

Rule

Dated 28th July 1882 **This Indenture** made the twenty eighth day of July
 One thousand eight hundred and eighty two Between Grantley
 Preest of Bream near Lydney in the County of Gloucester, Esquire,
 Forest of Dean Louisa Preest of Bream aforesaid, Widow, and James John
 and Hundred James of The Hoggins Farm St. Briavels Coleford in the said County
 of St Briavels of Gloucester Gentleman of the first part Sir Henry Brougham
 Loch K. B., a Commissioner of Her Majesty's Woods Forests and
 The Regist^r. Land Revenues and Her Majesty's Gavelor of and for the Forest of
 Owners of Dean in the County of Gloucester of the second part and The Queen's
 the Gale of **Most Excellent Majesty** of the third part Whereas the said
 Coal called parties hereto of the first part are the registered Owners of the Gale
 'The Skinners of Coal called "Skinners Garden Colliery" granted to Samuel Preest &
 Garden Colliery William Preest and Isaac Preest on the thirtieth day of August One
 thousand eight hundred and forty two And whereas the holders
 of the said Gale have not bona fide commenced opening the same
 in violation of the fourth Rule specified in the Second Schedule to
 the Dean Forest Mining Commissioners Award of Coal Mines dated
 the eighth day of March one thousand eight hundred and forty one
 and of the Award of the Dean Forest Mining Commissioners of One
 thousand eight hundred and seventy one dated the eleventh day of
 June One thousand eight hundred and seventy two and the said
 Gale has become liable to be forfeited to the Queen's Majesty And
 whereas it has been agreed between the said parties hereto of the
 first part and the said Sir Henry Brougham Loch as such Commissioner
 and Gavelor as aforesaid that in consideration of the forbearance until
 after the eleventh day of June One thousand eight hundred and eighty
 seven of the execution of the right of reentry so accrued as aforesaid
 to Her Majesty such release and surrender of shotworkings and such
 Covenants and grants shall be executed as are hereinafter contained
Now this Indenture witnesseth that the said parties
 hereto of the first part Do by these presents for themselves their
 heirs and assigns release surrender and renounce unto the Queen's
 Most Excellent Majesty her heirs and successors All right and liberty
 of them the said parties hereto of the first part their heirs and assigns
 and all persons holding through or under them of making up one
 moiety or half part of the accumulated shotworkings in respect of
 the said Gale of the years prior to the thirty first day of December
 One thousand eight hundred and eighty one and which moiety
 amounts to the sum of One hundred and eighty seven pounds eleven
 shillings and eight pence Provided always and the said

parties hereto of the first part do for themselves their heirs and assigns Covenant and agree with and to the Queen's Most Excellent Majesty her heirs and successors in manner following that is to

- say
1. That the said right of reentry so accrued to Her Majesty her heirs and successors shall not be deemed to be waived by these Presents or by the receipt of rent or by the registration of any Transfer of the said Gale before the registered Owners of the said Gale shall have bona fide commenced an opening thereof.
 2. That all powers of taking suing for or recovering and all obligations and covenants for payment of Galeage rents dead or certain rents and royalty or tonnage duty shall be in force and shall apply with reference to the Galeage rent dead or certain rent royalty or tonnage duty hereafter to become due in respect of the said Gale without deduction of the shortworkings intended to be hereby released or any part thereof.
 3. That nothing herein contained shall diminish or postpone any rights or powers of reentry or other rights or powers of Her Majesty her heirs and successors in respect of the said Gale other than the particular right of reentry agreed to be postponed as hereinbefore mentioned.

And it is hereby declared that it is the intention of these Presents that if the registered Owners shall on the seventh day of June One thousand eight hundred and eighty seven have continued in the occupation of the said Gale paying the proper rents and royalties to the Crown without deduction on account of the shortworkings intended to be hereby released or any part thereof and duly observing the conditions under which they hold and shall have bona fide commenced an opening thereof before that date the particular right of reentry so agreed to be postponed as hereinbefore mentioned shall not be exercised.

And the said Sir Henry Poughlam Loch doth hereby direct that this deed shall be deemed to be fully and sufficiently enrolled by the deposit of a duplicate thereof in the Office of Land Revenue Records and Inrolments and the filing or making an entry of such deposit by the Keeper of the said Records and Inrolments.

In witness whereof the said parties hereto of the first and second parts have hereunto set their hands and seals the day and year first above written.

Grantley Esq. Prest

Louisa Esq. Prest
 Jas J Esq. James

Henry B Esq. Loch

Signed sealed and delivered by the within named Grantley
 Preest in the presence of
 Alfred Jones
 Clerk to the S^d Grantley Preest
 Bream

Signed sealed and delivered by the within named Louisa
 Preest in the presence of
 A. C. M. Howley
 Daughter of the S^d Louisa Preest
 Bream

Signed sealed and delivered by the within named James
 John James in the presence of
 Edgar Sarrett
 Clerk to the S^d J^r. J. James
 Solicitor
 Lydney

Signed sealed and delivered by the within named Sir
 Henry Brougham Loch in the presence of
 J. Russell Lowray
 Office of Woods &
 Mitchell Place

I certify that a duplicate of this deed has been deposited in
 the Office of Land Revenue Records and Involvements and an entry
 thereof made or filed by me.

H. G. Hewlett
 Keeper of the Records

22nd August 1882

Rele

Dated 12th August 1882 **This Indenture** made the twelfth day of August
 One thousand eight hundred and eighty two **Between James**
Saurey Cookson of Neasham Hall Darlington in the County
 Forest of Dean of Durham Esquire of the first part **Sir Henry Brougham**
 and Hundred **Lock, K.B.**, a Commissioner of Her Majesty's Woods, Forests
 of Striavels. and Land Revenues and Her Majesty's Javeller of and for the
 Forest of Dean in the County of Gloucester of the second part and
 The Registered **The Queen's Most Excellent Majesty** of the third part
 Owner of the **Whereas** the said James Saurey Cookson is the Registered Owner
 Gale of Coal called of the Gale of Coal called "Beaufort Eugine Colliery" granted in
 the "Beaufort equal parts to Henry Phipps William Phipps and John Morgan on
 Eugine Colliery" the twenty third day of April One thousand eight hundred and
 forty nine **And whereas** the holders of the said Gale have
 not bona fide commenced opening the same in violation of the fourth
 rule specified in the Second Schedule to the Dean Forest Mining
 Commissioners Award of Coal Mines dated the eighth day of
 March One thousand eight hundred and forty one and of the
 Award of the Dean Forest Mining Commissioners of One thousand
 eight hundred and seventy one dated the eleventh day of June One
 thousand eight hundred and seventy two **And** the said Gale has
 become liable to be forfeited to The Queen's Majesty **And**
whereas it has been agreed between the said James Saurey
 Cookson and the said Sir Henry Brougham Lock as such Commissioner
 and Javeller as aforesaid that in consideration of the forbearance
 until after the eleventh day of June One thousand eight hundred
 and eighty seven of the execution of the right of reentry so accrued
 as aforesaid to Her Majesty such release and surrender of shortworkings
 and such covenants and grants shall be executed as are hereinafter
 contained **Now this Indenture witnesseth** that the
 said James Saurey Cookson **Doth** by these Presents for himself
 his heirs and assigns release surrender and renounce unto the
 Queen's Most Excellent Majesty her heirs and successors **All**
 right and liberty of him the said James Saurey Cookson his
 heirs and assigns and all persons holding through or under him
 of making up one moiety or equal half part of the accumulated
 shortworkings in respect of the said Gale of the years prior to
 the thirty first day of December One thousand eight hundred and
 eighty one and which moiety amounts to the sum of Two hundred
and thirty pounds and nine pence **Provided** always and
 the said James Saurey Cookson doth for himself his heirs and

assigns Covenant and agree with and to Her Queens Most Excellent Majesty her heirs and successors in manner following that is to say

1. That the said right of reentry or accrued to Her Majesty her heirs and successors shall not be deemed to be waived by these Presents or by the receipt of rent or by the registration of any Transfer of the said Gale before the Registered Owners of the said Gale shall have bona fide commenced the opening thereof.
2. That all powers of taking suing for or recovering and all obligations and covenants for payment of galeage rents dead or certain rents and royalty or tonnage duty shall be in force and shall apply with reference to the Galeage rent dead or certain rent royalty or tonnage duty hereafter to become due in respect of the said Gale without deduction of the shortworkings intended to be hereby released or any part thereof.
3. That nothing herein contained shall diminish or postpone any rights or powers of reentry or other rights or powers of Her Majesty her heirs and successors in respect of the said Gale other than the particular right of reentry agreed to be postponed as hereinbefore mentioned.

And it is hereby declared that it is the intention of these presents that if the registered Owners shall on the eleventh day of June One thousand eight hundred and eighty seven have continued in the occupation of the said Gale paying the proper rents and royalties to the Crown without deduction on account of the shortworkings intended to be hereby released or any part thereof and duly observing the conditions under which they hold and shall have bona fide commenced the opening thereof before that date the particular right of reentry so agreed to be postponed as hereinbefore mentioned shall not be exercised.

And the said Sir Henry Brougham doth hereby direct that this deed shall be deemed to be fully and sufficiently inrolled by the deposit of a duplicate thereof in the Office of Land Revenue Records and Inrolments and the filing or making an entry of such deposit by the Keeper of the said Records and Inrolments
In witness whereof the said parties hereto of the first and second parts have hereunto set their hands and seals the day and year first above written

James Laurey Esq. Jackson Henry B Esq. Lock

Signed sealed and delivered by the within named James

Lawrey Cookson in the presence of
James Hopkinson
Butler
Neasham Hall

Signed sealed and delivered by the within named Sir
Henry Prougiam Lock in the presence of
I Russell Towray
Office of Woods, &
Mitchell Place

I Certify that a duplicate of this Deed has been deposited in
the Office of Land Revenue Records and Inrolments and an entry
thereof made or filed by me.

H. G. Hewlett
Keeper of the Records

22nd August 1882

Dated
August

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Dated 31st August 1882 **This Indenture** made the thirty first day of August One thousand eight hundred and eighty two Between **The Queen's Most Excellent Majesty** of the first part **Sir Henry Brougham Lock, K.B.**, the Commissioner of Her Majesty's Woods Forests and Land Revenues to whom the management and direction of (among other Royal Forests) the Royal Forest of Dean in the County of Gloucester with the duties and powers appertaining thereto have been assigned by Order under the hands of the Lords Commissioners of Her Majesty's Treasury and being also the Gavellee of the said Forest of the second part and **William Henry Fryer** of Coleford in the said County of Gloucester Mining Engineer (hereinafter called the Licensee) of the third part Whereas the said Licensee is the Registered Owner of two several Gales or Iron Mines in the said Forest of Dean and Hundred of Saint Briavels respectively called or known as the Limekiln Pool Level Iron Mine and Lydbrook Iron Mine and he hath applied to the said Sir Henry Brougham Lock as such Commissioner and Gavellee as aforesaid to grant him a License to use for the purposes of the said Gales or Iron Mines or one of them use a Roadway the Roadway which now runs or passes through Hangerbury Inclosure or Tramway in the said Forest and across the waste of the Forest there from the in Hangerbury point B to the point D as indicated and shown on the Plan herewith enclosed with annexed and to make maintain and use a tramway to be laid other privileges thereon from the ^{point} B to the point C as indicated on the said Plan for the better and also to make maintain and use a loading place at the point working of the C shown on the said Plan and to remove the gate now existing or Limekiln being at the point A to the point B shown on the said Plan Pool and also to erect and use a Cabin at the point E as indicated on the Lydbrook ^{said} plan which said Licensee or Licensees the said Sir Henry Brougham Iron Mines Lock as such Commissioner and Gavellee as aforesaid hath agreed to grant upon the terms and conditions hereinafter expressed **NOW this Indenture witnesseth** that in pursuance of the said Agreement and in consideration of the yearly rent covenants conditions and restrictions hereinafter reserved and contained and on the part of the said Licensee to be paid observed and performed The said Sir Henry Brougham Lock as such Commissioner and Gavellee as aforesaid Doth by these presents (pursuant to and by force and virtue of all powers and authorities in anywise enabling him in this behalf) give and grant unto the said Licensee his heirs executors administrators and assigns owners for the time being of the said two several Gales or Iron Mines, his Licensee and Authority to use the roadway which now

Dean Forest
Sir Henry B. Lock, K.B., as Commissioner of Her Majesty's Woods, Forests
— to —
M^r. Mill^m
H^r. Fryer

runs through Haugerbury Enclosure and across certain waste of
 the Forest from the point B to the point D as indicated and shewn
 on the said plan and to make maintain and use thereon a
 tramway between the points B. and C. as indicated on the said
 plan and also to make and maintain a loading place at the
 point C and to remove the gate now standing or being at point
 A. to point B. shewn on the said plan and also to erect a Cabin
 or Tool House at the point E. as shewn on the said plan by
 blue color To have hold use exercised and enjoy the said
 License or Licenses hereby granted for the term of **Twenty one**
years from the thirty first day of December One thousand eight
 hundred and eighty one (determinable nevertheless and subject
 also as hereinafter provided) such License to be held and used in
 connection with and for the purposes of the said Lime Kiln Pool
 and Lydbrook Gales or Iron Mines or one of them and for the more
 convenient use working and enjoyment of the same and the
 disposal or conveying or carrying away of the iron stone ore or other
 produce to be from time to time raised or gotten therefrom and for
 no other purpose and subject also to the general rules orders and
 regulations made or hereafter to be made for the opening and
 working of gales pits levels and works of iron or iron mines within
 the said Forest and Hundred so far as the same may be applicable
 thereto **Yielding and paying** therefor unto The Queen's
 Majesty her heirs successors and assigns as and from the thirty first
 day of December One thousand eight hundred and eighty one yearly
 and every year until this License shall be determined or put an end
 to as hereinafter provided the rent or acknowledgment of **One**
pound payable half yearly on the thirtieth day of June and
 the thirty first day of December in every year free and clear from
 all deductions and abatements whatsoever the first half yearly
 payment of such rent to be made on the thirtieth day of June
 One thousand eight hundred and eighty two **And** the said
 Licensee doth hereby for himself his heirs executors admors and
 assigns covenant with The Queen's Majesty her heirs and successors
 that he the said Licensee his heirs executors administrators and
 assigns will during the continuance of this License will and
 truly pay the said rent or acknowledgment of One pound upon
 the days and times and in manner hereinbefore appointed for
 payment thereof without any deduction or abatement whatsoever
 and will forthwith at his and their own expense within two calendar

months from the date hereof or before removing the said gate
 from the said point A to the said point B to the full satisfaction
 in all respects of the said Sir Henry Prougham Locke or other the
 Commissioner or Gavellee or other Officer for the time being exercising
 the powers now exercised by the said Sir Henry Prougham Locke
 as aforesaid erect build or set up on the Southern side of the said road
 from the point B to the point A where the same passes through
 or across the said enclosure a good proper and substantial bank or
 embankment and will make or plant a quickset hedge thereon and
 will protect the same with wires to be placed on the top of such bank
 or embankment **And further** that he the said Licensee his heirs
 executors admors and assigns shall and will at his and their own
 expence and to the like satisfaction aforesaid at all times during the
 continuance of this license maintain and keep the said road or way
 siding place bank or embankment and wires and the said quickset
 hedge or fence and also all drains sewers and watercourses running
 through under or across or by the said of the said road or roadway
 in good and proper repair order and condition **And further** that he
 the said Licensee his ^{heirs} executors administrators and assigns Owners for
 the time being of the said several Gales or Iron Mines shall and
 will at all times hereafter hold use exercised and enjoy the said
 License or Licenses hereby granted under and subject to and in
 strict conformity with (so far as the same are or may be applicable
 thereto) the general rules orders and regulations framed and made or
 hereafter to be framed or made for the opening or working of gales
 pit levels and iron mines within the said Forest and Hundred and
 shall not nor will use the same for any purpose other than in
 connexion with and for the more conveniently working the said
 two several gales or iron mines and conveying or carrying away the
 iron ore stone or other produce raised or gotten therefrom **And** shall
 and will at all times during the continuance of this License permit
 and suffer the said road to be used by any other parties for such
 purposes and upon such terms as the said Sir Henry Prougham
 Locke as such Commissioner and Gavellee as aforesaid shall in his
 absolute discretion think proper to allow **And further** that
 he the said Licensee his heirs executors admors or assigns ^{or assigns} at aforesaid
 shall and will at his and their own expence within three calendar
 months from the date hereof cause this License to be entered in the
 Books of the Gavellee or Deputy Gavellee of the said Forest as the
 said Sir Henry Prougham Locke or other the Commissioner or Gavellee

or other Officer or Officers aforesaid shall direct Provided always
 and this License is granted upon this express condition that the
 same may be determined by the said Licensee upon six months
 notice in writing determinable at the expiration of any year of the
 said term to be given or sent by post to the said Sir Henry Brougham
 Loch or other the Commissioner or Gavelled aforesaid at his Office
 And upon this further consideration that this License shall
 absolutely cease and determine when the said two several gales
 or iron mines shall be surrendered or given up or be abandoned or
 cease to be worked And further that if the said yearly rent of
 One pound hereinbefore reserved and made payable or any part
 thereof shall be behind or unpaid for the space of twenty days next
 over or after either of the days or times hereinbefore appointed for
 payment thereof or if the said Licensee his heirs Executors admors
 and assigns shall not well and effectually observe perform fulfil
 and keep all and singular the covenants provisoes conditions and
 restrictions herein contained and on his and their parts to be observed
 performed fulfilled and kept then and in any of the said cases
 and whenever the same shall happen this License shall
 thereupon cease and be void anything herein contained to the
 contrary thereof notwithstanding And the said Sir Henry
 Brougham Loch doth hereby direct that this Deed shall be deemed
 to be fully and sufficiently enrolled by the deposit of a duplicate
 thereof in the Office of Land Revenue Records and Enrolments and
 the filing or making of an entry of such deposit by the Keeper
 of the said Records and Enrolments In witness whereof the
 said parties to these presents of the second and third parts have
 hereunto set their hands and seals the day and year first above
 written.

Henry B (St.) Loch Mr Henry (St.) Fryer
 Signed sealed and delivered by the within named Sir Henry
 Brougham Loch in the presence of - I Russell Fowray, Office of
 Woods &, Whitehall Place

Signed sealed and delivered by the within named William
 Henry Fryer in the presence of - William O Owen, Clerk to
 Mr. Fryer, Coleford.

Verify that a duplicate of this deed has been deposited in
 the Office of Land Revenue Records and Enrolments and an entry
 thereof made or filed by me.

1st Sept 1882

H G Hewlett
 Keeper of the Records

Dated 4th

October 1882

New Forest

License

by The

Commissioner

of Her Majesty's

Woods, Forests,

and Land Revenues

authorizing

the willing

mentioned

Persons to fow

and fish in

the Forest

during the

year 1882/83.

To all to whom these Presents shall come

I Sir Henry Brougham Loch, K.C.B., a Commissioner of Her Majesty's Woods Forests and Land Revenues And greeting

Whereas the several persons whose names are contained in the first second and third Schedules hereunto written have applied to

me as such Commissioner as aforesaid to grant to them respectively my License under the powers of the fifth Section of the Crown Lands

Act 1866 to fow and fish on and over such parts of the New Forest of Her Majesty's in the County of Southampton as are hereinafter specified in consideration

of Woods, Forests, as regards the persons whose names are contained in the first and second Schedules hereto of the payment by them to the Crown of the

several sums set opposite to their respective names and which sums have been duly paid And whereas I have as such Commissioner

as aforesaid with the approval of the Commissioners of Her Majesty's Treasury determined to accede to such applications subject to the conditions

and provisions hereinafter contained Now therefore Know Ye that in consideration of the premises and with the approval of

the Commissioners of Her Majesty's Treasury I the said Sir Henry Brougham Loch as such Commissioner as aforesaid do hereby in

purruance of the powers of the fifth Section of the Crown Lands Act 1866 grant to each of the several persons mentioned in the first

second and third Schedules hereunder written my License to fow and fish on and over such parts of the New Forest in the County of

Southampton as are hereinafter specified and subject to the conditions and provisions hereinafter contained And further Know

Ye that the parts of the New Forest to which this License is to extend and the conditions and provisions subject to which the same

is granted are as follows, that is to say,

First. This License as regards Fowling to have effect on and from the first day of October One thousand eight hundred and eighty two

up to and including the first day of February One thousand eight hundred and eighty three and no longer and as regards

fishing to have effect from the first day of October One thousand eight hundred and eighty two up to the thirtieth day of September

One thousand eight hundred and eighty three.

Second This License is to extend to such parts of the New Forest the soil and freehold whereof are for the time being vested in the Crown

excepting therefrom all inclosed woods and lands that is to say all woods and lands which are the property of Her Majesty free

from all rights of Common; and also excepting all inclosures for

the kind being made pursuant to or under the authority of the Acts ninth and tenth William 3^d Chapter 36, forty eighth George 3^d Chapter 72 and fourteenth and fifteenth Victoria 8 Chapter 76 or any of such Acts or any Commission thereunder.

Third. This License will not authorise the taking or killing of any red or fallow deer, black cock, grey hen, capercaillie or hen pheasant.

Fourth. Each of the persons whose names are included in the second Schedule hereunder written may occasionally when exercising the privileges conferred by this License be accompanied by a friend who shall on each such occasion have the same and no larger or other right to fowl and fish as the Licensee subject to the condition that such friend is a guest temporarily resident in the house of the Licensee and does not reside within twenty miles of any part of the New Forest, but has bona fide slept in the same house as the Licensee during the night before such friend exercises the right hereby granted.

Fifth. Each Licensee whether he is accompanied by a friend under the fourth Article or not shall be attended by one beater only and not more than two dogs when exercising the privileges granted by the License and in the event of two or more Licensees forming one party they shall not be attended by more than four dogs, such dogs to be bona fide well bred setters pointers spaniels or retrievers and shall not be attended by more beaters than there are Licensees present. No party shall however consist of more than four guns and four beaters.

Sixth. No Licensee shall exercise the privilege of fowling on more than four days in any one week or before 10 o'clock a.m. or after sunset or shall sell or make a profit by game or rabbits.

Seventh. No Licensee shall employ as beater any person who shall have been convicted before the Magistrates or the Court of Verderers of poaching or other offences against the forest laws.

Eighth. If any person named in either of the Schedules hereunder written or the friend of any person named in the second Schedule who may be exercising the privileges conferred by the fourth Article shall at any time commit any breach of the conditions or provisions herein contained or shall fowl or fish on any land belonging to Her Majesty in the New Forest to which this License does not extend then and in every such case such breach or act shall operate as an immediate and absolute forfeiture of the

Licence hereby granted to the person by whom such breach or other act is committed or in case of the breach or other act being committed by a friend exercising the privileges conferred by the fourth Article then the same breach or act shall operate as an immediate and absolute forfeiture of the licence to the person named in the second schedule hereto by whom any such friend as aforesaid shall have been accompanied. In the event of any forfeiture taking place no part of the consideration paid by any licensee is to be returned to him. — Nevertheless the Commissioner of Her Majesty's Woods Forests and Land Revenues for the time being in charge of the New Forest is to have power to waive any forfeiture in case on sufficient cause being shewn he may think fit to do so.

Ninth. It is to be distinctly understood by the licensees that this Licence will absolutely expire on the first February One thousand eight hundred and eighty three as regards Shooting and thirtieth September One thousand eight hundred and eighty three as regards Fishing and that no right of or claim to a renewal is to be considered as given or implied. If any licensee desires to obtain a licence for a subsequent season such application will when made be dealt with on its own merits and as the Commissioner of Woods may in his discretion think proper.

And I the said Sir Henry Brougham Lock do hereby direct that this Deed shall be deemed to be fully and sufficiently enrolled by the deposit of a duplicate thereof in the Office of Land Revenue Records and Inrolments and the filing or making an entry of such deposit by the Keeper of the said Records and Inrolments. In witness whereof the said Sir Henry Brougham Lock hath hereunto set his hand and seal the fourth day of October One thousand eight hundred and eighty two.

The First Schedule

Names	Addresses	£
Beard, R R Esquire	Hillfield Hall, Solihull	20
Bradburne, F A Esquire	Lychurn, Lyndhurst	20
Bryan, W. E. Esquire	Barkley Lodge, Totton, Southampton	20
Baring, Francis Esquire	Norman Court, Salisbury	20
Lumberbatch, L H. Esquire	Holt Cottage, Brockenhurst	20
Despaigny, P. A. Esquire	Round Hill, Lyndhurst	20
Duplessis, J Esquire	Newtown Park, Lyminster	20
Duplessis, G Esquire	Ditto	20

Names	Addresses	£
Eyre, F. H. Esquire	The Lawn, Durdford, Christchurch	20
Hedges, W. R. Esquire	Kingswood House, Church Road, Mosley, near Birmingham	20
Henderson, H. R. Esquire	The Grove, Lytch, Southampton	20
Herbert, Hon. Auberon	Burley Ringwood	20
Howard, J. H. Esquire	Bushetts Lawn, Fotton, Southampton	20
Hamilton, Captain	Feshwood, Southampton	20
Lacey, C. J. Esquire	Crow Hill, Ringwood	20
Mair, John Esquire	Buckland House, Lymington	20
Mills, John Esquire	Priskerue, Ringwood	20
Pearce, R. G. J. Esquire	Loperwood Manor, Fotton, Southampton	20
Ricardo F. Esquire	Bure Homage, Christchurch	20
Seaton, Charles Esquire	40 Gernsey Street, S. W.	20
Trenchard, Cillon Esquire	Forest View Braukome Park Brunswick	20
Vernon, Colonel	2 Gloucester Mansion Gloucester Road S. W.	20
Wharton, C. Bygrave Esquire	Hornsdon Fotton Southampton	20
Wigram, E. R. Esquire	Burley, Ringwood	20
Wingrove, H. J. Esquire	Langley Fotton Southampton	20

The Second Schedule

Names	Addresses	£
Alexander, R. H. Esquire	Marlpool Cottage, Prockehurst	30
Kennedy, E. B. Esquire	Durmast Hill, Ringwood	30
Blaker M. G. Esquire	Forest Bank, Lyndhurst	30
Hicks W. C. Esquire	Basiley, Lymington	30
Lascelles Hon. G. W.	Queens House, Lyndhurst	-

The Third Schedule

Names	Addresses
Cart, J. H. Esquire	Beech House, Ringwood (Verderor)
Edaile, W. G. Esquire	Burley Manor, Ringwood (Verderor)
Eyre, G. E. Miscot Esquire	Warrens, Bramshaw, Lyndhurst (Verderor)
Paulet, Sir Henry, Bart	Feshwood, Southampton (Verderor)
Alomb, John Lane Esq	Vicars Hill, Lymington (Verderor)

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Names	Addresses
Scott, Lord Henry	Beaulieu, Southampton (Verderer)
Pelater Bros Right Honble George, M P.	The Priory, Odiham (Official Verderer)

Henry B (Ld) Locke

Signed sealed and delivered by the within named Sir
Henry Brougham Locke in the presence of
Wm. Mackay - Princes Street, Thurso

I certify that a duplicate of this Deed has been deposited in
the Office of Land Revenue Records and Inrolments and an entry
thereof made or filed by me

(14) 6th October 1882
H. G. Hewlett
Keeper of the Records

£
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30
30
30
-

New Forest 188

Boundaries
Roads & Gates Sir,

Office of Woods, F. S. W.
10th February 1882

Mr. G. W. Fawcett I am directed to acknowledge the receipt of your letter of the 6th instant further relative to the proposal to remove proposed removal two gates one at Barus Green and the other near the Horse & of Gates at Brammochroom Inn in Ashley Walk in the New Forest to other positions (Ashley Walk) - within the Forest, and in reply to inform you that there appears to be no objection to the removal of the gates as desired if

10 February 1882 Sir Edward Hulse is prepared to pay an annual acknowledgment of One shilling in each case for the liberty to maintain the

N.B. if paid by Gate on the new site and provided no valid objection is raised by the Highway Authorities. -
Lady Adda left the of for paid by Sir G. W. Fawcett vide 232/82.

It is however essential that the Forest boundaries should be clearly understood by you and that they should be clearly defined.

You state that the present gate at Barus Farm stands on the boundary line of the Forest and that the other gate is on the boundary of the Forest. As regards the gate at Barus Farm you are correct but as regards the other gate you will find that it stands considerably within the Forest boundary which is Milton Bridge.

I am to call your attention to the perambulation of the New Forest boundaries made on the 24th September 1801 by the Commissioners under the Acts 39 & 40 George 3rd Cap: 86 and 41 Geo: 3rd Cap: 108 which perambulation commences and ends at Milton Bridge a post being mentioned as marking the boundary there. The perambulation was repeated by the Forest Officers in 1815 and again in 1839 when boundary posts were ordered to be placed at Norton's Hole and Wear Mead. It is also indicated on the plan of Ashley Walk made in 1787 that a wooden trough existed between Norton's Hole and Barus Farm.

I am to request that you will make yourself acquainted with this boundary and satisfy yourself that the boundary marks still exist. Section 11 of the Act 39 & 40 Geo: 3rd Cap: 86 directed that the boundary stones placed on land the soil of which did not belong to the Crown were to be engraved with the letters N. F. and that those placed on land belonging to the Crown should be engraved with the letters C. L. N. F. in both cases the date and a number being added.

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If the Gate at Barnes Farm is removed it may perhaps be desirable to erect a boundary Stone at that point.

I am to request that you will report again when you have inspected the boundary of this part of the Forest.

I am, Sir,

Your obedient Servant

J Russell Lowray

The Honble Gerald W Lascelles.

New Forest 848. file 4037¹

Office of Woods, &c, S.W.
13th May 1881

Queens House Improvement
G. W. Lascelles

Sir, Queens House

To charge himself with interest on £752 from 25 March last

Mr Woodward has reported to Mr Howard that the works connected with the erection of the new Stable, buildings, Cottage &c (on the cost of which you are to pay interest) have been completed, and that you entered into occupation of them on the 3rd March last, I am therefore directed to instruct you to charge yourself with interest at the rate of 5% per Annum from 25th March last on the sum of £752 and to enter the charge on your rental for the current year.

13th May 1881

I am, Sir

Your obedient Servant

J Russell Lowray

The Honble G. Lascelles

New Forest 571.

Office of Woods, &c, S.W.
7th February 1882

Queens House Repairs
G. W. Lascelles

Sir, New Forest
Queens House Repairs

To pay contractor £15 additional expenditure on Cowhouse, and charge himself with interest thereon at 5%.

Adverting to your letter of the 6th ult^o I am directed to inform you that the Treasury have sanctioned the additional expenditure of £15 upon the Cowhouse &c on condition that you pay interest thereon at 5% per Annum

I am therefore to authorise you to pay this additional sum of £15 to the contractor and to charge yourself with interest thereon at 5% per Annum thus making the total amount on which you pay interest £767.

7 Feb 1882

I am Sir

Your obed^t Servant

J Russell Lowray

The Honble G. Lascelles

Charged 30 Sept 1882

Dated 10th October 1882

Articles of Agreement made the tenth

day of October One thousand eight hundred and eighty two

The Hon^{ble} J. K. HOWARD,
a Commissioner of Her Majesty's
Woods, &c.,
and

Between THE QUEEN'S MOST EXCELLENT MAJESTY of the first part
THE HONORABLE JAMES KENNETH HOWARD a Commissioner of Her
Majesty's Woods Forests and Land Revenues of the second part and *George Dawson* of the Royal Forester Inn at Little Dean Hill near Newnham in the County of Gloucester, Rutland

George Dawson

hereinafter called "the said Tenant" of the third part

AGREEMENT for Letting
Salimer Lodge
Land in Dean
Forest

THE said JAMES KENNETH HOWARD as such Commissioner as aforesaid on behalf of Her Majesty hereby agrees to let to the said tenant who hereby agrees with Her Majesty to take and rent as tenant to Her Majesty ALL ~~THAT~~ *those several pieces or parcels of land containing together about 12.3.52 with the house and other building standing thereon called or known as Salimer or Salimer's Lodge as more particularly shown on the plan hereunto annexed and edged with pink.*

on a Yearly Tenancy from the
25th June 1882

Rent £ 30. 0. 0 per Annum.

with the appurtenances situate ~~at~~ *in Little Dean or Salimer Walk in the Township of East Dean in Her Majesty's Forest of Dean in the County of Gloucester*

_____ lately in the occupation of *Mr. Peter Constance*

together with the fixtures therein TO HOLD the same hereditaments to the said tenant

from the *twenty fifth* day of *June 1882* as tenant

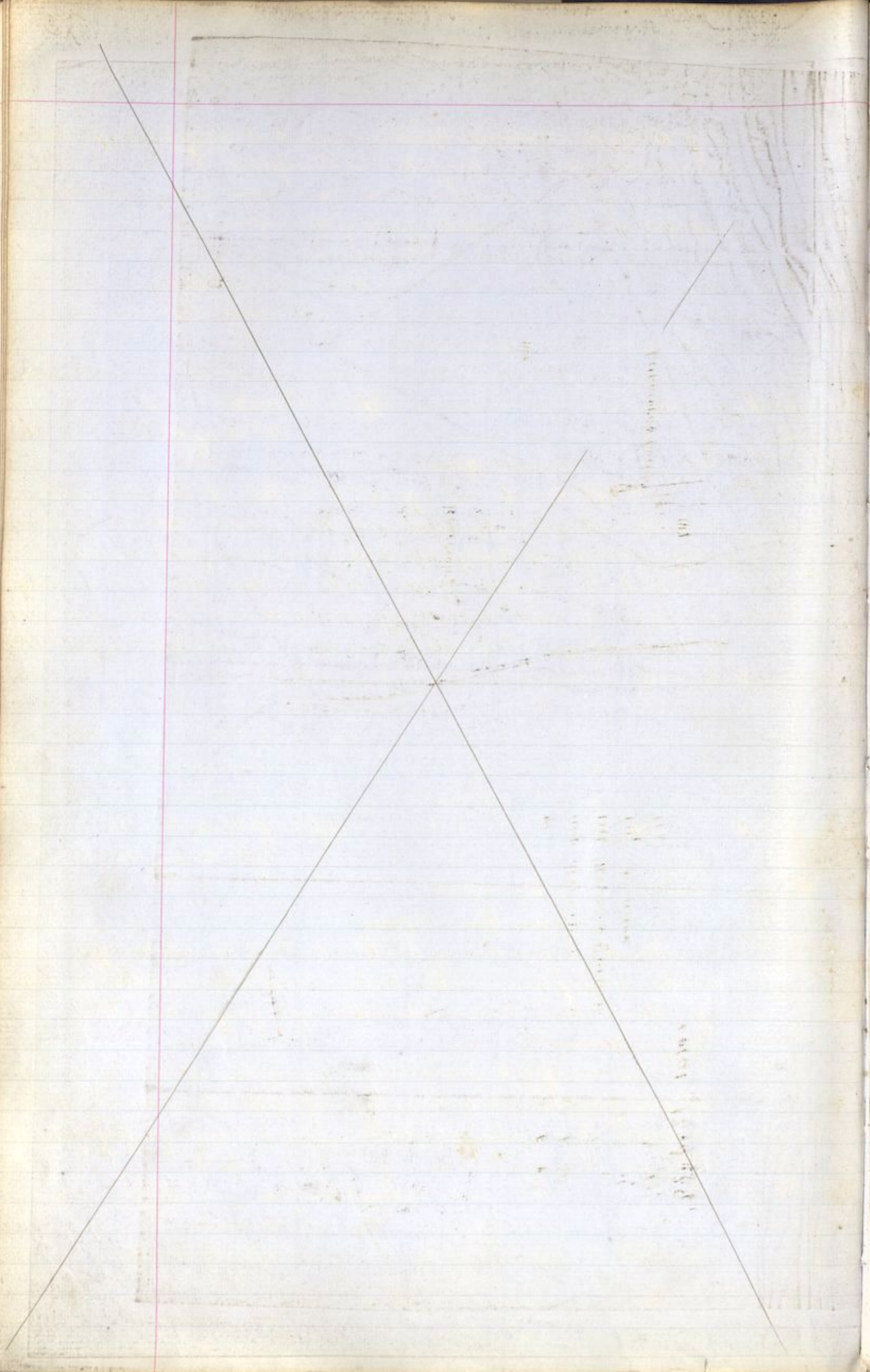
from year to year (the tenancy being however determinable as after mentioned) at the yearly rent of *Thirty pounds* to be paid to *the Crown Receiver at Coleford* free from all taxes rates and deductions whatsoever

except Landlord's property-tax) by equal Quarterly payments on the *twenty ninth* day of *September* the *twenty fifth* day of *December*

the *25th* day of *March* and the *25th* day of

June in every year the first Quarterly payment to be due on the *twenty ninth* day of *September 1882* AND the said tenant hereby agrees that he will pay to the Queen's Majesty the said yearly rent of *Thirty pounds* on the days and in the manner aforesaid And will also pay the land tax sewer rates tithes or tithe rent charge and all other rates taxes and assessments whatsoever (except the Landlord's property tax) now or hereafter to be imposed in respect of the said premises Together with a proportionate part thereof for the period which shall elapse between the Quarterly day of payment next preceding the expiration of the said tenancy and the day on which the same shall

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I certify that a duplicate of this Agreement has been deposited in the Office of Land Revenue Records and Inrolments and an entry thereof made or filed by me.

(Signed) H. G. Howlett
Keeper of the Records.

12th October 1882

expire AND also will keep the said premises and any fences and gates thereon in good repair and condition and will not do or suffer any waste or damage to the said premises and will at all times well and properly manage and cultivate the said land and keep and leave the same clean and in good heart and condition and will also keep the windows properly glazed and mended and will on the determination of the tenancy hereby created deliver up the said premises in good repair and condition to the Queen's Majesty her heirs or successors or to the said JAMES KENNETH HOWARD, or other the Commissioner or Commissioners for the time being of Her Majesty's Woods Forests and Land Revenues having the management of the said premises (hereinafter called the said Commissioner or Commissioners) or to whom he or they may appoint AND will permit the said Commissioner or Commissioners or his or their Agent at any time or times during the said tenancy to enter into and inspect the state and condition of the said premises and to execute any works thereon or to place thereon any notice AND IT IS HEREBY AGREED that it shall be lawful for the said Commissioner or Commissioners or the said tenant to determine this tenancy at any one of the Quarterly days hereinbefore mentioned either in the first or any subsequent year thereof by giving to the other of them three calendar months previous notice in writing of his or their intention so to do and if such notice shall proceed from the said Commissioner or Commissioners the same may be given to the said tenant or left for him upon the said premises and if such notice shall proceed from the said tenant the same shall be left at the Office of the Commissioners of Her Majesty's Woods Forests and Land Revenues AND IT IS HEREBY CONTRACTED AND AGREED between and by the said JAMES KENNETH HOWARD as such Commissioner as aforesaid for and on behalf of the Queen's Majesty on the one part and the said tenant on the other part that "The Agricultural Holdings (England) Act 1875" shall not apply to this present Contract of Tenancy AND the said JAMES KENNETH HOWARD doth hereby direct that this Agreement shall be deemed to be fully and sufficiently inrolled by the deposit of a duplicate thereof in the Office of Land Revenue Records and Inrolments and the filing or making an entry of such deposit by the Keeper of the said Records and Inrolments IN WITNESS whereof the said parties to these presents of the second and third parts have hereunto subscribed their names the day and year first above written.

Signed by the above-named James Kenneth Howard in the presence of

George Bennett
Office of Woods
12 Mitchell Place

Signed by the above named George Dawson in the presence of

William Christie
Forest Keeper
Herbert Lodge

(Signed) Henry B. Loch

(Signed) George Dawson

Sched
Dated 4th
Oct. 1882

Dean Forest

Sir Henry B. Loch, K.C.B., a Commissioner of Her Majesty's Woods &c.

Mess^{rs} Richard Mortimer Ellis and Isaiah Stephens.

LEASE of several pieces of waste land at The Lork Worcester Walk in the Forest of Dean to be held in connection with the Society Gale or Colliery

Commencing 31 December 1881
Term granted Years 31
Expires 31st December 1912

Rent 10/- per Annum

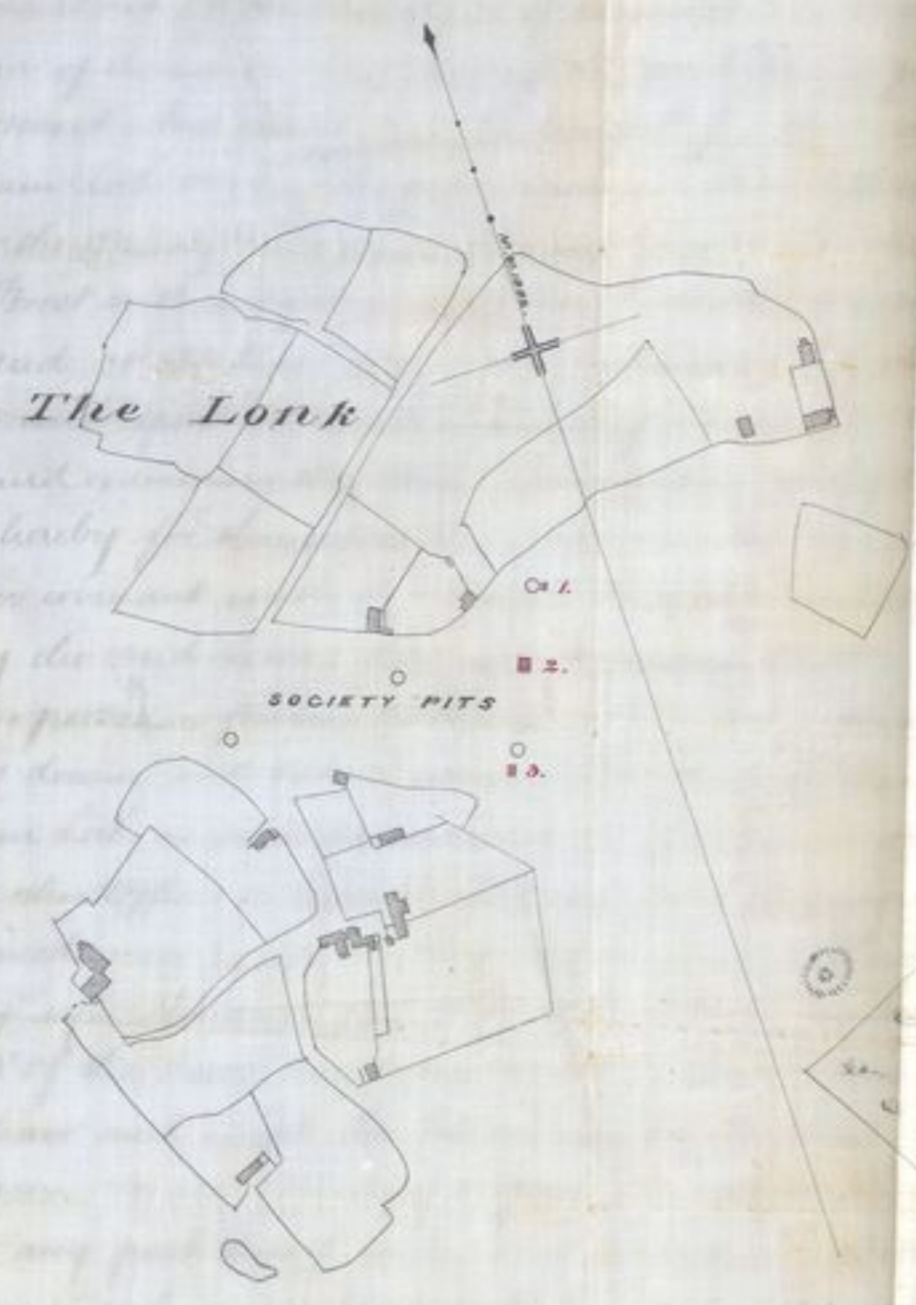
This Indenture made the fourth day of October One thousand eight hundred and eighty two Between The Queen's Most Excellent Majesty of the first part Sir Henry Brougham Loch Knight Commander of the Order of the Bath the Commissioner of Her Majesty's Woods Forests and Land Revenues to whom the management and direction of the Royal Forest of Dean with the duties and powers appertaining thereto have been duly assigned under the Act fourteenth and fifteenth Victoria Chapter 42 Section 5 of the second part and Richard Mortimer Ellis of N^o. 6 St. Georges Parade, Shelkenham in the County of Gloucester Gentleman and Isaiah Stephens of Berry Hill near Coleford in the said County of Gloucester Colliery Owner (hereinafter called the Lessees) of the third part Whereas the said Lessees are the Registered Owners of a certain Gale or Colliery in the said Forest of Dean called or known as Society Colliery and as such Registered Owners lately applied to the said Sir Henry Brougham Loch Commissioner as aforesaid (in whom the powers given to the Commissioners for the time being of Her Majesty's Woods Forests and Land Revenues Works and Buildings by the Act first and second Victoria Chapter 43 are now vested) to grant to them a Lease of the pieces or parcels of land part of the unenclosed waste land of the said Forest hereinafter more particularly described for the purposes hereinafter mentioned And whereas the said Sir Henry Brougham Loch as such Commissioner as aforesaid hath agreed to grant to be held in such lease to the said Lessees for such term at such rent upon connection with such conditions and subject to such Covenants and restrictions the Society as are hereinafter preserved and contained Now this Indenture witnesseth that in consideration of the premises The said Sir Henry Brougham Loch as such Commissioner as aforesaid by virtue of every power enabling him so to do Doth by these Presents demise and lease unto the said Lessees their executors administrators and assigns All those three several pieces or parcels of land situate lying and being at or near the Lork in Worcester Walk in the Forest of Dean and County of Gloucester containing together by recent admeasurement one perch and half of another perch which said pieces of land are part of the unenclosed waste land of the said Forest and are more particularly described on the plan annexed to these presents and thereon colored Red and N^{os} respectively 1, 2 and 3

except and reserving out of this demise all mines minerals
 stone and substrata within or under the said land together
 with all rights powers and authorities incident or belonging to
 the said excepted premises To have and to hold the said
 pieces of land unto the said Lessees their executors administrators
 and assigns Subject nevertheless to the provisions of the Act of
 the Act of Parliament first and second Victoria Chapter 43 for
 the term of **Thirty one years** from the thirty first day of
 December One thousand eight hundred and eighty one (determinable
 nevertheless as hereinafter mentioned) for the purpose of erecting
 thereon two ~~factories~~ and an engine house for the purposes of the
 said Society Gale or Colliery to be held and used in connection
 therewith and for the more convenient working of the same and for
 no other purpose whatsoever **Yielding and Paying** therefor
 yearly and every year during the said term unto the Queen's Majesty
 her heirs and successors the rent or sum of **Ten shillings**
 of lawful money of Great Britain to be paid half yearly on the
 thirtieth day of June and the thirty first day of December in every
 year by equal payments without any deduction for Land tax or
 any other present or future taxes sewer or other rates charges &
 assessments or impositions whatsoever the first of such payments to
 begin and be made on the thirtieth day of June One thousand
 eight hundred and eighty two **And** the said Lessees do hereby
 for themselves their heirs executors administrators and assigns
 covenant with the Queen's Majesty her heirs and successors that
 they the said Lessees their executors administrators or assigns will
 during the continuation of this demise pay unto the Queen's
 Majesty her heirs and successors the said yearly rent of **Ten**
shillings on the days hereinafore appointed for payment thereof
 without any deduction or abatement whatsoever **And** also will
 pay the Land tax and all other taxes sewer and other rates charges
 assessments and impositions whatsoever which now are or at any
 time during the said term may be taxed assessed or imposed upon
 the said demised premises or any part thereof **And** also that they
 the said Lessees their executors administrators or assigns will forthwith
 well and sufficiently enclose and fence in the said land hereby
 demised to the satisfaction of the said Sir Henry Brougham Loch
 or other the Commissioner or other Officer or Officers for the time being
 now exercising the powers now exercised by the said Sir Henry
 Brougham Loch and will during the continuance of this demise

at their own costs keep the same so well and sufficiently enclosed
 and fenced in as aforesaid And shall and will at all times
 maintain and keep the said demised premises in good and proper
 repair order and condition and with all necessary and requisite drains
 sewers watercourses and amendments whatsoever and will make
 good all damage or injury which at any time or times during the
 continuance of this demise may happen or be occasioned to the lands
 trees property or possessions of Her Majesty or of any adjoining Owner
 or Owners by reason of the use or occupation of the said demised premises
 for the purposes aforesaid And that it shall be lawful for the said
 Sir Henry Brougham Loch or other the Commissioner or other Officer or
 Officers aforesaid or the Deputy Surveyor or Deputy Gaveler for the time
 being of the said Forest with or by their workmen servants or agents
 from time to time and at all times during the continuance of this
 demise to enter into and upon the said demised premises for the
 purpose of viewing and examining the state and condition thereof And
 the said Lessees do hereby for themselves their heirs executors administrators
 and assigns further covenant with the Queen's Majesty her heirs and
 successors that they the said Lessees their executors administrators or
 assigns or any other person or persons will not at any time during the
 continuance of this demise without the consent in writing of the said
 Sir Henry Brougham Loch as such Commissioner as aforesaid or other
 the Commissioner or other Officer or Officers aforesaid for that purpose
 first had and obtained erect build or setup or permit or suffer to be
 erected built or setup upon the said piece or parcel of land hereby
 demised or any part of the same any house building or machinery
 whatsoever other than and except the cabins and engine house now
 erected or being thereon nor use or occupy or permit or suffer the said
 demised premises or any part thereof to be used or occupied otherwise
 than for the purposes of and in connexion with the said Gale or Colliery
 and for the more convenient working of the same and in strict
 conformity with (so far as the same may be applicable thereto) the
 rules orders and regulations of the Queen Forest Mining Commissioners made
 for the working of gales pits levels and works of Coal or Coal Mines in
 the said Forest of Dean and Hundred of St Briavels and will not
 commit or suffer to be committed any waste spoil damage or injury
 to the said demised premises or any part thereof or to the enclosures
 lands trees property or possessions of Her Majesty or of any adjoining
 Owner or Owners nor do or suffer to be done any act or thing whatsoever
 which may be or become a nuisance annoyance or disturbance to the

at their own costs keep the same so well and sufficiently enclosed
and fenced in as aforesaid And shall and will at all times
maintain and keep the said demised premises in good and proper
repair order and condition and with all necessary and requisite drains

watercourses
and all drains
continuance of this demised premises
trees properly or reasonably
or Owners by reason of the
for the purposes aforesaid
The Henry Birmingham
Officers aforesaid order
being of the said premises
from time to time and
demises to enter into
purpose of viewing and
the said Lessee do hereby
and assigns further
successors that they do
assign to any other party
continuance of this demised
The Henry Birmingham
the Commission to the
first laid and obtained
which shall not be
demised or any part of
whenever other than
created or being the
demised premises or any part
thereof for the purpose of
and for the more
conformity with
rules orders and
for the working of



FIVE ACRES

SCALE 3.157 CHAINS TO AN INCH

glos.
Sheet XXX.16. [Western Division]



Coverham
Inclosure

REFERENCE

Area of land colored Red 1 1/2 perch

NO	ERECTION
1.	CABIN
2.	ENGINE HOUSE
3.	CABIN

to the said demised premises or any part thereof or to the enclosure's
lands trees property or possessions of Her Majesty or of any adjoining
Owner or Owners nor do or suffer to be done any act or thing whatsoever
which may be or become a nuisance annoyance or disturbance to the

Queen's Majesty her heirs or successors or to the Owners or Occupiers
 of any contiguous premises And also that they the said Lessees
 their executors administrators or assigns will at the end or other
 sooner determination of the said term peaceably and quietly leave
 surrender and yield up unto the Queen's Majesty her heirs and
 successors or to the said Sir Henry Pougham Lock as such Commissioner
 as aforesaid or other the Commissioner or other Officer or Officers —
 aforesaid on behalf of Her Majesty or to whom he or they shall direct
 or appoint to receive the same the said demised premises in good
 and proper repair order and condition And also will at their
 own costs within three calendar months from the respective dates
 thereof cause all Assignments which may at any time hereafter be
 made of these presents or of the premises hereby demised and all
 Probates of Wills and Letters of Administration affecting the premises
 to be within six calendar months from the date thereof enrolled
 in the Office of Land Revenue Records and Inrolments and minutes or
 Docquets thereof respectively to be entered in the Office of the said
 Commissioners of Her Majesty's Woods Forests and Land Revenues —
Provided always And these presents are granted upon this
 express condition that the said term hereby granted shall absolutely
 cease and determine when the said Society Gale or Colliery shall be
 relinquished or given up or cease to be worked pursuant to the rules &
 orders and regulations of the Dean Forest Mining Commissioners made
 for working gales pits levels and works of Coal or Coal Mines within
 the said Forest and hundred or the grant of the said Gale or work
 shall be otherwise determined **Provided lastly** And these
 presents are upon this express condition that if the said rent of
 Ten shillings hereby reserved or any part of the same shall be
 unpaid for thirty days next after either of the days of payment
 on which the same ought to be paid or if the said Lessees their executors
 administrators and assigns do not in all things observe perform and
 keep all and singular the covenants provisions conditions and restrictions
 herein contained and on their parts to be performed and kept according
 to the true intent and meaning of these presents then and from
 thenceforth and in any of such cases it shall be lawful for Her
 Majesty her heirs and successors or the said Sir Henry Pougham
 Lock as such Commissioner as aforesaid or other the Commissioner or
 other Officer or Officers aforesaid on behalf of Her Majesty her heirs
 and successors into and upon the said demised premises or any part
 of the same in the name of the whole to reenter and the same &

thenceforth to have again retain, repossess and enjoy as in her or
 their former Estate and the said Lessees their executors administrators
 and assigns and all other occupiers thereof thereout and from
 thence to expel put out or amove this present Indenture or anything
 herein contained to the contrary thereof notwithstanding And the
 said Sir Henry Brougham Lock doth hereby direct that this Deed shall
 be deemed to be fully and sufficiently enrolled by the deposit of a
 duplicate thereof in the Office of Land Revenue Records and Inrolments
 and the filing or making of an entry of such deposit by the Keeper
 of the said Records and Inrolments In witness whereof the said
 parties to these presents of the second and third parts have hereunto
 set their hands and seals the day and year first above written

Henry B. Lock - Richard Mortimer (s) Ellis - Isaiah (s) Stephens

Signed sealed and delivered by the within named Sir Henry
 Brougham Lock in the presence of

Henry Wright, Private Secretary
 Duurobin Castle, Golspie.

Signed sealed and delivered by the within named Richard
 Mortimer Ellis in the presence of

John Kluy
 Lion House
 Cheltenham - Clerk

Signed sealed and delivered by the within named Isaiah
 Stephens in the presence of

Marmaduke Laver
 Whitmead Park
 Clerk to Sir James Campbell, Bart

I certify that a duplicate of this deed has been deposited in
 the Office of Land Revenue Records and Inrolments and an entry
 thereof made or filed by me

9th October 1882

H. G. Hewlett
 Keeper of the Records

P. 11

Dated 18th October 1882
 Forest of Dean and Hundred of P. Briavels
 The Registered Owners of the Gale of Coal called the "Venus and Jupiter Colliery"
 to
 The Queen's Most Excellent Majesty
 Release of Shortworkings.

This Indenture made the eighteenth day of October One thousand eight hundred and eighty two Between William Page Thomas Phillips of the Grange Woodbridge in the County of Suffolk Esquire Thomas Phillips Price of Triley Court in the County of Monmouth Esquire and Elizabeth Ann Price and Mary Price of Triley Court aforesaid Spinsters of the first part Sir Henry Brougham Lock, K.C.B., a Commissioner of Her Majesty's Woods Forests and Land Revenues and Her Majesty's Gavelor of and for the Forest of Dean in the County of Gloucester of the second part and The Queen's Most Excellent Majesty of the third part Whereas the said parties hereto of the first part are the Registered Owners of the Gale of Coal called "Venus and Jupiter Colliery" described in the first Schedule to the Dean Forest Mining Commissioners Award of Coal Mines dated the eighth day of March One thousand eight hundred and forty one And whereas the holders of the said Gale have desisted from working the same for a space exceeding five years at one time in violation of the ninth Rule specified in the second Schedule to the said Award and the said Gale has become liable to be forfeited to The Queen's Majesty And whereas it has been agreed between the said parties hereto of the first part and the said Sir Henry Brougham Lock as such Commissioner and Gavelor as aforesaid that in consideration of the forbearance until after the thirtieth day of June One thousand eight hundred and eighty four of the execution of the right of reentry so accrued as aforesaid to Her Majesty such release and surrender of Shortworkings and such Covenants and Grants shall be executed as are hereinafter contained Now this Indenture witnesseth that the said parties hereto of the first part do by these Presents for themselves their heirs and assigns release surrender and renounce unto The Queen's Most Excellent Majesty her heirs and successors All right and liberty of them the said parties hereto of the first part their heirs and assigns And all persons holding through or under them of making up the accumulated shortworkings in respect of the said Gale of the years prior to the thirty first day of December One thousand eight hundred and eighty one and which amount to the sum of Three hundred pounds Provided always and the said parties hereto of the first part do for themselves

their heirs and assigns. Covenant and agree with and to The ^{Most Excellent} Queen's Majesty her heirs and successors in manner following that is to say.

1. That the said right of recentry so accrued to Her Majesty her heirs and successors shall not be deemed to be waived by these presents or by the receipt of rent or by the registration of any transfer of the said Gale before the registered Owners of the said Gale shall have bona fide resumed the working thereof.
2. That all powers of taking suing for or recovering and all obligations and covenants for payment of galeage rents dead or certain rents and royalty or tonnage duty shall be in force and shall apply with reference to the galeage rent dead or certain rent and royalty or tonnage duty hereafter to become due in respect of the said Gale without deduction of the shortworkings intended to be hereby released or any part thereof.
3. That nothing herein contained shall diminish or postpone any rights or powers of recentry or other rights or powers of Her Majesty her heirs and successors in respect of the said Gale other than the particular right of recentry agreed to be postponed as hereinbefore mentioned.

And it is hereby declared that it is the intention of these presents that if the registered Owners shall on the thirtieth day of June One thousand eight hundred and eighty four have continued in the occupation of the said Gale paying the proper rents and royalties to the Crown without deduction on account of the shortworkings intended to be hereby released or any part thereof and duly observing the conditions under which they hold and shall have bona fide resumed the working thereof before that date the particular right of recentry so agreed to be postponed as hereinbefore mentioned shall not be exercised. And the said Sir Henry Brougham doth hereby direct that this Deed shall be deemed to be fully and sufficiently enrolled by the deposit of a duplicate thereof in the Office of Land Revenue Records and Inrolments and the filing or making an entry of such deposit by the Keeper of the said Records and Inrolments. In witness whereof the said parties hereto of the first and second parts have hereunto set their hands and seals the day and year first above written.

Wm Page J (S) Phillips E A (S) Price Henry B (S) Locke
 J P (S) Price M (S) Price

Signed

Signed sealed and delivered by the within named William
Page Thomas Phillips in the presence of
W Page Phillips
The Grange, Woodbridge. Suffolk

Signed sealed and delivered by the within named Thomas
Phillips Price in the presence of
Rowland Addams Williams
Solicitor
16 Commercial Street
Newport - Mon:

Signed sealed and delivered by the within named
Elizabeth Ann Price in the presence of
Rowland Addams Williams
Solicitor
16 Commercial Street
Newport. Mon:

Signed sealed and delivered by the within named Mary
Price in the presence of
R Landsey
Butler, Trilley Court
Abergavenny

Signed sealed and delivered by the within named Sir Henry
Brougham Lodd in the presence of
J Russell Sowray
Office of Woods, &
Mithall Place

I certify that a duplicate of this deed has been deposited in
the Office of Land Revenue Records and Inrolments and an entry
thereof made or filed by me. -

H. G. Newlett
Keeper of the Records

27th October 1882