty's Woods and Forests, for the time being within Twenty One Days from the date hereof.

7th That in default of due compliance with all or any of the foregoing conditions by the said Company of Proprietors, this Licence shall be void and of no effect.

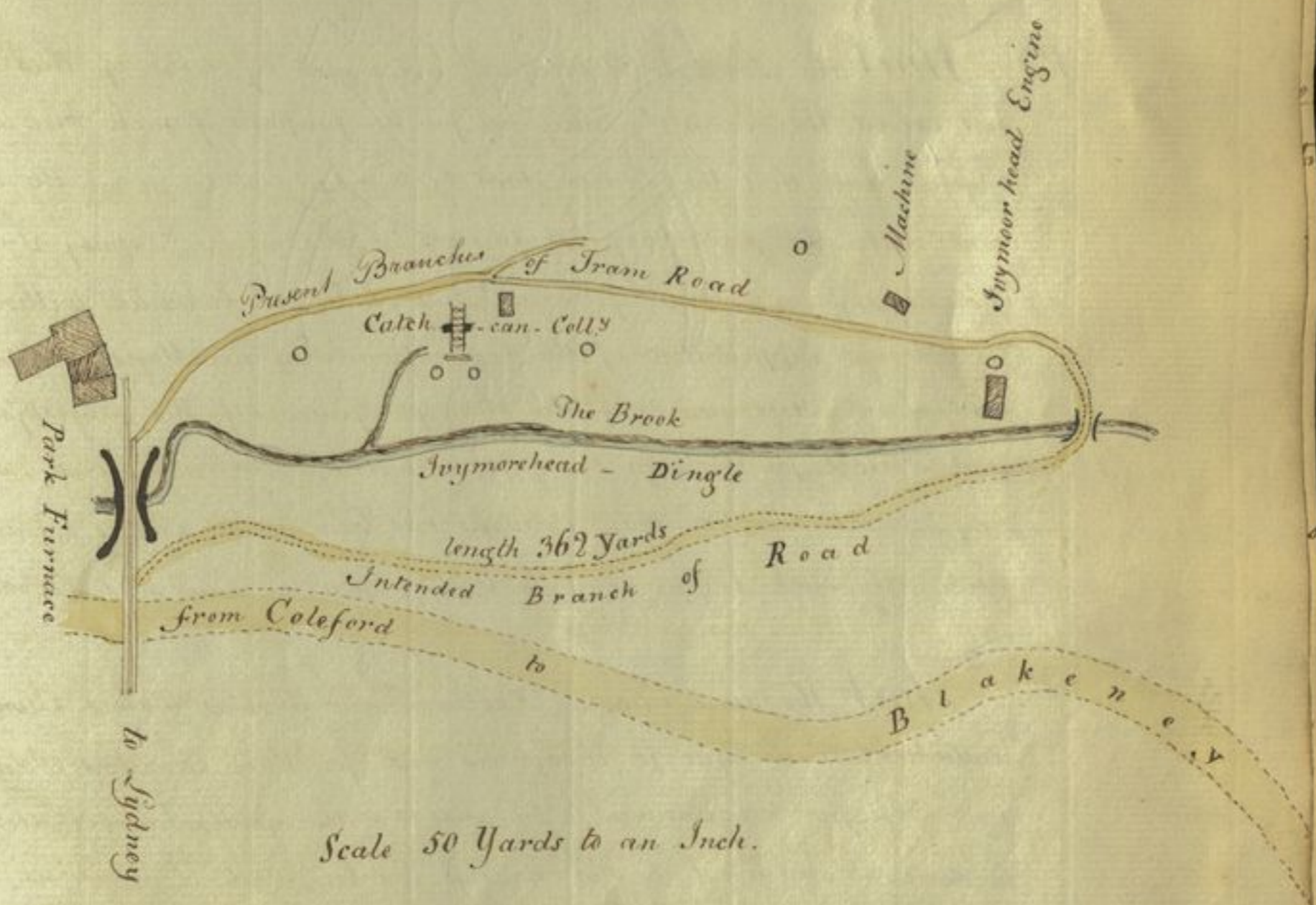
In Witness whereof the said Parties to the Presents have hereunto set their hands and seals this twentieth day of July in the year of our Lord One thousand eight Hundred and Thirteen.

Ex^{te} Teste

Glenberrie (L)
W. D. Adams (L)
Henry Dawkins (L)

(L)

Inrolled the 6th day of August 1813
before me, Rich^d. Gray, Clerk



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To Edward Protheroe and Thomas Waters Junior, Licence to
complete and continue a Fire or Steam Engine called ~~the~~ ^{Catch} ~~the~~ ^{Catch} ~~the~~ ^{Catch}

Rent rec^d & accounted for to His: 1821.
given up at His: 1821.

These are to witness that in consideration of the Annual
Rent or Sum of Five Pounds hereinafter reserved to be paid by
Edward Protheroe of Harley Street in the Parish of Saint Marylebone
in the County of Middlesex Esquire, and Thomas Waters Junior, late
of the Town of Carmarthen, but now residing in the County of Gloucester
Esquire, the Commissioners of His Majesty's Woods, Forests, and Land Revenues
by the Authority of the Lords Commissioners of His Majesty's Treasury for
and on the behalf of His Majesty Do by these Presents Give and Grant
their Leave and Licence unto the said Edward Protheroe and Thomas
Waters Junior their Executors Administrators and Assigns to complete and
continue a Fire or Steam Engine on a part of His Majesty's Forest of Dean
in the County of Gloucester called ~~the~~ ^{Catch} ~~the~~ ^{Catch} ~~the~~ ^{Catch}
such Leave and Licence to be continued to the said Edward Protheroe and
Thomas Waters Junior, their Executors Administrators and Assigns for
Thirty One years from the twenty eighth day November One thousand
eight hundred and eleven, upon the Terms and Conditions hereinafter
mentioned.

1st That the Land to be occupied under and by virtue of this Lease shall
not exceed the Quantity necessary for the purpose of such Fire or Steam
Engine, and that the same shall be marked out by or on the view
and with the concurrence of Edward Davis Esquire Deputy Surveyor of
His Majesty's said Forest of Dean, and shall not be varied without the
consent and Approbation of the Commissioners of His Majesty's Woods, Forests,
and Land Revenues or of the Surveyor General of His Majesty's Woods
and Forests, for the time being and that no Dwelling House, Stable, or
any Building other than such as has been usual and is required to be
used with such Engine shall be erected upon the Land so to be marked out.

2nd That the said Edward Protheroe and Thomas Waters Junior shall
undertake and agree for themselves and for their Executors Administrators
and Assigns to be answerable for and to make good whatever damage may
be done or occasioned to His Majesty's Timber, Wood, Plantations, Fences, and
Enclosures, by or on account of the said Fire or Steam Engine so to be completed
and continued under and by virtue of this Licence the amount of such
Damage to be ascertained by the Survey and Valuation upon Oath of the

Deputy

Enrolled the 6th day of August 1813.
Before me, Rich^d: Gray A. Aud.

Deputy Surveyor of the said Forest of Dean for the time being.

3rd That the said Edward Protheroe and Thomas Waters Junior their Executors, Administrators or Assigns shall for the Licence hereby given and granted pay or cause to be paid to the said Commissioners of His Majesty's Woods, Forests, and Land Revenues, or the Surveyor General of His Majesty's Woods and Forests for the time being or to such Person or Persons as shall be duly authorized by them or him to receive the same, the sum of Five Pounds for the use and on the behalf of His Majesty on Michaelmas Day in each year subsequent to the date thereof.

4th That, if the said Edward Protheroe and Thomas Waters Junior their Executors, Administrators, or Assigns shall be desirous of relinquishing the said Fire or Steam Engine and of surrendering this Licence at any time within the space of thirty one years hereinafore mentioned, six month previous notice thereof shall be given to the Deputy Surveyor of the said Forest for the time being, and if, at the end of six Months after such notice thereof being so given, the said Edward Protheroe and Thomas Waters Junior their Executors, Administrators or Assigns shall actually relinquish and cease to make use of the said Fire or Steam Engine and shall level and restore the ground which shall have been broken up in erecting and constructing the same, or in the construction of any works relating thereto, they shall be no longer liable to the said Payment.

5th That this Lease or Licence shall be Enrolled in the Office of the Auditor of His Majesty's Land Revenue, and that the same, and any and all Assignments thereof, shall be entered in the office of the Commissioners of His Majesty's Woods, Forests, and Land Revenues, or in the Office of the Surveyor General of His Majesty's Woods and Forests for the time being within 21 Days from the Date of the said Lease or Licence or of any such Assignment or Assignments thereof.

6th That, in default of due Compliance with all or any of the foregoing Conditions by the said Edward Protheroe and Thomas Waters Junior their Executors Administrators or Assigns, this Licence shall be void and of no effect.

In Witness whereof the said Parties to these Presents have hereunto set their Hands and Seals this twentieth day of July in the year of Our Lord One thousand eight hundred and thirteen

Glenberrie (S)

W. D. Adams (S)

Henry Dawkins (S)

Edw. Protheroe (S)

Thomas Waters (S)

Enrolled the 6th day of August 1813.
Before me, Rich^d Gray A. Aud.

6
Annual.

Dean Forest

No. 10, E. Protheroe & J. Waters Jun^r - Licence to continue two Fire or Steam Engines at Ivy Moor Head.

Rents rec^d & accounted for by Mr. 1822
1823
1824
1825
1826

These are to witness that in consideration of the annual Rents or Sums of Five Pounds and One Pound hereinafter reserved to be paid by Edward Protheroe of Harley Street in the Parish of Saint Marylebone in the County of Middlesex Esquire, and Thomas Waters Junior late of the Town of Carmarthen but now residing in the County of Gloucester Esquire, The Commissioners of His Majesty's Woods Forests and Land Revenues by the Authority of the Lords Commissioners of His Majesty's Treasury for and on the behalf of His Majesty Do by these Presents Give and Grant their Leave and Licence unto the said Edward Protheroe and Thomas Waters Junior their Executors Administrators and Assigns to continue Two Fire or Steam Engines on a part of His Majesty's Forest of Dean in the County of Gloucester called Ivy Moor Head in Park End Walk. One of such Engines being of large dimensions and used for the purpose of taking off Water from the adjoining Coal Works, and the other of small dimensions and used only for the purpose of winding up Coals; such leave and licence to be continued to the said Edward Protheroe and Thomas Waters Junior their Executors, Administrators, and Assigns for Thirty One Years from the Twenty Eighth day of November One thousand eight hundred and eleven upon the Terms and Conditions hereinafter mentioned.

1st That the Land to be occupied under and by virtue of this Lease shall not exceed the Quantity necessary for the purposes of such Fire or Steam Engines or either of them, and that the same shall be marked out by or on the view and with the concurrence of Edward Davis Esquire Deputy Surveyor of His Majesty's said Forest of Dean, and shall not be varied without the consent and Approbation of the Commissioners of His Majesty's Woods, Forests, and Land Revenues or of the Surveyor General of His Majesty's Woods and Forests for the time being, and that no Dwelling House, Stable, nor any Building other than such as has been ^{usual and is} required to be used with such Engines or either of them shall be erected upon the Land so to be marked out.

2nd That the said Edward Protheroe and Thomas Waters Junior shall undertake and agree for themselves, and for their Executors Administrators and Assigns to be answerable for, and to make good whatever damage may be done or occasioned to His Majesty's Timber, Wood, Plantations, Fences and Enclosures by or on Account of the said Fire or Steam Engines or either of them so to be continued under and by virtue of this Licence, the Amount of such Damage to be ascertained by the Survey and Valuation upon Oath of the Deputy Surveyor of the said Forest of Dean for the time being.

Enrolled the 6th day of August 1813
before me, Rich^d & Gran Dard.

3.^d That the said Edward Protheroe and Thomas Waters Junior their Executors Administrators or Assigns, shall pay or cause to be paid to the said Commissioners of His Majesty's Woods, Forests and Land Revenues or the Surveyor General of His Majesty's Woods and Forests for the time being, or to such Person or Persons as shall be duly authorized by them or him to receive the same for the use and on the behalf of His Majesty on Michaelmas Day in each year subsequent to the date hereof the sum of Five Pounds in consideration of this Licence to continue the larger Engine hereinbefore mentioned, and shall also pay in like manner for the like use and on the like behalf, the further sum of One Pound on Michaelmas Day in each year subsequent to the date hereof, in consideration of this Licence, to continue the smaller Engine hereinbefore mentioned.

4.th That if the said Edward Protheroe and Thomas Waters Junior their Executors Administrators or Assigns, shall be desirous of relinquishing the said Fire or Steam Engines or either of them and of surrendering the licence hereby given and granted for continuing the same, at any time within the space of Thirty One years hereinbefore mentioned, six Months previous Notice thereof shall be given to the Deputy Surveyor of the said Forest for the time being, and if at the end of six months after such notice thereof being so given, the said Edward Protheroe and Thomas Waters Junior their Executors, Administrators or Assigns, shall actually relinquish and cease to make use of the said Fire or Steam Engines or either of them, and shall level and restore the ground which shall have been broken up in erecting and constructing the same or either of them or in the construction of any Works relating thereto, they shall be no longer liable to the payment aforesaid in respect of such Engine as they shall so relinquish and cease to make use of.

5.th That this Lease or Licence shall be enrolled in the office of the Auditor of His Majesty's Land Revenue and that the same and any and all Assignments thereof shall be entered in the office of the Commissioners of His Majesty's Woods, Forests and Land Revenues or in the office of the Surveyor General of His Majesty's Woods and Forests for the time being, within Twenty One Days from the Date of the said Lease or Licence or of any such Assignment or Assignments thereof.

6.th That in default of due compliance with all or any of the foregoing Conditions, by the said Edward Protheroe and Thomas Waters Junior their Executors, Administrators or Assigns this Licence shall be void and of no effect.

In Witness whereof the said Parties to these Presents have hereunto set their Hands and Seals this twentieth day of July in the year of Our Lord One thousand eight hundred and thirteen.

Glenberrie	(S)	(S)
W. D. Adams	(S)	
Henry Dawkins	(S)	(S)
Ed. Waters		

Enrolled the 6th day of August 1813
 before me, Rich^d. Gray Esq.

Kent

Grant by Letters Patent to Francis Markett Esquire of the exclusive Royalty and Privilege of shooting over certain Woodlands (lately purchased from him by the Crown) for 31 years from 1st September 1813, if he shall so long live.

George the Third by the Grace of God of the United Kingdom of Great Britain and Ireland King, Defender of the Faith. To all to whom these our present Letters Patent shall come. Greeting Know Ye, that We of our especial grace and favour, and by and with the advice of our right trusty and right well beloved Cousin - and Councillor Robert Banks Earl of Liverpool, our right trusty and well beloved Councillor Nicholas Vansittart, our right trusty and well beloved Councillor William Fitzgerald, Chancellor of Our Exchequer of Ireland, our trusty and well beloved Berkeley Paget Esquire, our right trusty and well beloved Councillor Frederick John Robinson, and our trusty and well beloved James Brogden Esquire, Commissioners of Our Treasury of Great Britain - Have given and granted, and by these Presents DO give and grant to - Our well beloved Subject Francis Markett of Meopham in the County of Kent Esquire, All that the Sole and Singular exclusive Royalty - Liberty and Privilege of Shooting within upon and over certain Pieces - and Parcels of Woodlands commonly called or known by the several names of Hanging Hill Wood, Rangomans Wood, or Parsonage Wood, Grubb Hill Wood, Whangliden Wood, Great Kent Wood, Little Kent Wood, Sutors Spring Wood, Badsden Wood, Heavers Broom Wood, Matthew Down Spring Wood - Pompey Slip Wood, Dark Wood, Wingate Wood, Lodge Wood, Mays Wood - and Bowin's Garden containing in the whole Two hundred and thirty - seven Acres or thereabouts all which several Pieces or Parcels of Woodlands are situate lying and being in the several Parishes of Tuxton, Halling, - Boiling, Snodland and Ludsdown in the said County of Kent And - moreover We Have given and granted, and by these presents DO give and grant unto the said Francis Markett full Power and Authority - from time to time to nominate, constitute, depute and appoint such and so many Keeper or Keepers for the preservation of the said Royalty, Liberty - and Privilege as shall and may become necessary for that purpose TO - have and To hold the said Royalty, Liberty and Privilege and Authority aforesaid with all their Appurtenances unto the said Francis Markett - from the first Day of September in the present year (One thousand eight - hundred and thirteen) for and during, and unto the full end and term - of Thirty one years thence next ensuing and fully to be compleat and - ended if the said Francis Markett shall so long live) And the said - Francis Markett for himself his Heirs, Executors and Administrators doth hereby Covenant Promise and Agree to and with Us, Our Heirs and - Successors that he the said Francis Markett shall not nor will at any -
Time

time or times during the said term hereby granted in and about the exercise or enjoyment of the said Royalty, Liberty and Privilege hereby given and granted do or commit or cause or suffer to be done or committed any wilful waste spoil or injury whatsoever to the Timber Trees or other Trees, Saplings Underwoods Fences or Inclosures which now are or which at any time hereafter shall be standing growing or being, or which shall hereafter be Planted made or set by Us, Our Heirs or Successors or by Our or Their Authority within or upon the said Woodlands or any of them **Provided** always nevertheless that in case these our present Letters Patent shall not within six Calendar Months from the date hereof be enrolled in the Office of Our Auditor of the said County of Kent, or his Deputy or Deputies for the time being And also within the like space of time entered in the Office of the Commissioners for the time being of Our Woods, Forests and Land Revenues, or in case the said Francis Markett shall not well duly and effectually observe perform and keep all and every the Covenants Conditions and Agreements in these Presents contained, and which on the part and behalf of the said Francis Markett are or ought to be observed performed and kept, then and in any or either of the said cases and thenceforth these Our present Letters Patent and every Matter and Thing hereinbefore contained shall cease determine and be utterly void to all intents and purposes **In testimony** whereof we have caused these our Letters to be made Patent **Witness** Our aforesaid right trusty and well beloved Commissioners of Our said Treasury at Westminster the twenty fifth day of August in the fifty third year of Our Reign One thousand eight hundred and thirteen.

By Warrant from the Lords Commissioners of the Treasury.

Bentinck

(S.R. GR)

Ex. Jm^m. Kendall, Dep: Clk of the Pipe.

Enrolled the 14th day of September 1813
before me, Rich^d. Gray J. Aud.

(R. W. D. H.)

New Forest
Conveyance of Lands to Samuel Cleaveland Esq^r.

Account 1813.

3. 18. 9
These are to Witness, that in Consideration of -
the Sum of Three Pounds Eighteen Shillings and Nine
Pence paid by Samuel Cleaveland of Lymington in the
County of Southampton Esquire to the Right Honorable
Sylvester Lord Glenberrie, William Dacres Adams and
Henry Dawkins Esquires, Commissioners of His Majesty's Woods
Forests, and Land Revenues for and on Account of His Majesty
they the said Commissioners being duly Authorized by The Lords
Commissioners of His Majesty's Treasury DO for and on the
behalf of His said Majesty by these presents Grant Bargain
and Sell unto the said Samuel Cleaveland his Heirs and assigns
All those two pieces or parcels of Land part of the Waste of His
Majesty's New Forest in the said County of Southampton, which
said Pieces or Parcels of Land are delineated and coloured Green
on the Plan hereunto annexed, and are bounded on the North
by the Road leading from Bottramsley to Boldre and Lymington
and on the East, South and South West, by Inclosed Lands
belonging to the said Samuel Cleaveland, and contain by
Admeasurement Twenty Perches To have and to hold the
said Pieces or Parcels of Land hereby bargained and sold and all
Benefit and advantage thereto belonging unto and to the use of
the said Samuel Cleaveland his Heirs and assigns for ever. In
witness whereof the said Sylvester Lord Glenberrie, William
Dacres Adams and Henry Dawkins have hereunto set their
Hands and Seals this 27th day of October in the year of our
Lord 1813.

Glenberrie (S)
W. D. Adams (S)
Henry Dawkins (S)

Sealed and delivered by the within named Lord Glenberrie (being
first duly Stamped) in the presence of W. D. White
one of the Clerks in the Department of
Woods and Forests.

Sealed and delivered by the within named William Dacres
Adams in the presence of
John Thornborrow
John Waller
Clerks in the Department of the Woods
& Forests.

Sealed

Sealed and delivered by the within named Henry Dawkins in the presence of

John Thornborrow
John Waller
Clerks in the Department of the Woods & Forests

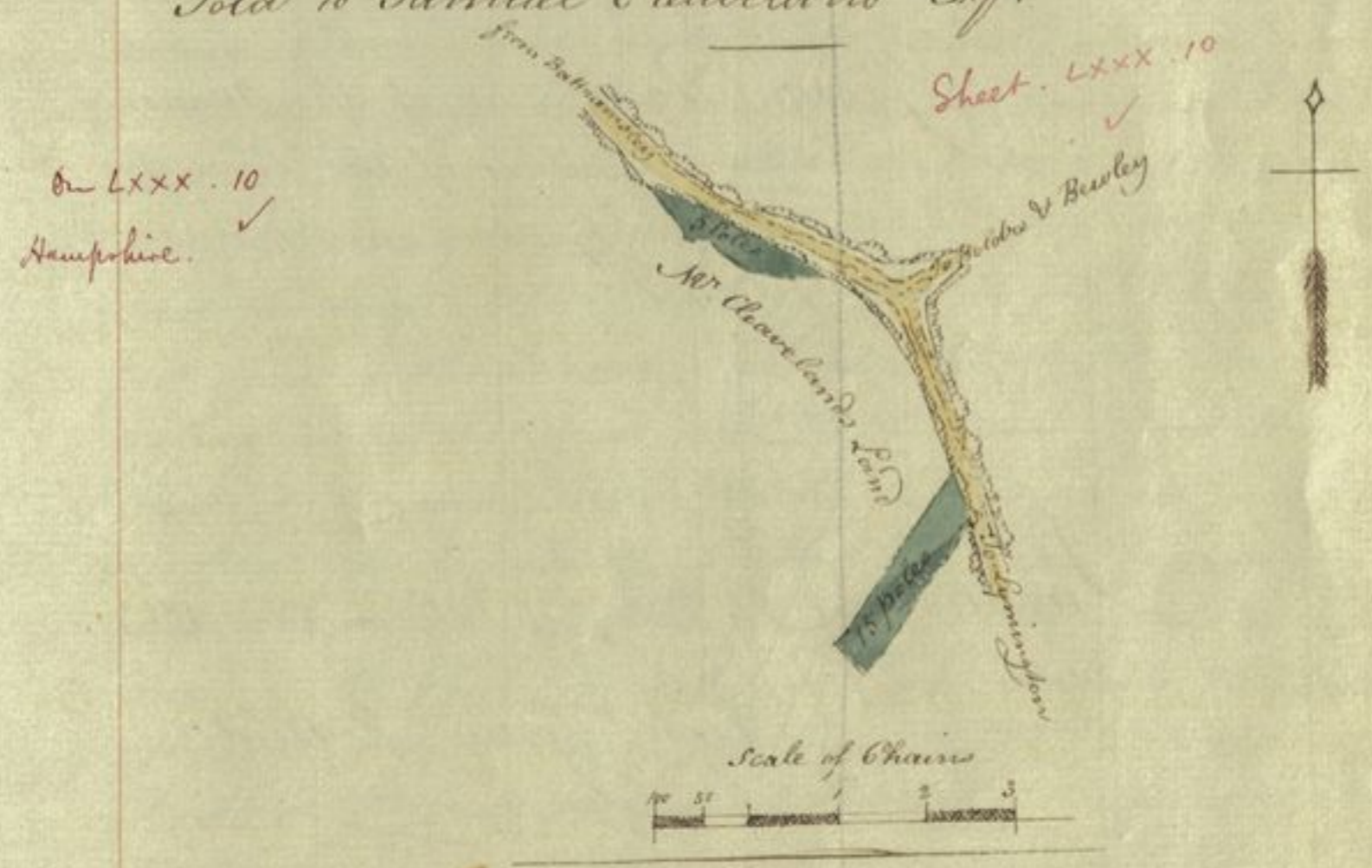
Received this 21st day of November 1813 of and from the within named Samuel Cleaveland the Sum of £3.18.9 being the Consideration money within mentioned to have been paid by him to us, as witnesses our Hands.

Glenbervie
Henry Dawkins

Witnesses to the Signature of
Lord Glenbervie
x Ruben Bangood
x Joseph Harding

Witnesses to the Signature of
of Mr. Dawkins
John Thornborrow
John Waller

Plan of Land part of the New Forest, proposed to be sold to Samuel Cleaveland Esq^r.



I the Undersigned Robert Turner being the Surveyor appointed by the Commissioners of His Majesty's Woods, Forests and Land Revenue to Survey Measure and Value a certain parcel of Land belonging to His Majesty, situate in, and part of His Majesty's Forest called New-Forest in the County of Southampton, and proposed to be sold to Samuel Cleaveland Esquire of Lymington in the said County of Southampton.

Do hereby Certify

That

That I have Surveyed, Measured and Valued the said Land laid down and coloured Green on the Plan delineated hereon, and that the said Land does contain Twenty Perches that the same is bounded on the North by the Road leading from Battramslay to Boldre and Lynnington, on the East by the Lands of the said Samuel Cleaveland Esquire, and on the South and South West by Lands of the said Samuel Cleaveland Esquire, and that according to the best of my skill and judgment the said Twenty Perches are of the Value in Fee Simple of Three Pounds, Eighteen Shillings and Nine Pence.

I Robert Turner, do swear that the above written Survey was faithfully and impartially made by me, that the Value of the Property of the Crown therein contained is justly Estimated therein, according to the best of my skill and judgment and that all the particulars stated in the said Survey, are true to the best of my knowledge and belief.

Cuffmells - September 23rd 1813

Sworn before me,

George Rose, one of His Majesty's
Justices of the Peace for the
County above mentioned

47
N/1
1813

Enrolled the 26th day of November 1813
Before me,
Rich^d Gray. D. Aud.

Christie
22.11.13

Grant of Land to be annexed to, and held with a
Chapel near Five Acre Farm.

22.11.13

Stamp 20.00

Free Grant

In the Name, and on the Behalf of His Majesty.

George P.R.

We do hereby signify Our Will and Pleasure that
the Grant following, be made.

To all to whom this present Warrant shall come,
The Commissioners of the Treasury send Greeting. Whereas by an
Act of Parliament passed in the Fifty second year of the Reign of
His present Majesty George the Third intituled "An Act for enabling
His Majesty to grant Leases under certain circumstances, and for the
better carrying into Effect the Provisions of an Act passed in the Thirty
Ninth and Fortieth years of the Reign of His present Majesty touching
the formation of a Map of the New Forest, in the County of Southampton,
and continuing and extending other Provisions of the said Act for
further appropriating the Monies arisen or to arise from the Sale of
certain Crown Lands, under the Authority of divers Acts of Parliament
for annexing certain Lands within the Forest of Rockingham to His
Majesty's Manor of Kings Cliffe and for enabling the Commissioners
of the Treasury to appropriate small portions of Land for Ecclesias-
tical purposes" After reciting, that by an Act passed in the Fifty
first Year of His Majesty's Reign, His Majesty was empowered by
writing under the Great Seal, to Give and Grant to, or Vest in, any
Person or Persons, Bodies Politic and Corporate and their Heirs and
Successors, all His Estate, Interest or Property, in any Lands or Ten-
ements not exceeding the Quantity, therein mentioned within the
Survey of the Court of Exchequer for or towards the Erecting, rebuilding
repairing, purchasing or providing any Church or Chapel where the
Liturgy or Rites of the United Church of England and Ireland were or
should be used and observed, or any Mansion House for the Residence
of any Minister of the said United Church officiating or to officiate in
any such Church or Chapel, or any Out-buildings, Offices, Church yards,
or Glebe for the same respectively, and after reciting that it had been
found expedient to extend the said Act, and that the passing Deeds
and Writings under the Great Seal for the purposes aforesaid, by reason
of the great Expence attending the same might produce inconvenience, it
was, and is Enacted, that His Majesty, His Heirs and Successors should
have full power, to give and grant to, and vest in, any Person or Persons

Body

Body or Bodies Politic or Corporate and their Heirs and
 Successors respectively all his or their Estate, Interest or Property
 in any Lands or Tenements within the Survey of the Court
 of Exchequer or of the Duchy of Lancaster, for Cumbilages or
 for Accesses or for any other Conveniences or Accommodations of
 any such Churches or Chapels as aforesaid, and that whenever
 it should be the Pleasure of His Majesty His Heirs or Successors
 to make a Grant for any of the purposes aforesaid, it should
 and might be lawful for the Lord High Treasurer or the
 Commissioners of the Treasury or any three of them, to grant
 a Warrant under his or their Hand or Hands to any such
 Person or Persons as aforesaid specifying therein, the Premises
 so to be vested in such Person or Persons - but the said Act
 was not to enable His Majesty to grant more than Five Acres
 in any one Grant. And Whereas the Reverend Payler
 Matthew Proctor, Clerk, Master of Arts of Newland in the
 County and Diocese of Gloucester, hath by his Memorial
 addressed to the ^{said} Commissioners of His Majesty's Treasury, solicited
 a Grant, under the Authority of the said recited Act of the
 Fifty second year of His Majesty's Reign, of a Portion of Land
 part of the Waste of His Majesty's Forest of Dean in the said
 County of Gloucester abutting on the North East and South sides
 by the open Lands of the said Forest, and on the West by Encroach-
 ments made therefrom, and which portion of Land is more
 particularly delineated and described in the Plan hereto affixed,
 and contains by Admeasurement Five Acres and no more to be
 annexed to, and held with a Chapel lately erected for the use
 and accommodation, of the Extra-parochial Inhabitants of
 the said Forest, and to be vested in the under mentioned Persons
 who have been nominated and appointed Trustees for managing
 and conducting the concerns of the said Chapel. Now know
 ye that in pursuance of the Pleasure of His Majesty, signified
 as above We the undersigned, being three of the Commissioners
 have given and granted, and by this Warrant, do give and grant
 to the Right Honorable Nicholas Vansittart, George Gough, Lord
 Calthorpe, James Jenkins of Chipping in the County of Here-
 mouth Esquire, George Dearing of Westbury in the County of
 Gloucester Esquire, Thomas Thraquel Biddulph of Bristol in
 the County of Gloucester Esquire, The Reverend John Hensman of
 Clifton in the County of Gloucester, and The Reverend Edward
 Mansfield Master of Arts of Bisley in the County of Gloucester
 the Persons Nominated and appointed Trustees for managing
 and

Body or Bodies of the several and their heirs and
Successors respectively all his or their Estate, Interest or Property
in any Lands or Tenements within the Jurisdiction of the Court
of Exchequer or of the Duchy of Lancaster for the use or
for the use of
any such
it should
to make a
and might
Commission
a Warrant
Return on
so to be well
was not to
in any one
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County and
indisposed to
a Grant, or
highly deere
land of the
County of
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particularly
and contains
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and accords
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who have
and conduct
We that in
as above We
have given
to the Right
Catharine, Ja
mouth, Esq
Gloucester
the County of
Rippon in the
Manor of
the Dean

(in 2583)
Plan of 5 Acre of Land
marked out for the
Endowment of a Chapel lately
built in Dean Forest

Dec^r 12th July 1813

Property Court -

and conducting the concerns of the Chapel and to their Heirs and assigns All that the said Piece or Parcel of Ground hereinbefore described being parcel of the Possessions of His Majesty in His said Forest of Dean, and within the Survey of the Court of Exchequer. To the Intent and Purpose that from and immediately after the Enrolment of this Our Warrant in the Office of the Auditor of the Land Revenue for the County of Gloucester and also in the Office of the Commissioners of His Majesty's Woods, Forests, and Land Revenues, or in the Office of the Surveyor General of His Majesty's Woods and Forests, for the Time being, and after such Enrolment, shall be certified in the manner required by the said recited Act of the Fifth, Second year of His Majesty's Reign and thenceforth for ever, the said Grantees and their Heirs may by force of the same Act, be in the actual Seizin and Possession of the Premises hereinabove specified, and shall and may hold and enjoy the same with the said Chapel, and for the convenience and accommodation thereof, peaceably and quietly, freed and discharged of and from all Claims and Demands which can or may be made by His Majesty His Heirs or Successors or by any Person or Persons lawfully claiming by, from, or under Him or Them, and of and from all manner of Incumbrances whatsoever, as fully and amply to all Intents & purposes, as His Majesty, His Heirs or Successors might or could have held and enjoyed the same. Given under Our Hands at the Treasury Chambers in Whitehall this 22nd day of November 1813.

Recd. 12th July 1813

Inrolled the 16th day of Dec^r 1813 before me
P. Gray Esq. Aud.

N. Vansittart

B. Paget

J. Brogden

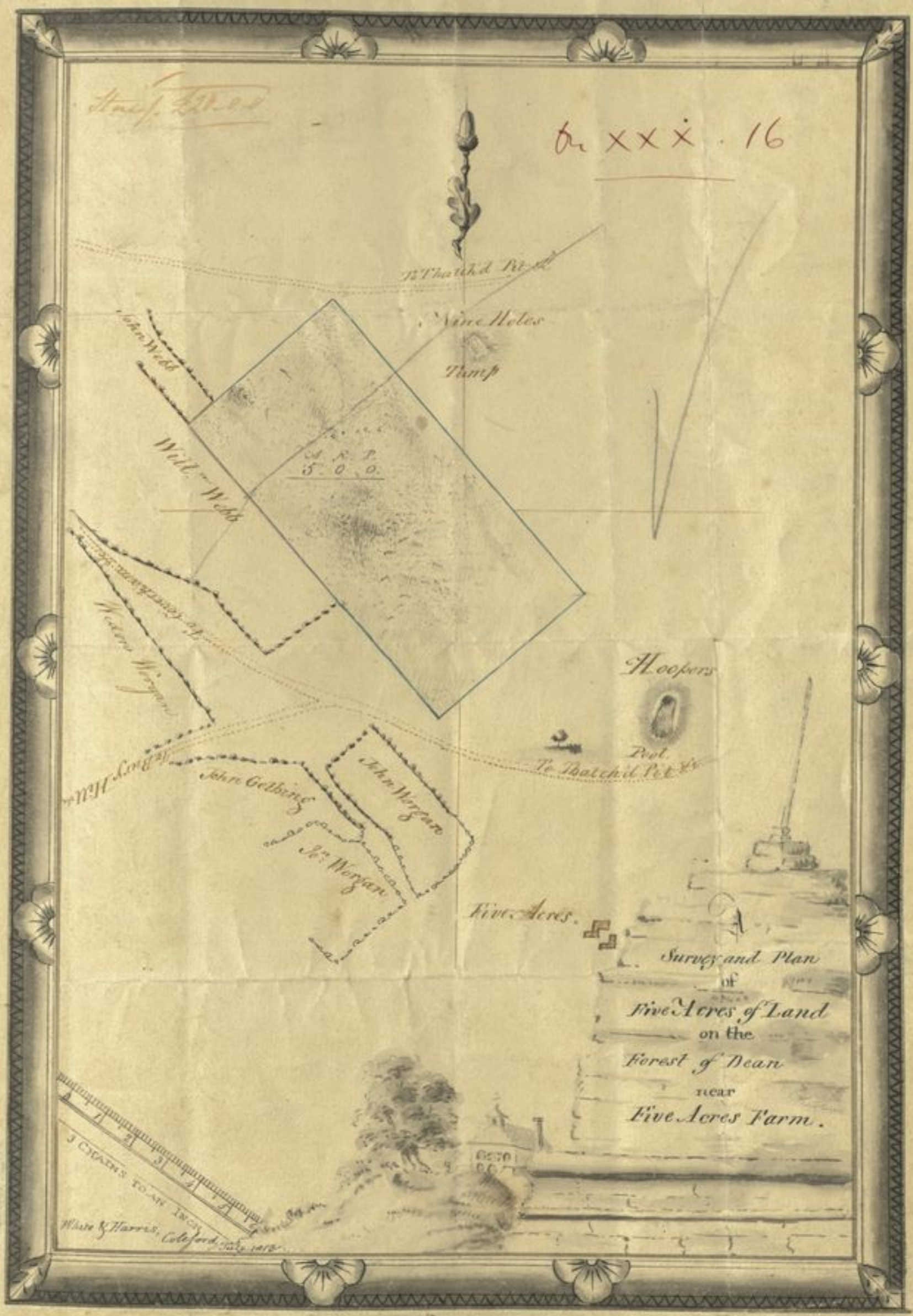
Received 11th Dec^r 1813

Stamp £40. 2. 6

Grant of Land to be annexed to, and held with a Chapel in Dean Forest.

Copy

and conducting the concerns of the Chapel and to their Heirs and assigns All that the said Piece or Parcel of Ground hereinbefore described being parcel of the Possessions of His Majesty in His said Forest of Dean and within the Survey of the Court of Exchequer.



No XXX. 16

Hand Surveyed

Hatchel Road
Nine Holes
Trap

Will. Webb
5 0 0

Hoopers

Pool
To Hatchel Pit

John Colburn

John Morgan

Five Acres

Survey and Plan
of
Five Acres of Land
on the
Forest of Dean
near
Five Acres Farm.

3 CHAINS TO AN INCH
White & Harris, Colchester, 1818

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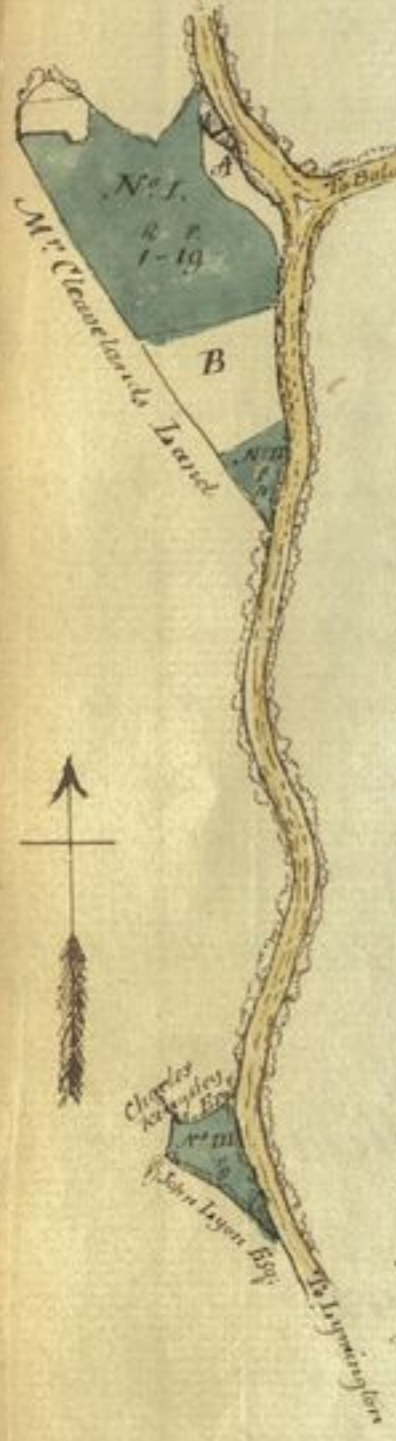
New Forest

Conveyance of three Pieces of Land to Sam^l. Cleaveland Esq^r.

Account 1814.

These are to Witness that in Consideration of the
 Sum of Thirteen Pounds, Nineteen Shillings and Six
 Pence paid by Samuel Cleaveland of Lymington in the
 County of Southampton Esquire to The Right Honorable
 Sylvester Baron Glenboure, William Dacres Adams and
 Henry Dawkins Esquires, Commissioners of His Majesty's Woods,
 Forests, and Land Revenues for and on account of His said
 Majesty, They the said Commissioners being duly authorized
 by The Lords Commissioners of His Majesty's Treasury DO for
 and on behalf of His said Majesty by these presents grant,
 bargain and sell unto the said Samuel Cleaveland his Heirs
 and Assigns All those pieces and parcels of Land hereinafter
 described, part of the Waste of His Majesty's New Forest in
 the said County of Southampton viz^t: N^o 1 containing
 one Rood and Nineteen Perches bounded on the North by
 inclosed Lands belonging to Charles Kingsley Esquire on the
 North East and South, by Lands heretofore part of the
 aforesaid New Forest and purchased by the said Samuel
 Cleaveland, and on the West by Inclosed Lands also belonging
 to the said Samuel Cleaveland, N^o 2 containing four Perches
 bounded on the North by Land heretofore part of the said
 New Forest and purchased by the said Samuel Cleaveland,
 on the East by the Road leading from Battramsley to Lymington
 and on the West by inclosed Land belonging to the said Samuel
 Cleaveland. N^o 3, containing eight Perches bounded on the
 North by inclosed Lands belonging to Charles Kingsley Esquire
 on the East by the Road leading from Battramsley to
 Lymington and on the South and South West by inclosed
 Lands in the Occupation of John Lyons Esq^r. making together
 the quantity of One Rood and Thirty One Perches which said
 several pieces and parcels of Land are described and coloured
 green in the Plan thereof delineated in the Margin of these
 presents and have been surveyed, measured and valued by
 Robert Turner Deputy Surveyor of His Majesty's said New
 Forest, and have been certified by him agreeably to the provisions
 of an Act passed in the fifty second year of the Reign of His
 present Majesty George the Third Cap: 161, Sect: 6 to be of
 the Value in Fee Simple of Thirteen Pounds nineteen Shillings
 and six pence. To have and to hold the said Pieces and
 Parcels of Land hereby bargained and sold and all benefit
 and

13. 19. 6
 Sheets Lxxx. 10^t
 14



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II		4
III		8
Total	1	31

A & B. Forest Land,
 lately purchased by
 Samuel Cleaveland Esq^r.

and advantage thereto belonging unto and to the use of him the said Samuel Cleveland his Heirs and Assigns for ever. In Witness whereof the said Sylvester Baron Glenberie, William Dacres Adams and Henry Dawkins have hereunto set their Hands and Seals this eighteenth day of February in the year of our Lord one Thousand Eight Hundred and Fourteen.

Glenberie (S)
W. D. Adams (S)
Henry Dawkins (S)

Sealed and Delivered by the within named Lord Glenberie (being first duly Stamped) in the presence of W. D. White

Sealed and Delivered by the within named William Dacres Adams in the presence of J. Wignell Mayor

Sealed and Delivered by the within named Henry Dawkins in the presence of A Milne

Received this eighteenth day of February 1814 of and from the within named Samuel Cleveland the sum of Fifteen Pounds, Nineteen Shillings and Six Pence being the Consideration money within mentioned to have been made by him to us, as Witnesses our Hands.

Witness to the Signature of Lord Glenberie.

John Kitson

Witness to the Signature of Mr. Dawkins. A Milne

Glenberie
Henry Dawkins

Ex^o J. H.

Witnessed the 22^d day of February 1814 before me Rich^d Gray D. Aud.

New Forest
Conveyance of Land to Joseph Weld Esq^r.

Account 1814.

These are to Witness that in consideration of the Sum-
 £303.5-7/2 of Three Hundred and Three Pounds, Five Shillings and
 seven Pence Half penny paid by Joseph Weld of Pitwell
 in the County of Southampton Esquire to the Right
 Honorable Sylvester Lord Glenberrie, William Dacres
 Adams and Henry Dawkins Esquires Commissioners of His
 Majesty's Woods, Forests and Land Revenues for and on
 account of His said Majesty. They the said Commissioners
 being duly authorized by the Lords Commissioners of His
 Majesty's Treasury Do for and on behalf of His said Majesty
 by these Presents, at the Nomination and by the desire of
 the said Joseph Weld, testified by his signing and sealing
 these Presents, grant, bargain and sell unto John Jones
 of Lanouth in the County of Monmouth Esquire his Heirs
 and Assigns All that piece or parcel of Land part of the
 Waste of His Majesty's New Forest in the said County of
 Southampton which said piece or parcel of Land is delineate
 and colored Green on the plan hereunto annexed, and is
 bounded on the North and East by inclosed Lands belonging to
 the said Joseph Weld, on the South by Lands belonging to
 the Vicar of Boldra, and on the West by Lands in the Occupation
 of John White and contains by Admeasurement Six Acres,
 Two Roods and Seventeen Perches together with all Wood and
 Timber growing thereon, To have and to hold the said piece
 or parcel of Land hereby bargained and sold, and all benefit
 and advantage thereto belonging unto the said John Jones
 his Heirs and Assigns, to the Use of him the said John Jones
 his Heirs and Assigns In Trust for the said Joseph Weld his
 Heirs and Assigns for ever. In Witness whereof the said
 Sylvester Lord Glenberrie, William Dacres Adams and Henry
 Dawkins and also the said Joseph Weld have hereunto set
 their Hands and Seals this Twenty seventh day of October in
 the year of Our Lord One Thousand eight hundred and thirteen

x fo. 20.

Glenberrie (S)
 W. D. Adams (S)
 Henry Dawkins (S)
 Joseph Weld (S)

Signed

Account
1814

Sealed and delivered by the within named Lord Glenberie (being first duly stamped) in the presence of

W. D. White

one of the Clerks in the Department of the Woods and Forests.

Sealed and delivered by the within named William Dacres Adams in the presence of

John Thornborrow

John Waller

Clerks in the Department of the Woods and Forests.

Sealed and delivered by the within named Henry Dawkins in the presence of

John Thornborrow

John Waller

Clerks in the Department of the Woods and Forests.

Sealed and delivered (by the within named Joseph Weld) in the presence of

George Bates - Butler to Mr. Weld
John Henry Richman - Clerk to
Messrs Richman & Mason Sol^{rs}, Lymington

Received this twenty second day of August 1814 of and from the within named Joseph Weld, the sum of Three Hundred and ^{Account} _{1814.} Three Pounds, Five Shillings and Seven pence Half penny being the consideration money within mentioned to have been made by him to us, as Witness our Hands.

W. D. Adams

Henry Dawkins

I rolled the 23. day of August 1814

before me.

Rich^d: Gray D^y: Clerk

Parr

Plan of Land part of the New Forest proposed
to be Sold to Joseph Weld Esquire.



I the undersigned Robert Turner, being the Surveyor - appointed by the Commissioners of His Majesty's Woods, Forests and Land Revenues, to Survey, Measure and Value a certain Parcel of Land belonging to His Majesty, situate in, and part of His Majesty's Forest called New Forest in the County of Southampton and proposed to be sold to Joseph Weld Esq^r of Pilewell in the said County of Southampton. Do hereby Certify, that I have Surveyed, Measured and Valued the said Land laid down and coloured Green on the Plan delineated hereon, and that the said Land does contain ^{A R P} 6 - 2 - 17 that the same is bounded on the North and East by Lands belonging to the said Joseph Weld Esq^r; on the South by Lands belonging to the Vicar of Boldre, and on the West by Land in the Occupation of John White; and that according to the best of my skill and judgment the said ^{A R P} 6 - 2 - 17 are of the Value in Fee Simple of Two hundred and ninety seven Pounds, five Shillings and Seven pence halfpenny; and that there is Timber growing thereon of the Value of Six Pounds, making together the Sum of £303. 5 - 7/2.

I Robert Turner do Swear that the above written Survey - was faithfully and impartially made by me, that the Value of the Property of the Crown therein contained is justly Estimated therein according to the best of my skill and judgment and that all the particulars stated in the said Survey, are true to the best of my knowledge and belief.

Cuffnells - September 23^d 1813.

Sworn before me,
George Rose, one of His Majesty's Justices of the
Peace for the County above mentioned.

R.T.

Purchase of the Duke of Gloucester's Interest in Boldwood Lodge and Walk in New Forest ---

George the Third by the Grace of God of Great Britain, France and Ireland King Defender of the Faith and so forth To all to whom these Presents shall come, Greeting - Whereas Wee did by our Letters Patent under our Great Seal of Great Britain bearing date at Westminster the seventh day of February in the seventh year of our reign give and grant unto our dearly beloved Brother William Henry Duke of Gloucester and Edinburgh by the name and Title of William Duke of Gloucester the Office of Warden and Keeper and the custody of New Forest within our County of Southampton and of the Duchy in the said Forest and by the same Letters Patent did give and grant unto the said William Henry Duke of Gloucester and Edinburgh by the name and Title of William Duke of Gloucester aforesaid the Manor and Park of Lyndhurst, the hundred of Redburgh or Redburgg with its appurtenances whatsoever, and also the yearly rent of forty shillings which the Abbott of Reading formerly was bound to pay yearly to a certain Tenement within the said Forest To have occupy and hold the said Office of Warden and Keeper and the custody of the said Forest and of the said Duchy to the said William Henry Duke of Gloucester and Edinburgh by the name and Title of William Duke of Gloucester aforesaid during our pleasure, And wee did also by the same Letters Patent grant and to farm let unto the said William Henry Duke of Gloucester and Edinburgh by the name and Title of William Duke of Gloucester aforesaid, All the herbage, pannage of New Forest aforesaid and the turf fern and heath in the said New Forest from time to time coming growing and being and also all and all manner of rents of the Leases Tenants and Tilters of the said Forest and the Rents of Wheat Barley Oats Salt Honey and other rents of the said Forest with such like their Members and appurtenances whatsoever and all and singular Lands Meadows, Feedings, Pastures Commons Profits ^{Advantages} Commodities, Emoluments and Hereditaments whatsoever to the said last mentioned Premises or any of them or any parcel thereof in anywise belonging or appertaining (Except as in the said Letters Patent is mentioned to be excepted) To have and to hold the said Herbage and pannage rents and other the premises last mentioned to the said William Henry Duke of Gloucester and Edinburgh, by the name and Title of William Duke of Gloucester aforesaid during our pleasure under several rents in the same Letters Patent mentioned And whereas the said William Henry Duke of Gloucester and Edinburgh by an instrument in writing under his hand and seal bearing date the ninth day of April in the year of our Lord one thousand seven hundred and ninety eight duly enrolled in our high Court of Chancery hath surrendered and yielded up

unto

Purchase of Boldwood Lodge &c in

unto us the Office and all other the Hereditaments and premises
 aforesaid with the appurtenances and all his Estate and Interest of
 in and to the same and every part thereof together with the said
 recited Letters Patent to be cancelled (which said surrender we have
 accepted and by these presents do accept) as in and by the said recited
 Letters Patent and surrender (relation being thereunto respectively had
 may more fully and at large appear. Now know ye that We
 of our especial grace certain knowledge and mere motion have
 given and granted and by these presents for us our heirs and
 successors do give and grant unto our dear Nephew Prince, William
 Frederick only son of the said William Henry Duke of Gloucester &
 Berburgh) The Office of Master Keeper of Boldwood Walk in our
 said New Forest to have hold and enjoy the office of Master
 Keeper of Boldwood Walk aforesaid unto the said Prince William
 Frederick for and during the term of his natural life. The same to
 be executed by him or his sufficient Deputy or Deputies together with
 the Lodge called Boldwood Lodge in the said Forest and the
 Lands and Hereditaments thereto belonging or usually occupied and
 enjoyed therewith and all and singular the rights privileges and
 prerogatives to the said Office of Master Keeper and other the
 premises aforesaid belonging or in any wise appertaining. He the
 said Prince William Frederick preserving the vert and venison to the
 utmost of his power And lastly we do by these presents for us our
 heirs and successors grant unto the said Prince William Frederick
 that these our Letters Patent or the enrolment or exemplification
 thereof shall be in and by all things good firm valid sufficient
 and effectual in the Law according to the true intent and meaning
 thereof notwithstanding the not truly or fully reciting the said
 recited Letters Patent and surrender or the respective dates thereof or
 any other omission imperfection defect matter cause or thing what
 soever to the contrary thereof in anywise notwithstanding. In
 Witness whereof we have caused these our Letters to be made
 Patent. Witness ourselves at Westminster this nineteenth day
 of June in the Thirty eighth year of our Reign -

By Writ of Privy Seal

Wilmot

New Forest from the Duke of Gloucester.

Received this 17th day of September 1812 of the Right Honorable Lord Glenbervie, William Dacres Adams and Henry Dawkins Esquires — Commissioners of His Majesty's Woods Forests and Land Revenues the sum of three thousand seven hundred and twelve pounds and ten shillings being the sum which His Royal Highness the Duke of Gloucester has agreed to accept for His said Royal Highnesses Estate and Interest in and of the House called Boldenwood Lodge in the New Forest in the County of Southampton, and the Lands, Tenements, Rights, Privileges, and Appurtenances belonging thereto or to the Office of Master Keeper of Boldenwood Walk in the said Forest, held by His Royal Highness under Letters Patent dated the 19th day of June 1798: and the further sum of Two hundred and sixty one pounds and ten shillings, being the amount in value of sundry fixtures belonging to and left by His Royal Highness at and in the said House called Boldenwood Lodge, agreeably to a valuation thereof made by Mr. Turner and Mr. Hokey on behalf of His Majesty and His Royal Highness —

M. Hokey

£ 3712..10..0	} Account 1812.
261..10..0	
<u>£ 3974..0..0</u>	

This Purchase was made under the authority of a Treasury Minute dated 17th March 1812 entered in Treasury Letter Book N^o 7. folio 61

P.Y.

Account 1813

Purchase of the Princess Sophia of Gloucester's
under authority of Treasury Letter dated 8th Jan^y

George the Third by the Grace of God of Great Britain
France and Ireland King Defender of the Faith and so forth
To all to whom these Presents shall come greeting Whereas
Wee did by Our Letters Patent under our Great Seal of Great Britain
bearing date at Westminster the seventh day of February in the seventh
year of our Reign give and grant unto our dearly beloved Brother
William Henry Duke of Gloucester and Edinburgh by the name and
stile of William Duke of Gloucester the Office of Warden and Keeper and
the custody of New Forest within Our County of Southampton and of
the Duchy in the said Forest and by the same Letters Patent did give
and grant unto the said William Henry Duke of Gloucester and Edinburgh
by the name and stile of William Duke of Gloucester aforesaid the Manor
and Park of Sydenham the hundred of Riddburgh or Ridsburgh with the
appurtenances whatsoever and also the yearly Rent of forty shillings
which the Abbott of Reading formerly was bound to pay yearly for a
certain Tenement within the said Forest to have occupy and hold the
said Office of Warden and Keeper and Custody of the said Forest and of
the said Duchy to the said William Henry Duke of Gloucester and
Edinburgh by the name and stile of William Duke of Gloucester aforesaid
during our pleasure And Wee did also by the same Letters Patent
grant and to farm let unto the said William Henry Duke of
Gloucester and Edinburgh by the name and stile of William Duke
of Gloucester ^{aforesaid} All the herbage and Pannage of New Forest aforesaid
and the turf heath and Fleath in the said New Forest from time to
time coming growing and being And also all and all manner of
Rents of the Free Tenants and Tenters of the said Forest and the Rents of
Wheat Barley Oats Salt Honey and other Rents of the said Forest with
such like their members and appurtenances whatsoever And all and
singular Lands Meadows Feedings Pastures Commons Profits Commodities
Advantages Emoluments and Hereditaments whatsoever to the said last
mentioned Premises or any of them or any part thereof in any wise
belonging or appertaining (except as in the said Letters Patent is mentioned
to be excepted) To have and to hold the said herbage and pannage rents
and other the Premises last mentioned to the said William Henry Duke
of Gloucester and Edinburgh by the name and stile of William Duke
of Gloucester aforesaid during our pleasure under the several Rents in
the same Letters Patent mentioned And whereas the said William
Henry Duke of Gloucester and Edinburgh by an Instrument in writing
under his hand and seal bearing date the ninth day of April in the year
of our Lord one thousand seven hundred and ninety eight duly enrolled

Interest in Ironhill Walk Lodge in New Forest
1813 ent. J.L.B. N. 8 48

in our high Court of Chancery hath surrendered and yielded up unto us the Office and all other the Hereditaments and Premises aforesaid with their appurtenances and all his Estate Right Title and Interest of in and to the same and every part thereof together with the said recited Letters Patent to be cancelled (which said surrender we have accepted and by these Presents do accept) as in and by the said recited Letters Patent and surrender (relation being thereunto respectively had) may more fully and at large appear Now know ye that We of our special grace certain knowledge and meer motion have given and granted and by these presents for us our heirs and successors Do give and grant unto our Dear Niece the Princess Sophia Matilda (only Daughter of the said William Henry Duke of Gloucester and Edinburgh) the Office of principal or head Keeper of Ironhill Walk within the Bailiwick in our said New Forest To have hold exercise & enjoy the said Office of Principal or Head Keeper of Ironhill Walk within the Bailiwick in our said New Forest with all the rights Privileges and Perquisites thereunto belonging unto the said Princess Sophia Matilda for and during the term of her natural life The same to be executed by herself or her sufficient Deputy or Deputies together with the Lodge called Ironhill Lodge in the said Forest and the Lands and Hereditaments thereto belonging or usually occupied therewith and all and singular the Rights Privileges and Perquisites to the said Office of principal or head keeper and other the Premises belonging or of custom appertaining to the said Princess Sophia Matilda preserving the vert and venison to the utmost of her power And lastly we do by these Presents we do by these presents for us our heirs and successors grant unto the said Princess Sophia Matilda that these our Letters Patent or the Inrolment ~~or~~ exemplification thereof shall be in and by all things good firm valid and sufficient and effectual in the Law according to the true intent and meaning thereof Notwithstanding the not truly or fully reciting the said recited Letters Patent and surrender or the respective Dates thereof or any other omission imperfection defect matter cause or thing whatsoever to the contrary thereof notwithstanding In Witness whereof we have caused these our Letters to be made Patent Witness ourself at Westminster the nineteenth day of June in the thirty eighth year of our reign

By Writ of Privy Seal

Wilmot

Received the 22 day of March 1813 of the Right Honble Lord Glenbervie, William Dames Adams and Henry Dawkins Esqrs Commissioners of His Majesty's Woods Forests & Land Revenues the Sum of One thousand eight hundred pounds authorized by the Lords Commissioners of His Majesty's Treasury to be paid to Her Highness the Princess Sophia of Gloucester on the Award of John Nash & J.P. Cockerell Esqrs for the Life Interest of Her Highness in and of the Dwelling House Offices Gardens and grounds called Ironhill Lodge in the New Forest in the County of Southampton, with the Lands thereto belonging and in and of the Office of principal or Head Keeper of Ironhill Walk within the said Forest held by her Highness under His Majesty's Letters Patent, together with all Rights Privileges and appurtenances thereto belonging

M. Hoper for Her Royal Highness the Princess Sophia Matilda of Gloucester.

£1800 Account 1813