

License

Dated 4th
November 1882

Dean Forest
Findall Mine
Level Colliery.

Sir Henry
Brougham Loch
K.B., a Commiss.
of Her Majesty's
Woods & Gaveller
of the Forest of
Dean.

to
Mr. Jas. Gollop
and another.

License to
work the Findall
Mine Level Colliery
through the Wallscud
Colliery.

This Indenture made the fourth day of November One thousand eight hundred and eighty two Between The Queen's Most Excellent Majesty of the first part Sir Henry Brougham Loch, K.B., one of the Commissioners of Her Majesty's Woods Forests and Land Revenues and also the Gaveller of the Forest of Dean in the County of Gloucester of the second part and James Gollop of Lydney in the said County of Gloucester Coal Merchant and The Gloucestershire Banking Company Limited a Company registered under the Companies Acts 1862 to 1877 and hereinafter referred to as "the Company" of the third part Whereas the said James Gollop is the registered Owner and the Company are the registered Mortgagees of the Gate of Coal in the Forest of Dean and Hundred of St. Briavels called "Findall Mine Level 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 said James Gollop with the consent of the Company has requested the said Sir Henry Brougham Loch as such Commissioner and Gaveller as aforesaid to grant his license and permission to work the Findall Mine Level Colliery through and by means of and to carry or convey the coal to be gotten or raised in or from such Colliery through the adjoining Colliery or Gate of Coal called "Wallscud Colliery" also described in the said first Schedule to the said Award with which request the said Sir Henry Brougham Loch so far as he lawfully can or may has agreed to comply upon the terms and conditions hereinafter expressed Now this Indenture witnesseth that in pursuance of the said Agreement He the said Sir Henry Brougham Loch as such Commissioner and Gaveller as aforesaid in exercise of the powers of the Act twenty fourth and twenty fifth Victoria Chapter 40 and of all other powers (if any) in anywise enabling him so to do Doth by these Presents give and grant unto the said James Gollop his heirs and assigns and to the Company their successors and assigns according to their respective Estates and interests in the said Findall Mine Level Colliery License and permission (determinable nevertheless as hereinafter provided) to work and get with the consent or concurrence of the person or persons for the time being entitled to the possession of the Wallscud Colliery the Coal in the Findall Mine Level Colliery through and by means of the Wallscud Colliery and to carry and convey with the consent or concurrence aforesaid through the last named

Colliery the coal worked and gotten in or from the Findall Mine Level Colliery Subject to the royalties payments conditions rules and regulations to which the Coal in the Findall Mine Level Colliery is or shall be subject including the conditions rules and regulations hereby imposed and upon the terms of paying such further Royalty as is hereinafter expressed And this Indenture further witnesseth that in further pursuance of the said Agreement & in consideration of the premises He the said Sir Henry Brougham Loek as such Commissioner and Gavelled as aforesaid and in exercise of all Statutory and other powers heretunto enabling him Doth hereby declare that the License hereby granted is and shall at all times hereafter be under and subject to the Royalties Conditions rules and regulations following And he the said James Gollop with the privity of the Company doth hereby for himself his heirs executors and admors covenant with the Queens Majesty Her Heirs and Successors in manner following (that is to say) That the persons for the time being in possession or receipt of the proceeds of the said Findall Mine Level Colliery shall and will well and truly pay or cause to be paid unto the Queens Majesty Her Heirs and Successors at all times hereafter in addition to the rents and royalties or tonnage duties now payable or hereafter to become payable to Her Majesty for or in respect of the coal which may be gotten or raised from that Colliery a wayleave royalty or tonnage duty of one penny per ton on all Coal which shall or may at any time after the thirtieth day of June One thousand eight hundred and eighty two be gotten or raised from the said Findall Mine Level Colliery and be carried or conveyed through the said Wallsend Colliery which said wayleave royalty shall be paid and accounted for on the severall days and times on which the royalties or tonnage duties now payable in respect of the said Findall Mine Level Colliery shall and will at all times hereafter keep fair and legible books of account with true regular and exact entries of the weight and quantity of all coal which shall be gotten or raised from that Colliery and be carried and conveyed through the said Wallsend Colliery and whenever required so to do render to the said Sir Henry Brougham Loek as such Commissioner or Gavelled as aforesaid or to the Deputy Gavelled or Receiver of Crown Rents for the time being of the said Forest a true and correct copy or copies of such accounts And also will at all times hereafter keep at or upon the said Findall Mine Level Colliery or the Wallsend Colliery true and correct plans & measurements and sections of all the workings and cuttings in the

said Findall Mine Level Colliery plotted to a scale of three chains to an inch fully dialled up AND will at all times when required so to do produce and show such books of account plans measurements and sections to the Deputy Gavelled or Her Majesty's Receiver for the time being of the said Forest and permit or suffer them or either of them to take any extracts from or copies of the same or any of them and shall and will give any explanation that may be required in relation to the same or any of them Provided always and it is hereby declared and agreed by and between the several parties hereto and these Presents are upon the express condition that no coal shall at any time without the license in writing of the Gavelled of the said Forest in that behalf be carried or conveyed through the said Findall Mine Level Colliery except the coal gotten and raised from some part of that Colliery AND it is hereby declared that the several provisions conditions and clauses hereinbefore contained shall be deemed to be conditions rules and regulations of the said Findall Mine Level Colliery AND it is hereby further declared that this License maybe revoked or put an end to by the Gavelled for the time being of the said Forest at any time upon six calendar months notice in writing to that effect determinable on the thirtieth day of June or the thirty first day of December in any year 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 an entry of such deposit by the Keeper of the said Records and Enrolments In witness whereof the said Sir Henry Brougham Loch and James Gollop have hereunto set their hands and seals and the Gloucestershire Banking Company Limited have caused their common Seal to be hereunto affixed the day and year first above written.

James (S) Gollop



Henry B (S) Loch

Signed sealed and delivered by the within named James Gollop in the presence of - Charles James Gollop, Sydney, Gentleman - The seal of the Gloucestershire Banking Company, Limited, was hereto affixed in the presence of - A Pastorelli, Secretary to the Company Signed sealed and delivered by the within named Sir Henry Brougham Loch in the presence of - J Russell Powray, Office of Woods & Mitchell Place

I Certify that a duplicate of this deed has been deposited in the Office of Land Revenue Records and Enrolments and an entry thereof made of file by me.
 10th November 1882
 W. G. Stewart
 Registrar of the Records

Dated
 Nov.
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 Little
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 Nailbo

Dated 14th Nov^r 1882
 One thousand eight hundred and eighty two
 Between The Queen's
 Most Excellent Majesty of the first part Sir Henry Brougham
 Loch, K.B.B, the Commissioner of Her Majesty's Woods Forests and Land
 Revenues to whom the management and direction of certain parts of the
 Land Revenues of the Crown (including amongst other parts, those of 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 two
 of the Commissioners of Her Majesty's Treasury on behalf of Her Majesty of
 the second part and Thomas Wintle of Mitcheldean in the County
 of Gloucester Miller of the third part Whereas the said Thomas Wintle
 is or claims to be seized to him and his heirs for an Estate of inheritance
 in fee simple in possession of and in a certain Flour Mill situate ^{at or near}
 Nailbridge in Littledean Walk in Her Majesty's said Forest of Dean And
 whereas the said Thomas Wintle hath lately applied to and requested
 the said Sir Henry Brougham Loch as such Commissioner as aforesaid to
 grant him a renewal of the License which was granted to him on the
 thirteenth day of March One thousand eight hundred and sixty two for
 the term of Twenty one years from the twenty ninth day of September
 One thousand eight hundred and sixty one to use the Waters of certain
 Streams or Watercourses and Ponds hereinafter more particularly mentioned
 or described situate or being in or upon certain open wastes of the
 said Forest for the purposes of his said Mill at Nailbridge which the
 said Sir Henry Brougham Loch as such Commissioner as aforesaid
 hath consented and agreed to do 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
 and conditions hereinafter reserved and contained and on the part of the
 said Thomas Wintle his heirs executors administrators and assigns to
 be paid observed and performed All the said Sir Henry Brougham Loch
 as such Commissioner as aforesaid by virtue and in exercise of all powers
 or authorities given to or vested in him or in anywise enabling him
 in this behalf and so far as he lawfully can or may Doth by these
 Presents for and on behalf of Her Majesty Give and Grant his
 License and Authority unto the said Thomas Wintle his heirs executors
 admors and assigns to use and appropriate for the purpose of supplying
 Water to the said Flour Mill at or near Nailbridge aforesaid now in
 his own occupation but for no other purpose The waters of the Streams
 or Watercourses and Ponds situate flowing or being in upon or through
 certain open waste lands of the said Forest of Dean at or near Nailbridge

License to
 use the waters
 of certain
 streams and
 ponds in
 Little Dean
 Walk in the
 Forest of Dean
 for supplying
 water to a
 Flour Mill at
 Nailbridge.

in Little Dean Walk particularly indicated and shown by blue
 color on the plan annexed to these Presents with liberty to maintain
 and keep at his and their own expense the culverts or drains now
 existing on the said Streams or Watercourses at the places indicated
 or shown on the said Plan To hold use exercise and enjoy the
 said License and Authority hereby granted unto the said Thomas
 Whittle his heirs executors admors and assigns subject nevertheless
 and without prejudice to all such rights (if any) as may now
 legally exist into upon or over the same for the term of Twenty
 one years from the twenty ninth day of September One thousand
 eight hundred and eighty two. Paying therefor yearly and every
 year during the continuance of this License unto The Queen's Majesty
 her heirs successors and assigns the rent or sum of One pound
 by equal half yearly payments on the twenty fifth day of March
 and the twenty ninth day of September in every year without any
 deduction or abatement whatsoever the said rent to be from time
 to time as and when the same shall accrue due paid to the
 Receiver for the time being of Her Majesty's said Forest of Dean
 free and clear of all manner of taxes charges assessments and
 impositions whatsoever And the said Thomas Whittle doth
 hereby for himself his heirs executors administrators and assigns
 Covenant with The Queen's Majesty her heirs successors and assigns
 That he the said Thomas Whittle his heirs executors administrators
 or assigns will pay unto The Queen's Majesty her heirs successors
 and assigns the said yearly rent or sum of One pound upon the
 days or times and in manner hereinbefore appointed for
 payment thereof without any deduction or abatement whatsoever
 And shall and will at all times during the said term use
 and appropriate the waters of the said streams or watercourses
 and pond in a fair reasonable and proper manner for the
 purpose of supplying water to his said Mill at Nailbridge aforesaid
 and for no other purpose whatsoever And shall not nor will
 in exercise of the License hereby granted do any act whatsoever
 which may in any way damage injure or prejudice the lands
 properties rights or possessions of Her Majesty her heirs successors or
 assigns or of her or their Grantees Licensees Lessees or others
 having or to have lawful rights to use the said Streams or
 Watercourses and Ponds or the waters thereof either before or
 after passing the said Mill And also that he the said
 Thomas Whittle his heirs executors administrators and assigns

will at his and their own costs and charges cause or procure every assignment which may be made of this license to be within two Calendar months from the date thereof enrolled in the Office of Land Revenue Records and Inrolments and a Minute or docket thereof entered in the Office of the ~~said~~ Commissioners for the time being of Her Majesty's Woods Forests and Land Revenues **Provided lastly** that if the said yearly rent of One pound hereby reserved or any part thereof shall be unpaid for the space of forty days next after either of the days hereinbefore appointed for payment thereof or in case the said Thomas Wittle his heirs executors administrators or assigns shall not well and effectually perform and keep all and every the covenants and conditions herein contained and on his and their parts to be observed and performed then and in every such case the license hereby granted shall absolutely cease and be void anything herein contained to the contrary ^{thereof} notwithstanding And the said Sir Henry Brougham solely as such Commissioner as aforesaid 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 (St) Loch
Thomas (St) Wittle

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

J Russell Sowray
Office of Woods, &
Whitehall Place

Signed sealed and delivered by the within named Thomas Wittle in the presence of

William Christie
Herbert Lodge
Forest Keeper

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

16th November 1882

will at his and their own costs and charges cause or procure every assignment which may be made of this forest to be within two calendar months from the date thereof enrolled in the Office of Land Revenue Records and Inrolments and a Minute or docket thereof entered in the Office of the Surveyor General at the House of

the Mapping... that if the... shall be... as such... shall be... duplicates... and this... the said... parties to... shall be... and the... shall be... and the... shall be...



Scale, 3 Chains to 1 Inch

to A. xxxl. 7

Signed sealed and attested by the... in the presence of...
Protection
Forest Keeper

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

16th November 1882

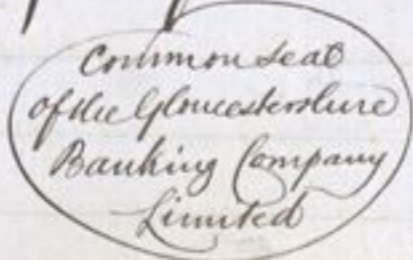
Dated 4th **This Indenture** made the fourth day of November
 November 1882. One thousand eight hundred and eighty two Between James
 Gollop of Lydney in the County of Gloucester Coal Merchant and
 Forest of Dean **The Gloucestershire Banking Company, Limited,**
 and a company registered under the Companies Act 1862 to 1877 of
 Hundred of the first part Sir Henry Brougham Loch, K.B.C., a
 St. Briavels. Commissioner of Her Majesty's Woods Forests and Land Revenues and
 Her Majesty's Gaveller of and for the Forest of Dean in the County
 of Gloucester of the second part and **The Queen's Most**
 The Registered Excellent Majesty of the third part Whereas the said
 Owners of the Gale of Coal called parties hereto of the first part are the registered Owners of the
 the Findall Mine Level Colliery Gale of Coal called Findall Mine Level 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 any one time in violation of the 9th 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
 The Queen's Most Excellent Majesty 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 Gaveller as aforesaid that in consideration of
 the forbearance until the thirtieth day of June One thousand
 eight hundred and eighty three of the execution of the right of
 recentry so accrued as aforesaid to Her Majesty such Release and
 Surrender of Shortworkings and such covenants and grant 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 successors 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 successors
 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 Fifty pounds Provided always and the said
 parties hereto of the first part do for themselves their heirs successors
 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 resumed the working thereof.
2. That all powers of taking 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 thirtieth day of June One thousand eight hundred and eighty three 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 reentry so agreed to be postponed as hereinbefore mentioned shall not be exercised. 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 an entry of such deposit by the Keeper of the said Records and Inrolments. In witness whereof the said James Gollop and Sir Henry Brougham Lock have hereunto set their hands and seals and the Gloucestershire Banking Company Limited have caused their Common Seal to be hereunto affixed the day and year first above written.

James Gollop



Henry B. Lock

Signed

416

Signed sealed and delivered by the within named James
Gollop in the presence of

Charles James Gollop
Lydney
Gentleman

The Seal of the Gloucestershire Banking Company, Limited, was
hereto affixed in the presence of

A Pastorette
Secretary to the Company

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

J Russell Sowray
Office of Woods, P
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.





10th November 1882

H G Hewlett
Keeper of the Records

Dated 14th November 1882 **This Indenture** made the fourteenth day of November One thousand eight hundred and eighty two Between **Osman Barrett** of Plas Hendre Aberystwith in the County of Forest of Dean Cardigan Esquire **Richard Yearley** of Mitcheldean in the County of Gloucester Farmer and **James John Grenfell** Hundred of **Bortase** of Mitcheldean aforesaid Gentleman of the first part **Sir Henry Brougham Loch**, K.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 sole of the registered owners of the Gale of Coal called **The Victory Colliery** Coal called the described in the First Schedule to the **Dean Forest Mining Commissioners** **Victory Gale** 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 9th Rule specified in the second Schedule to the said Award of Coal Mines **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 thirtieth day of June One thousand eight hundred and eighty four of the execution of the right of re-entry 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 **Fifty 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 Queen's Most Excellent Majesty her heirs and successors in manner following that is to say:

1. That the said right of reentry so accorded 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 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 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 or 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 reentry so agreed to be postponed as hereinbefore mentioned shall not be exercised And the said Sir Henry Prougham 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 respectively have hereunto set their hands and seals the day and year first above written.

Richard  Yearsley
 Osman  Barrett Jas J G  Poole Henry B  Loch

Signed sealed and delivered by the within named Osman Barrett in the presence of Margaret Rudge
 Cartmel
 Lancashire

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

Edwin E. Yearsley
Solicitor - Mitcheldean

Signed sealed and delivered by the within named James John
Greenfell Borlase in the presence of

Edwin E. Yearsley
Solicitor - Mitcheldean

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

J. Russell Lowray
Office of Woods &
Whitcomb 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

18th November 1882

#3
Charged with
30 Dec 1882

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Dated 21st
November 1882
Forest of Dean
and Hundred
of St Briavels

This Indenture

The Registered
Owners of the
Gale of Coal called
the Mapleford
Engine & Miles
Level Colliery
to
The Queen's
Most Excellent
Majesty

Release
of
Shortworkings

made the twenty first day of
November One thousand eight hundred and eighty two Between
George Oldland of Broadwell Lane Lud Coleford in the County
of Gloucester Colliery Proprietor and James Rosser of Edenwall
Lane Lud Coleford aforesaid Colliery Proprietor 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
The Registered Gaveller 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 George Oldland
and James Rosser are the registered Owners of the Gale of Coal
called Mapleford Engine and Miles Level 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 9th 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 George Oldland
and James Rosser and the said Sir Henry Brougham Lock as
such Commissioner and Gaveller as aforesaid that in consideration
of the forbearance until the thirtieth day of June One thousand
eight hundred and eighty seven of the execution of the right of
re-entry 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 George Oldland
and James Rosser 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 George Oldland and James Rosser
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 One hundred and twenty two pounds sixteen shillings
and eleven pence Provided always and the said George
Oldland and James Rosser 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 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 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 thirtieth 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 resumed the working 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 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 Lands Revenue Records and Inrolments and the filing or making an entry of such deposit by the Keeper of the said Records and Inrolments. My witness whereof the said George Oldland James Rosser and Sir Henry Brougham Lock have hereunto set their hands and seals the day and year first above written.

George (St) Oldland James (St) Rosser Henry B (St) Lock
Signed sealed and delivered by the within named George Oldland in
the presence of

Mary Sanelston
Widow
Edenwall Lane End, near Coleford

Signed

Signed sealed and delivered by the within named James
 Rosser, in the presence of

Mary Jane Astong

Widow

Edenwall Land-end, near Coleford

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

George Bennett

Office of Woods &

2 Whitehall 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. Hewlett

Keeper of the Records

25th November 1882

stop

Lease of 30th June 1877 ent^d in Deed Bk: 15 pa: 19.

Assignment of Lease of 20th September 1882 made between James John James
 Land dated of Lydney in the County of Gloucester, Gentleman, of the one
 30th June 1877 part and Thomas Isaac Birkin of the Town of
 in connection Nottingham, Late Manufacturer of the other part. Whereby
 with the ~~Lease~~ after reciting the appointment of Samuel Holder and the said
 Gale or Drove James John James as Trustees and Executors of the Will of
 Mine William James - the death of the said William James and the
 grant of Probate to the said James John James (the said Samuel
 Holder having renounced Probate) It is witnessed that in
 consideration of the premises the said James John James as
 such Trustee and Executor as aforesaid did assign unto the
 said Thomas Isaac Birkin All the premises comprised in
 the therein written Indenture of Lease for the residue then
 to come and unexpired of the term of Twenty one years granted
 by the said lease.

Duly executed by the said parties and attested
 Enrolled in the Land Revenue Record Office the 20th day
 of November 1882

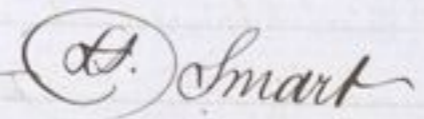
Dated 23rd November 1882 **His Indenture** made the twenty third day of November One thousand eight hundred and eighty two Between Mathew Smart of Unity Buildings Temple Street Birmingham in the County of Warwick Esquire of the first part Sir Henry Brougham Loch, K.C.B., a Commissioner of Her Majesty's Woods Forests and Land Revenues and Her Majesty's Gaveler 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 Mathew Smart is the Registered Owner of the Gale of Iron called "Earl Fitzhardings Iron Mine" granted to Isaac Jones on the fourth day of May One thousand eight hundred and forty seven **And whereas** the holders of the said Gale have not bonâfide commenced opening the same in violation of the fourth Rule specified in the Second Schedule to The Dean Forest Mining Commissioners Award of Her Majesty's Most Excellent Majesty dated the twentieth day of July 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 Mathew Smart and the said Sir Henry Brougham Loch as such Commissioner and Gaveler 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 Mathew Smart **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 mine the said Mathew Smart his heirs and assigns and all persons holding through or under him of making up one fourth 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 one fourth part amounts to the sum of One hundred and seventy seven pounds thirteen shillings and four pence **Provided** **always** and the said Mathew Smart doth for himself his

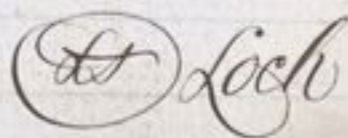
heirs and assigns covenant and agree with and to the Queen's Most Excellent Majesty his heirs and successors in manner following that is to say

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 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 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.

Matthew  Smart

Henry B  Loch

Signed sealed and delivered by the within named Matthew Smart

in the presence of

Chas. Cooper

Sutton Coldfield

Birmingham

Land Agent

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

J Russell Sowray

Office of Woods, &c

Whitehall Place

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

30th November 1852.

H G Hewlett

Keeper of the Records.

Dated
November

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This Indenture

made the twentieth day of November

Dated 20th November 1882

Between Osman Barrett of Glas Hendre near Aberystwith in the County of Cardigan Esquire of the first part Sir Henry Brougham Loch, K.B., a Commissioner of Her Majesty's Woods Forests and Land Revenues and Her Majesty's Gavelled 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

Forest of Dean
— and —
Hundred of
St. Briavels

The Registered
Owner of the
Gale of Coal
called the
Arthur and
Edward Gale

(to)
The Queen's
Most Excellent
Majesty.

Release
— of —
Shortworkings

Whereas the said Osman Barrett is the registered Owner of the Gale of Coal called Arthur and Edward 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 Osman Barrett and the said Sir Henry Brougham Loch as such Commissioner and Gavelled as aforesaid that in consideration of the forbearance until the thirtieth 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 Osman Barrett 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 Osman Barrett his heirs and assigns And all persons holding through or under him of making up one moiety or 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 Six hundred and seventy two pounds nineteen shillings and six pence

Provided always and the said Osman Barrett doth for himself his 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

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 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 thirtieth 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 resumed the working 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 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.

Osman St Barrett

Henry B St Loch

Signed sealed and delivered by the within named Osman Barrett in the presence of - Margaret Rudge, Cartmel, Lancashire

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

I certify that a duplicate of this deed has been deposited in the Office of Land Revenue Records and shortworkings and an entry thereof made of file by me. 9th December 1882 W.G. Hewlett Keeper of the Records

Dated Dec. Forest of and the of St. B. The Reg Owner Gales ca Old For Colliery Forester and He Oak (The Du Most Ex Majesty Relea of Shortwo

This Indenture

Dated 11thDec^r. 1882

Forest of Dean

and Hundred

of St. Briavels

The Registered

Owner of the

Gales called

"Old Forester's"

Colliery

and "Heart of

Oak" Colliery

The Queen's

Most Excellent

Majesty

Release

of

Shortworkings

made the eleventh day of December One thousand eight hundred and eighty two Between Henry Phipps of Yorkley near Lydney in the County of Gloucester local Proprietor of the first part Sir Henry Brougham Loch, KCB, a Commissioner of Her Majesty's Woods Forests and Land Revenues and Her Majesty's Gaveler 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 Henry Phipps is the Registered Owner of the Gales of Coal called respectively "Old Forester Colliery" granted to Thomas Jenkins Thomas Phipps and James Davis on the seventh day of February One thousand eight hundred and forty three "Young Forester Colliery" granted to Philip Morse on the twenty seventh day of June one thousand eight hundred and forty three and "Heart of Oak Colliery" granted to Thomas Phipps Junior on the seventeenth day of December One thousand eight hundred and forty four And whereas the holders of the said Gales 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 Gales have respectively become liable to be forfeited to Her Majesty's Majesty And whereas it has been agreed between the said Henry Phipps and the said Sir Henry Brougham Loch as such Commissioner and Gaveler as aforesaid that in consideration of the forbearance until the eleventh 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 Henry Phipps 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 Henry Phipps his heirs and assigns And all persons holding through or under him of making up the accumulated shortworkings in respect of the said Gales of the years prior to the thirty first day of December One thousand eight hundred and eighty one and which amount in respect of the Old Forester Colliery to the sum of Twenty five

pounds in respect of the Young Forester Colliery to the sum of Twenty five pounds and in respect of the Heart of Oak Colliery to the sum of Ten pounds Provided always and the said Henry Phipps doth for himself his 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 rights 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 Transfers of the said Gales or any of them before the registered Owners of the said Gales respectively 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 royalties or tonnage duty shall be in force and shall apply with reference to the galeage rents dead or certain rents, royalties or tonnage duties hereafter to become due in respect of the said Gales respectively 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 Gales respectively other than the particular rights 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 four have continued in the occupation of the said Gales respectively paying the proper rents and royalties to the Crown without deduction or 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 respectively before that date the particular rights of reentry so agreed to be postponed as hereinbefore mentioned shall not be exercised.

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 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. -

Henry (Att.) Phipps

Henry B (Att.) Loch

Signed sealed and delivered by the within named Henry Phipps in the presence of

James Phipps
Whitcroft
Miner

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

J Russell Souray
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.

11th December 1882

H. G. Hewlett
Keeper of the Records

Licensing
warrant

Dated 15th December 1882
 Dean Forest
 Sir Henry B. Lock, K.C.B.
 M^r. Alfred Thomas Cooper

This Indenture made the fifteenth day of December One thousand eight hundred and eighty two Between The Queen's Most Excellent Majesty of the first part & Sir Henry Brougham Lock, K.C.B., the Commissioner of Her Majesty's Woods Forests and Land Revenues to whom the management and direction of certain parts of the Land Revenues of the Crown (including amongst other parts thereof the Royal Forest of Dean) & a sum of Her Majesty's Woods & assigned by Order under the hands of two of the Commissioners of Her Majesty's Treasury on behalf of Her Majesty of the second part and Alfred Thomas Cooper of Newlands Mill Lydbrook in the said Forest of Dean and County of Gloucester Miller of the third part Whereas the said Alfred Thomas Cooper is seized to him and his heirs for an estate of inheritance in fee simple in possession of and in a certain flow mill and premises called or known as Newlands Mill situate at or near Lydbrook in use the waters of Worcester Walk in the said Forest and now in his own occupation certain Streams or Ponds in Worcester Walk for the purpose of a flour mill at Lydbrook in Worcester

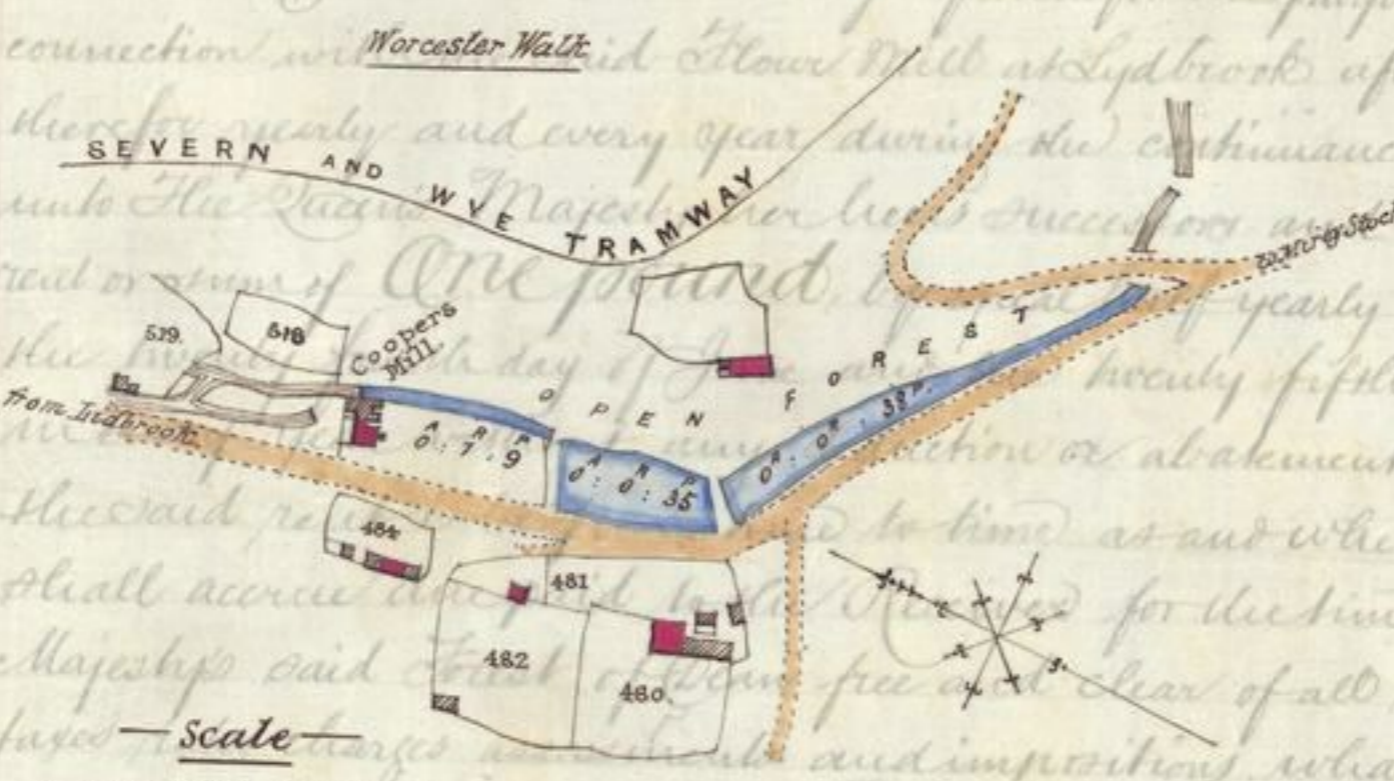
And whereas the said Alfred Thomas Cooper hath lately applied to and requested the said Sir Henry Brougham Lock as such Commissioner as aforesaid to grant him a renewal of the License which was granted to him on the seventh day of March One thousand eight hundred and sixty two for the term of Twenty one years from the twenty fourth day of June One thousand eight hundred and sixty one to use the Waters of certain Streams or Ponds in the said Forest of Dean hereinafter more particularly described and situate and being in or upon certain wastes in the Forest for the purposes of the said Mill which the said Sir Henry Brougham Lock as such Commissioner as aforesaid hath agreed to do 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 and conditions hereinafter reserved and contained and on the part of the said Alfred Thomas Cooper his heirs executors admors and assigns to be paid and observed and performed He the said Sir Henry Brougham Lock as such Commissioner as aforesaid by virtue and in exercise of all powers and authorities given to or vested in him or in anywise enabling him in this behalf and so far as he lawfully can or may Doth by these Presents for and on behalf of Her Majesty give and grant his License and Authority unto the

said Alfred Thomas Cooper his heirs executors administrators and assigns to use and appropriate for the purposes of his said Flour Mill at Lydbrook aforesaid called Newlands Flour Mill and for no other purpose The waters of the Streams or Ponds situate flowing running or being at or near the said Mill in Worcester Walk in the said Forest of Dean as delineated and shown by blue color on the plan drawn in the margin hereof To hold use exercise and enjoy the said License and authority hereby granted unto him the said Alfred Thomas Cooper his heirs executors administrators and assigns Subject nevertheless and without prejudice to all such rights (if any) as may now legally exist in to upon or over the same for the term of twenty one years from the twenty fourth day of June One thousand eight hundred and eighty two for the purposes and in connection with the said Flour Mill at Lydbrook aforesaid Paying therefore yearly and every year during the continuance of this License unto The Queen's Majesty her heirs successors and assigns the rent or sum of **One pound** by equal half yearly payments on the twenty fourth day of June and the twenty fifth day of December in every year without any deduction or abatement whatsoever the said rent to be from time to time as and when the same shall accrue due paid to the Receiver for the time being of Her Majesty's said Forest of Dean free and clear of all manner of taxes rates charges assessments and impositions whatsoever And the said Alfred Thomas Cooper doth hereby for himself his heirs executors administrators and assigns covenant with The Queen's Majesty her heirs successors and assigns That he the said Alfred Thomas Cooper his heirs executors administrators or assigns will pay unto the Queen's Majesty her heirs successors or assigns the said yearly rent or sum of One pound upon the days or times and in manner hereinbefore appointed for payment thereof without any deduction or abatement whatsoever And shall and will at all times during the said term use and appropriate the waters of the said Streams or watercourses for the purposes of the said Mill called Newlands Mill in a reasonable fair and proper manner and for no other purpose whatsoever and shall not nor will in exercise of the license hereby granted do any act whatsoever which may in any way damage injure or prejudice the lands works property rights or possessions of Her Majesty her heirs successors and assigns or of her or their Grantees, Lessees, Licensees, Lessees or others having or to have lawful right to use

said Alfred Thomas Cooper his heirs executors administrators and assigns to use and appropriate for the purposes of his said Flour Mill at Lydbrook aforesaid called Newlands Flour Mill and for no other purpose The waters of the Streams or Ponds situate flowing running or being at or near the said Mill in Worcester Walk in the said Forest of Dean as delineated and shown by blue color on the plan drawn in the margin hereof To hold use exercise and enjoy the said License and authority hereby granted unto him the said Alfred Thomas Cooper his heirs executors administrators and assigns

Subject nevertheless and without prejudice to all such rights (if any) as may now legally exist into upon or over the same for the term of twenty one years from the twenty fourth day of June One thousand eight hundred and eighty two for the purposes and in connection with the said Flour Mill at Lydbrook aforesaid Paying therefore yearly and every year during the continuance of this License unto Her Majesty her heirs successors or assigns the rent or sum of One pound on the twenty fifth day of December in every year and every year thereafter as and when the same shall accrue due to Her Majesty her heirs successors or assigns the said Alfred Thomas Cooper doth hereby for himself his heirs executors administrators and assigns covenant with Her Majesty her heirs successors and assigns That he the said Alfred Thomas Cooper his heirs executors administrators or assigns will pay unto Her Majesty her heirs successors or assigns the said yearly rent or sum of One pound upon the days or times and in manner hereinbefore appointed for payment thereof without any deduction or abatement whatsoever And shall and will at all times during the said term use and appropriate the waters of the said Streams or watercourses for the purposes of the said Mill called Newlands Mill in a reasonable fair and proper manner and for no other purpose whatsoever and shall not nor will in exercise of the license hereby granted do any act whatsoever which may in any way damage injure or prejudice the lands works property rights or possessions of Her Majesty her heirs successors and assigns or of her or their Grantees, Licensees, Lessees or others having or to have lawful right to use

on O.S. xxxi. 5



the said waters streams or ponds either before or after passing the said Mill And also that he the said Alfred Thomas Cooper his heirs executors administrators and assigns will at his and their own costs and charges cause or procure every Assignment which may be made of this License to be within two calendar months from the date thereof enrolled in the Office of Land Revenue Records and Inrolments and a Minute or Doquet thereof entered in the Office of the Commissioners for the time being of Her Majesty's Woods Forests and Land Revenues Provided lastly that if the said yearly rent of One pound hereby reserved or any portion thereof shall be unpaid for a space of Forty days next after either of the days hereinbefore appointed for payment thereof or in case the said Alfred Thomas Cooper his heirs executors administrators or assigns shall not well and effectually perform and keep all and every the covenants and conditions herein contained and on his and their parts to be observed and performed then and in any such case the License hereby granted shall absolutely cease and be void anything herein contained to the contrary thereof notwithstanding And the said Sir Henry Brougham Loch as such Commissioner as aforesaid 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 (H) Loch Alfred Tho. (A) Cooper
 Signed sealed and delivered by the within named Sir Henry Brougham Loch in the presence of - J Russell Lowry, Office of Woods &c, Whitehall Place

Signed sealed and delivered by the within named Alfred Thomas Cooper in the presence of - Owen J Gaudern, Coleford, Clerk

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

16th December 1882

AJ Hewlett
 Keeper of the Records

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Ind Bk 10

Ind Bk

Ocean Forest By an Indenture of conveyance and Assignment ^{dated the 22 March 1881} made between Alfred Ridley, Edwin Ridley, and John Samuel Bradstock of the first part Frances Henrius Ridley of the second part Alfred Ridley, John Samuel Bradstock, Eliza Howells and an assignment Bradstocks, Edwin Ridley, Fanny Morgans, and Walter Frederick from Alfred Ridley of the third part and James Gollop of the fourth part. It is witnessed that in consideration of the premises the said others to ^{parties of the first second and third parts did according to their} Gollop of several Estates and interests assign (inter alia) unto the said certain leases James Gollop the unexpired terms in the undermentioned Crown and licenses leases, viz,

in Ocean Forest An Indenture of Lease dated the 5th day of March 1860 and made between Her Queen's Most Excellent Majesty of the first part the Honble James Kenneth Howard of the second part, James George Ballou Lawrell of the third part and John Hughes Warman of the fourth part.

^{D^d B^k 10-p. 332.} An Indenture of License dated the 29th day of June 1860 between Her Queen's Most Excellent Majesty of the first part The Honorable James Kenneth Howard of the second part and John Hughes Warman of the third part.

^{D^d B^k 11-p. 92.} An Indenture of License dated the 17th day of April 1862 and made between Her Queen's Most Excellent Majesty of the first part The Honble James Kenneth Howard of the second part and John Hughes Warman of the third part.

¶ Truly executed and attested.