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Dated 20th December 1882 **This Indenture** made the twentieth day of December One thousand eight hundred and eighty two
 Between Samuel Charles Evans Williams of Bryntirion Forest of Dean Hall Rhayader in the County of Radnor Esquire, M.P., and
 — and — Herbert Owen Jones of Lower Garthmyl in the County Hundred of Montgomery Esquire the surviving Executors and devisees in Trust under the Will of The Reverend John Williams late of Bryntirion Hall aforesaid and **Simon Holmes** of Highbury House Sydney in the County of Gloucester Colliery Proprietor of the Owners of the Gale first part **Sir Henry Brougham Loch, K.B.**, a Commissioner of Her Majesty's Woods Forests and Land Revenues of Coal called the "Pillowell Level" 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 "Pillowell Level" 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 Loch as such Commissioner and Gavelor as aforesaid that in consideration of the forbearance until the thirtieth day of June One thousand eight hundred and eighty four 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 Grants shall be executed as are hereinafter contained **Now this Indenture witnesseth** that the said parties hereto of the first part Do according to their estates and interests in the said Gale by these Presents 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 or any of 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

Forest of Dean
— and —
Hundred of
Ariavels.

The Registered
Owners of the Gale
of Coal called the
"Pillowell Level"

to
The Queen's
Most Excellent
Majesty

Release
of
Shortworkings

to the sum of Forty nine pounds seventeen shillings Provided always and the said parties hereto of the first part do hereby 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 short workings 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 short workings 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 parties hereto of the first and second parts have hereunto set their hands and seals the day and year first above written.

J. Evans Williams

Herbert Owen
Lincoln

(St. Johnes)
(St. Holmes)

Henry B. (St. Lock)

Signed sealed and delivered by the within named Samuel Charles Evans Williams in the presence of
Alice M. Woods
Spinster
of Chilgrove
Clichester

Signed sealed and delivered by the within named Herbert Owen Jones in the presence of
Emma Northwood
Lower Gardlehurst
Montgomeryshire
(Domestic Servant)

Signed sealed and delivered by the within named Simon Holmes in the presence of
John Gould
Servant
Highbury House - Lydney

Signed sealed and delivered by the within named Sir Henry Bromham 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 Inrolments and an entry thereof made or filed by me.

30th Dec^r. 1882

H. Hewlett
Keeper of the Records

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Dated 23rd
Decr. 1882

Forest of Dean
and Hundred
of Briavel

The Regist^r
Owners of the
Royal Colliery

— do —

The Queens
Most Excellent
Majesty.

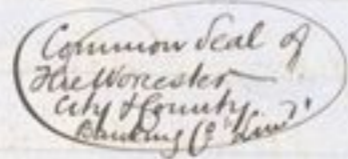
Release
of
Shortworkings

This Indenture made the twenty third day of December One thousand eight hundred and eighty two Between The Worcester City and County Banking Company Limited a company registered under the Companies Acts 1862 to 1879 and hereinafter called "the company" of the first part Sir Henry Brougham Loch, KCB, 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 And whereas the said company are the registered Owners of the Gale of Coal called the "Royal 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 not bona fide commenced the opening thereof in violation of the fourth rule specified in the second Schedule to the said award of Coal Mines 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 Company and the said Sir Henry Brougham Loch as such Commissioner and Gavelor as aforesaid that in consideration of the forbearance until the eleventh day of June One thousand eight hundred and eighty seven 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 Grants shall be executed as are hereinafter contained Now this Indenture witnesseth that the said company Do by these Presents for themselves their 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 Company their successors and assigns and all persons holding through or under them of making up one moiety 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 One thousand nine hundred and twenty five pounds & sixteen shillings and four pence Provided always that the said company do for themselves their 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 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 or account of the shortworkings intended to be hereby released or any part 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 Involvements and the filing or making an entry of such deposit by the Keeper of the said Records and Involvements. In witness whereof the said Company have caused their Common Seal to be hereunto affixed and the said Sir Henry Brougham Lock has hereunto set his hand and seal the day and year first above written.



Henry B (Set) Lock

The Common Seal of the Worcester City and County Banking Company Limited attached in the presence of - Geo E Able - Their Secretary Signed sealed and delivered by the within named Sir Henry Brougham Lock in the presence of - J Russell Lowray, Office of Woods & Co, Mithall 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.
 21st January 1883.
 H G Stewart
 Keeper of the Records

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Dated 23rd December 1882

This Indenture made the twenty third day of December One thousand eight hundred and eighty two Between **The Worcester City and County Banking Company Limited** a company registered under the Companies Act 1862 to 1879 and **James Knight & Hundred of Smith** late of Newnham in the County of Gloucester but now of the City of Bath Gentleman of the 1st part **Sir Henry Brougham Lock**, 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 Whereas the said parties hereto of the first part are the registered Owners of the Gale of Coal & Self Engine Colliery called **The High Delf Engine 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 not bona fide commenced the opening thereof in violation of the fourth Rule specified in the second Schedule to the said Award of Coal Mines and of the Award of Her Majesty's Most Excellent Majesty 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 Her Majesty'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 Gavelled as aforesaid that in consideration of the forbearance until 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

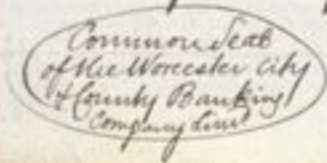
Now this Indenture witnesseth that the said parties hereto of the first part DO by these presents for themselves their successors heirs and assigns release surrender and renounce unto Her Majesty's Majesty her heirs and successors All right and liberty of them the said parties hereto of the first part their successors heirs and assigns And all persons holding through or under them or any of them of making up one moiety 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 One thousand nine hundred and twenty five pounds sixteen shillings and four pence Provided always and the said parties hereto of

Forest of Dean
Hundred of Smith
Bath
The Queen's
Most Excellent
Majesty
Release
of
Shortworkings

the first part Do for themselves their successors heirs and assigns covenant and agree with and to Her 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 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 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 Company have caused their Common Seal to be hereunto affixed and the said James Knight Smith and Sir Henry Brougham Loch have hereunto set their hands and seals the day and year first above written.



- J. N. Smith - Henry B. Loch

The Common Seal of the Worcester City and County Banking Company Limited attached in the presence of
Geo E Webb
Their Secretary

Signed sealed and delivered by the within named James Knight Smith in the presence of
Mr Nathan
9 South Parade
Bath
Gentleman

Signed sealed and delivered by the within named Sir Henry Brougham Lock (the name of the Gloucestershire Banking Company Lim^d having been first struck out) in the presence of
J Russell Lowray
Office of Woods, &
Whitchall 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

2nd January 1888

H G Hewlett
Keeper of the Records

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Re

Dated 30th December 1882
 Forest of Dean and Hundred of St Briavels.
 The Registered Owner of the Gale of Coal called the "Old Leather Pit"
 — to —
 The Queen's Most Excellent Majesty
 ———
 Release of Shortworkings.
 ———

This Indenture, made the thirtieth day of December One thousand eight hundred and eighty two Between Alfred James Russell of the Forest Vale Iron Works Cinderford near Newnham in the County of Gloucester Ironmaster of the first part Sir Henry Brougham Lock, KCB, a Commissioner of Her Majesty's Woods Forests and Land Revenues and Her Majesty's Gavellee 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 Alfred James Russell is the registered Owner of the Gale of Coal called "Old Leather Pit" granted to James Finglo William Wood and Thomas Beddis on the sixteenth day of April One thousand eight hundred and forty four 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 Dean Forest Mining Commissioners Award of Coal Mines dated the eighth day of March One thousand eight hundred and forty one and the said Gale has become liable to be forfeited to Her Majesty And whereas it has been agreed between the said Alfred James Russell and the said Sir Henry Brougham Lock as such Commissioner and Gavellee as aforesaid that in consideration of the forbearance until after the thirtieth day of June One thousand eight hundred and eighty three 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 grant shall be executed as are hereinafter contained Now this Indenture witnesseth that the said Alfred James Russell doth by these Presents for himself his heirs and assigns release surrender and renounce unto Her Majesty her heirs and successors All right and liberty of him the said Alfred James Russell his heirs and assigns and all persons holding through or under him 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 seventy six, and which amount to the sum of eighteen pounds four shillings and seven pence Provided always and the said Alfred James Russell 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 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 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 Alfred James Russell and Sir Henry Brougham Loch have hereunto set their hands and seals the day and year first above written.

Alfred James Russell Henry B. Loch
 Signed sealed and delivered by the within named Alfred James Russell
 in the presence of - Henry Harris Thompson, Lindeford, Glos. - Clerk
 Signed sealed and delivered by the within named Sir Henry Brougham Loch
 in the presence of - Russell Lowry, 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. 5th January 1883.

Sched

Dated 8th June 1883

Dean Forest

Sir Henry B.

Lock K. C. B. a

Comm^r of Her

Majesty's Woods &c

Mess^{rs} The Rev^d

Geo: Russell Chell

& Jas^r J^r Grenfell

Borlase Trustees

of George Russell

deced

Lease of two

pieces of waste

land at or near

Coleford Meend in

the County of

Gloucester in the

Forest of Dean to

be held in connexion

with the Speedwell

Gale or Colliery.

Commencing

24 June 1880

Term granted 31

years)

Expires 24 June 1911

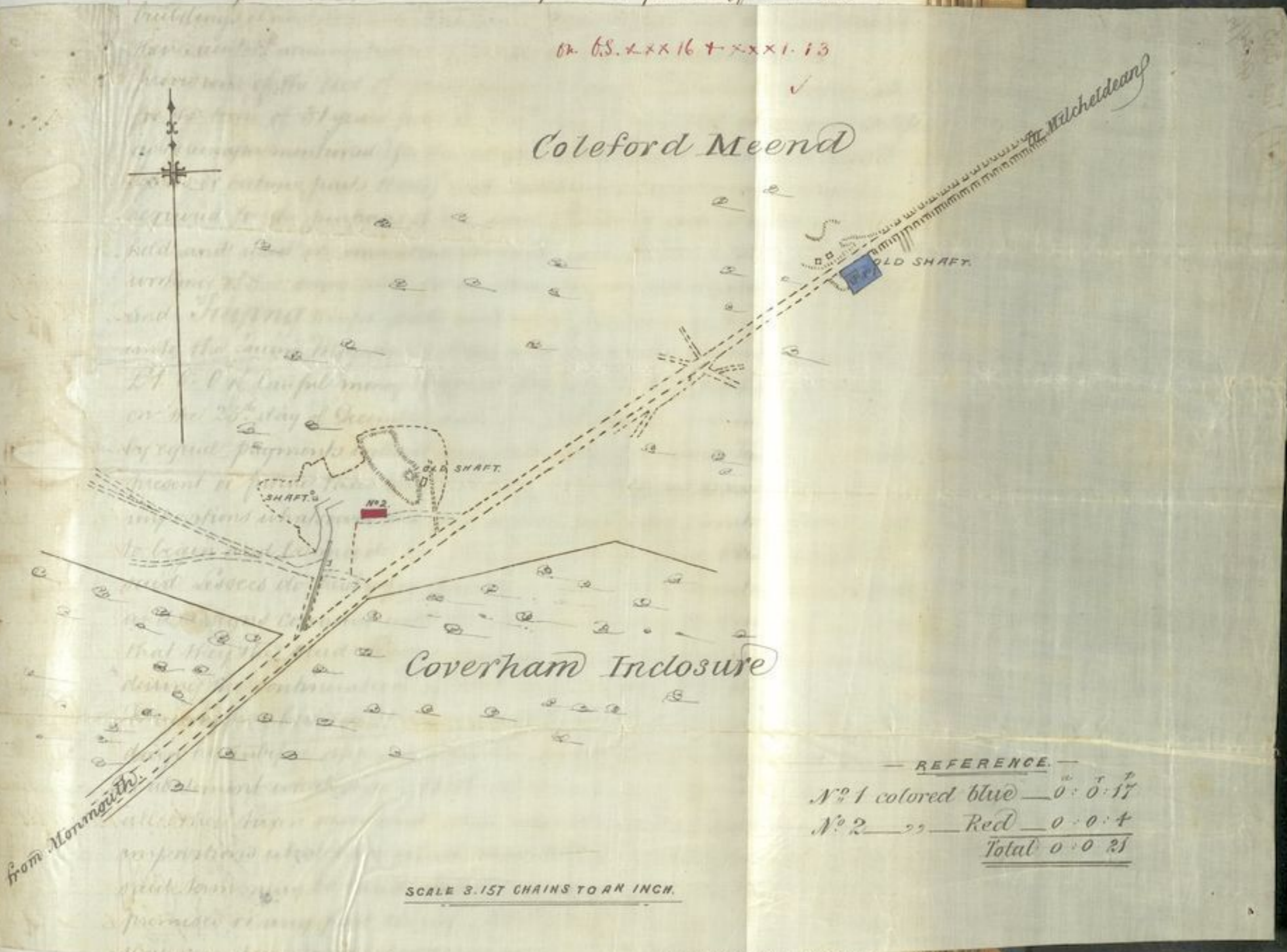
This Indenture made the eighth day of January One thousand eight hundred and eighty three Between The Queen's Most Excellent Majesty of the first part Sir Henry Brougham Lock K.C.B. the Commissioner of Her Majesty's Woods Forests and Land Revenues to whom the management and direction of the Royal Forest of Dean with the duties and powers appertaining thereto have been duly assigned under the Act 14th and 15th Victoria Chapter 42 Section 5 of the second part and The Reverend George Russell Chell of Kingsall Vicarage in the County of Nottingham Clerk in Holy Orders and James John Grenfell Borlase of Abinghall near Micheldean in the County of Gloucester Gentleman the Executors and devisees in trust under the Will of George Russell late of Lydbrook in the said County Ironmaster deceased hereinafter called the Lessees of the third part Whereas the said Lessees are the parties entitled as such Executors and devisees in Trust as aforesaid of the said George Russell deceased (the last registered Owner thereof) to a certain Gale or Colliery in the said Forest of Dean called or known as Speedwell Colliery and they have lately applied to the said Sir Henry Brougham Lock as such Commissioner as aforesaid (in whom the powers given to the Commissioners for the time being of Her Majesty's Woods Forests Land Revenues Works and Buildings by the Act 1st and 2nd 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 Lock as such Commissioner as aforesaid hath agreed to grant such Lease to the said Lessees for such term at such rent upon such conditions and subject to such covenants and restrictions as are hereinafter reserved and contained Now this Indenture witnesseth that in consideration of the premises The said Sir Henry Brougham Lock 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 two pieces or parcels of land situate lying and being at or near to Coleford Meend in Worcester Walk in the Forest of Dean and County of Gloucester containing together by admeasurement twenty one perches 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 hereto and thereon colored Blue and Red and numbered respectively 1 and 2

Except and reserving out of this demise all mines minerals stone and
 sub-stata 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 or parcels of land with the
 buildings or erections now standing or being thereon unto the said Lessees
 their executors administrators and assigns Subject nevertheless to the
 provisions of the Act of Parliament 1st and 2nd Victoria Chapter 43.
 for the term of 31 years from the 24th day of June 1882 (determinable next) as
 hereinafter mentioned) for the purpose of erecting on the said demised
 lands or certain parts thereof such buildings or machinery as may be
 required for the purposes of the said Speedwell Mine 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
 £1. 0. 0 of lawful money of Great Britain to be paid half yearly
 on the 25th day of December and the 24th day of June 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 4 half yearly payments of such rents
 to begin and be made on the 24th day of June 1882. **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 admors or assigns will
 during the continuation of this demise pay unto the Queen's
 Majesty her heirs and successors the said yearly rent of £1. on the
 days hereinbefore 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 stand apeted 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

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 or parcels of land with the

or 68. 2 x 16 + 2 x 1. 13

Coleford Meend



Coverham Inclosure

— REFERENCE —

N ^o 1 colored blue	—	0	.	0	.	17
N ^o 2	—	Red	—	0	.	0
		Total	<u>0</u> <u>.</u> <u>0</u> <u>25</u>			

SCALE 3.157 CHAINS TO AN INCH.

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

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 Queens Majesty her heirs and successors that they
 the said Lessees their executors admors 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 set up or permit or suffer to be erected built or
 set up 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 such as may be required for the purposes of the said
 Lyle 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 Lyle 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 Dean Forest Mining Commissioners made for the
 working of Lyles 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 inco-
 annoyance or disturbance to the Queens 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 ^{peaceably and quietly} term leave surrender and
 yield up unto the Queens Majesty her heirs and successors or to the said
 Sir Henry Brougham knt 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 3 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 6 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 Speedwell 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 part 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 £1.0.0 hereby reserved or
 any part of the same shall be unpaid for 30 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 Brougham knt 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 admors and assigns and all
 other Occupiers thereof thenceout and from thence to expel put out or move this
 present Indenture or anything herein contained to the contrary thereof
 notwithstanding. And the said Sir Henry Brougham knt 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 2nd and 3rd parts have hereunto set their hands and seals the day and year first above written &c.

Henry B (Lt) Loch - George Russell (H) Chell - Jas J. G. Borlase
Signed Sealed and Delivered by the within named Sir Henry Brougham Loch in the presence of J. Russell Souray - Office of Woods &c. Whitehall Place.

Signed Sealed and Delivered by the within named George Russell Chell in the presence of
Edwin E. Yearsley.
Mitcheldean, Solicitor.

Signed Sealed and Delivered by the within named James John Grenfell Borlase in the presence of
Edwin E. Yearsley
Mitcheldean, Solicitor.

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
J. G. Hewlett
Keeper of the Records.

9th January 1883.

A.

This Indenture

made the 6th day of December 1882
 Dated 6th December 1882. Between Psyche Emmeline Gibbons of 48 Bedford
 Gardens in the County of Middlesex Widow Elizabeth Anne
 Louise Lewis the Wife of The Reverend Titus Lewis of The Vicarage
 Forest of Dean Town in the County of Merioneth formerly Elizabeth Anne Louise Gibbons
 Spinster and Mary Emmeline Emma Catherine
 Gibbons of 48 Bedford Gardens aforesaid Spinster of the 1st part the
 said Titus Lewis of the 2nd part and Sir Henry Brougham
 Loch 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 3rd part and The Queen's Most
 Excellent Majesty of the 4th part Whereas the said Psyche
 Emmeline Gibbons Elizabeth Anne Louise Lewis by her former name of Elizabeth
 Anne Louise Gibbons and Mary Emmeline Emma Catherine Gibbons are the
 Registered Owners of the Gale of Coal called "The Cousins Engine Colliery"
 granted to Isaac Hear John James and Thomas Beach on the 27th day of
 March 1843 but which was added to by the Grant to Thomas Beach on the
 15th day of April 1850. And whereas the holders of the said Gale have
 not bona fide commenced opening the same in violation of the 4th Rule
 specified in the 2nd Schedule to the Dean Forest Mining Commissioners Award
 of Coal Mines dated the 5th day of March 1841 and of the Award of
 the Dean Forest Mining Commissioners of 1871 dated the 11th day of
 June 1872 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 1st part and the said Sir Henry Brougham
 Loch as such Commissioner and Gavelor as aforesaid that in condon
 of the forfeiture until the 11th day of June 1887 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 1st part and as to
 the said Elizabeth Anne Louise Lewis with the concurrence of the said
 Titus Lewis DO by these presents (intended to be acknowledged by the
 said Elizabeth Anne Louise Lewis as required by the Act for the
 abolition of fines and recoveries and the substitution of more simple
 modes of assurance) for themselves their heirs and assigns ^{release} surrender
~~release~~ 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 1st part their heirs and assigns And all persons holding
 through or under them of making up the accumulated shortworkings

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 Cousins Engine
 Colliery
 The Queen's
 Most
 Excellent
 Majesty
 Release
 Shortworkings

in respect of the said title of the years prior to the 31st day of December 1881 and which amount to the sum of £100. *Provided* Always and the said parties hereto of the 1st part do for themselves their heirs and assigns and the said Titus Lewis 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 title before the Registered Owners of the said title shall have bona fide commenced the opening thereof.
- 2 That all powers of taking distress 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 title 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 title 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 11th day of June 1887 have continued in the occupation of the said title 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 1st and 2nd parts have hereunto set their hands and seals the day and year first above written.

J. Emmeline Gibbons (S) E. A. Louise Lewis (S)
 M. E. C. Catherine Gibbons (S) Titus Lewis (S)
 Henry B. (S) Lock.

Signed Sealed and Delivered by the within named Joyce Emmeline
 Gibbons in the presence of C. B. Thring
 Clerk to Messrs Thre & Co

of 28 Lincoln Inn Fields - London - Solicitor

Signed Sealed and Delivered by the within named Elizabeth Anne Louise
 Lewis in the presence of Bartle J. L. Fere

28 Lincoln Inn Fields - Solicitor.

Signed Sealed and Delivered by the within named Mary Emmeline
 Emma Catherine Gibbons in the presence of -

Lewin C. Scholmeley

28 Lincoln Inn Fields - Solicitor.

Signed Sealed and Delivered by the within named Titus Lewis in
 the presence of John Wynne Roberts.

Clerk in Holy Orders.

Town, Merionethshire.

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 entered in the
 Office of Land Revenue Records and Inrolments and an entry thereof
 made or filed by me.

H. G. Stewlett.

Keeper of the Records.

2nd February 1882.

[The following written in margin of Deed]

THIS Deed marked A was this day produced before us and acknowledged
 by Elizabeth Anne Louise Lewis therein named to be her Act and Deed previous to
 which acknowledgment the said Elizabeth Anne Louise Lewis was examined
 by us separately and apart from her husband touching her knowledge
 of the contents of the said Deed and her consent thereto and declared
 the same to be freely and voluntarily executed by her.

Dated the 8th day of December 1882

Bartle J. L. Fere }
 Tho. St. Street. } Commissioners.

De

This Indenture made the 30th day of December
 Dated 30th 1882 Between The Gloucestershire Banking
 December 1882. Company Limited a Company registered under the Joint
 Stock Companies Acts 1862 to 1879 (hereinafter called the Company) of
 Forest of Dean the 1st part Sir Henry Brougham Loch K. C. B.
 a Commissioner of Her Majesty's Woods Forests and Land Revenues
 of the County of Gloucester of the 2nd part and The Queens Most
 Excellent Majesty of the 3rd part Whereas the Company
 Owners of the are the Registered Owners of the Gale of Coal called "Mines Stock
 Gale of Coal Colliery" granted to William Court and William Knight the elder on
 called the "Mines Stock Colliery" the 7th day of February 1843. And whereas the holders of
 the said Gale have not bona fide commenced opening the same in
 violation of the 4th Rule specified in the 2nd Schedule to the Dean
 Forest Mining Commissioners Award of Coal Mines dated the 8th day
 of March 1841 and of the Award of the Dean Forest Mining
 Commissioners of 1871 dated the 11th day of June 1872. And the
 said Gale has become liable to be forfeited to the Queens Majesty
 And whereas it has been agreed between the Company and
 the said Sir Henry Brougham Loch as such Commissioner and
 Gavellee as aforesaid that in consideration of the forbearance until
 after the 11th day of June 1887. 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 Company do by these presents for
 themselves their successors and assigns release surrender and renounce
 unto the Queens Most Excellent Majesty her heirs and successors All
 right and liberty of them the Company their successors and assigns and
 all persons holding through or under them of making up one equal
 moiety or half part of the accumulated shortworkings in respect of the
 said Gale of the years prior to the 31st day of December 1881 and
 which moiety amounts to the sum of £370.3.4 Provided
 always And the Company do for themselves their successors and
 assigns covenant and agree with and to the Queens 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 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 *Esale* 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 *Esale* 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 11th day of June 1887 have continued in the occupation of the said *Esale* 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 held 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 Sir Henry Brougham Loch has hereunto set his hand and seal and the Company have caused their Common Seal to be hereunto affixed the day and year first above written &c.

Seal of the
Gloucestershire Banking
Company Limited.

Henry B. Loch

The Seal of the Gloucestershire Banking Company Limited was hereunto 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

Russell Souray

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 Inrolments and an entry thereof made or filed by

H. G. Stewlett

Keeper of the Records

me
15th January 1883.

181.

January 30th 1883.New Forest Sir,

In conformity with your letter to us of the 25th instant We
 Reading Room hereby agree to pay to the Crown an acknowledgment of 5^s on the
 at Emery Down 1st February in every year during which the permission continues for
 permission to use a piece of Crown land at Emery Down in the
 New Forest, to be set out by the Deputy Surveyor for the purpose of
 erecting thereon a Reading Room of a moveable or temporary character
 agreeing to pay only with a moveable fence around the same.

And we also undertake to pull down and remove the said
 erection and give up the use of the said piece of land at any time
 on receiving a months previous notice to do so and we further
 undertake to make good any damage caused by the pulling down
 and removal of the said erection.

We are, Sir,

Your obedient Servants -

Herbert J. Hughes, President.

John Pearce, Treasurer.

Sir St. B. Loch, M. C. B.

f^e f^e f^e

Dated 26th February 1883

Articles of Agreement made the twenty fifth

day of February One thousand eight hundred and eighty three

~~The Hon^{ble} J. K. HOWARD~~
~~Sir Henry Brougham Loch, K.C.B.~~
a Commissioner of Her Majesty's
Woods, &c.,

Between THE QUEEN'S MOST EXCELLENT MAJESTY of the first part
~~Sir Henry Brougham Loch, Knight Commander of the Order of the Bath~~
~~THE HONORABLE JAMES KENNETH HOWARD~~ a Commissioner of Her
Majesty's Woods Forests and Land Revenues of the second part and William
Andrews of Bramshaw in the County of Hants

and

hereinafter called "the said Tenant" of the third part

Mr. William Andrews

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 Cottage
and outbuildings and land therewith containing in
the whole two acres two foods and thirty six
perches or thereabouts

AGREEMENT for Letting
Cottage and Land
at Bramshaw

on a Yearly Tenancy from the
25th December 1882.

Rent £ 10. 0. 0 per Annum.

with the appurtenances situate in the Parish of Bramshaw
in the County of Hants within the Manor of
Lynnhurst and more particularly delineated on
the plan attached hereto and thereon colored Blue
lately in the

occupation of

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

from the twenty fifth day of December 1882 as tenant

from year to year (the tenancy being however determinable as after mentioned) at

the yearly rent of Ten pounds to be paid to the Steward of

the said Manor of Lynnhurst free from all taxes rates and deductions whatsoever

except Landlord's property-tax) by equal Quarterly payments on the twenty fifth

day of March the twenty fourth day of June

the twenty ninth day of September and the 25th day of

December in every year the first Quarterly payment to be due on the

twenty fifth day of March 1883. AND the said

tenant hereby agrees that he will pay to the Queen's Majesty the said yearly rent

of Ten 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 pre-

ceding the expiration of the said tenancy and the day on which the same shall

Dated 26th February 1883

Articles of Agreement made the *twenty sixth*

day of *February* One thousand eight hundred and *eighty three*

~~The Hon^{ble} J. K. HOWARD~~
Sir Henry Brougham Leck, B. C. B.
a Commissioner of Her Majesty's
Woods, &c.,

Between THE QUEEN'S MOST EXCELLENT MAJESTY of the first part
~~Sir Henry Brougham Leck, Knight Commander of the Order of the Bath~~
~~THE HONORABLE JAMES KENNETH HOWARD~~ a Commissioner of Her
Majesty's Woods Forests and Land Revenues of the second part and *William*
Andrews of Bramshaw in the County of Hants.

and

hereinafter called "the said Tenant" of the third part

Mr. William Andrews

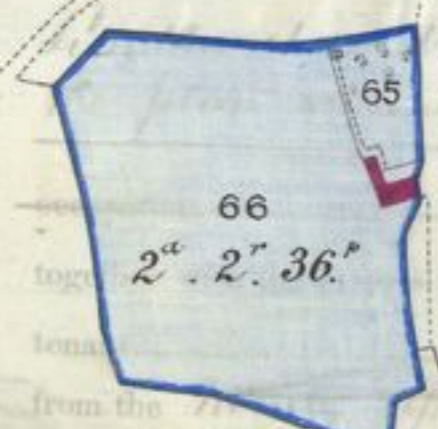
THE said *Sir Henry Brougham Leck*
~~James Kenneth Howard~~ as such Commissioner as aforesaid on

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 *Cottage*
and outbuildings and land therewith containing in
the whole two acres two roods and thirty six

AGREEMENT for Letting

Cottage and Land
at Bramshaw

SHEETS 55.16 & 63.4. P^o OF
BRAMSHAW



Scale, 25 inches to a Mile

with the appurtenances situate in the Parish of Bramshaw
in the County of Hants within the Manor of
more particularly delineated on
at here to and thereon colored Blue
lately in the

TO HOLD the same hereunto to the said

day of *December* 1882 as tenant

from year to year (the tenancy being however determinable as after mentioned) at

the yearly rent of *Ten pounds* to be paid to the Steward of

from all taxes rates and reductions whatsoever

except Landlord's property tax) by equal Quarterly payments on the *twenty fifth*

day of *March* the *twenty fourth* day of *June*

the *twenty ninth* day of *September* and the *25th* day of

year the first Quarterly payment to be due on the

twenty fifth day of *March* 1883

AND the said

tenant hereby agrees that he will pay to the Queen's Majesty the said yearly rent

of *Ten 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 pre-

ceding the expiration of the said tenancy and the day on which the same shall

181.

New Forest

Reading
at Emer...

Wm. H. H. H.

Agreeing &
Acknowledg
1857-1858

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.

27th February 1883

W. G. H. H.

Keeper of the Records.

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~~ ^{Sir Henry Brougham Loch} 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~~ ^{Sir Henry Brougham Loch} 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
J. Russell Surveyor
Office of Woods
Mutchall Place

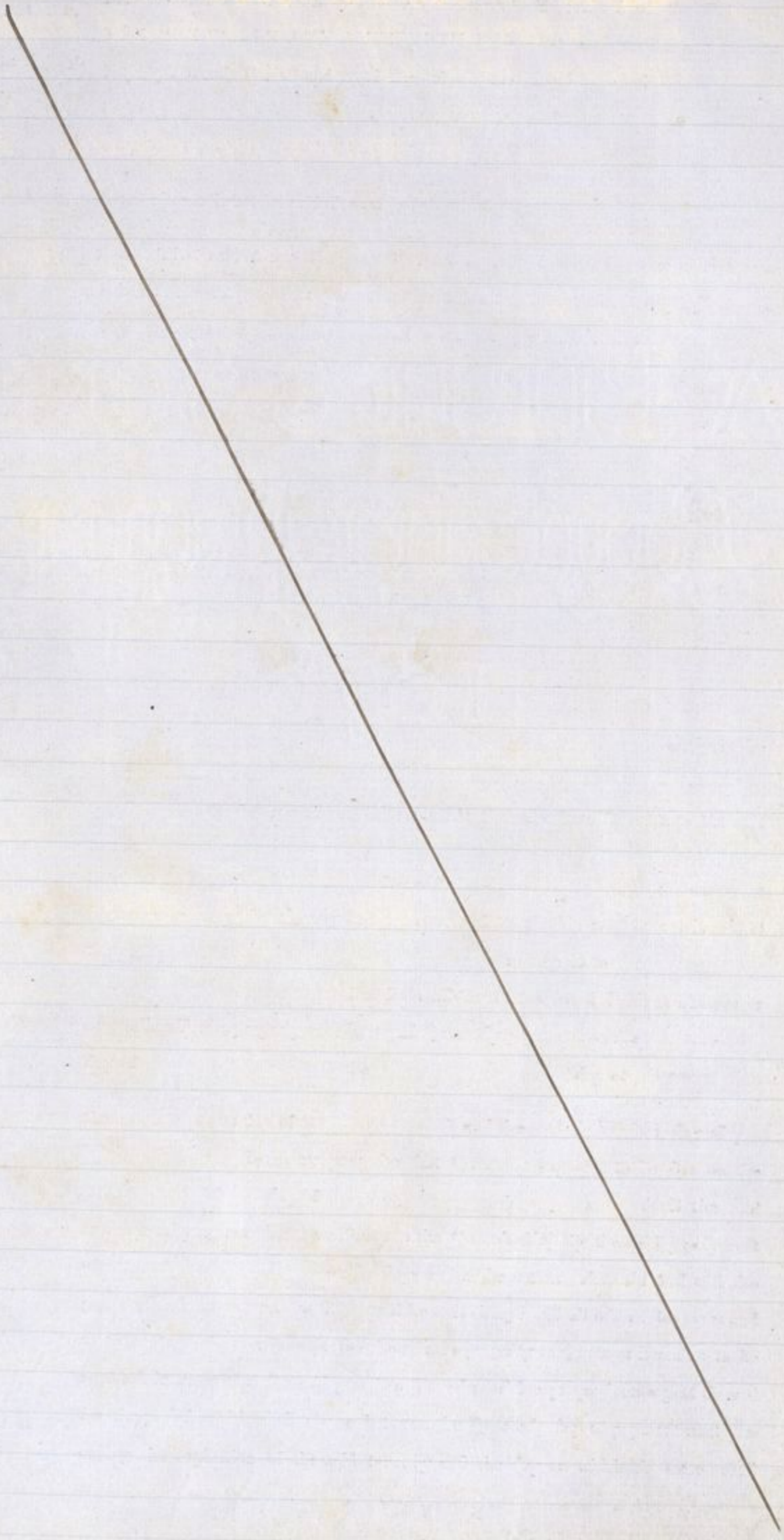
Signed by the above named
William Andrews
in the presence of
J. W. Dixon
Castlemalwood Lodge, Lyndhurst
Hants.
Assistant to the Deputy Surveyor
of the New Forest.

(Signed) Henry B. Loch

(Signed)
The mark of X William Andrews.

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This Indenture made the 11th day of December
 Dated 11th 1882 Between Thomas Bennett Brain and
 December 1882. William Blanch Brain both of the Trapsalgar Collieries
 Drybrook near Mitcheldean in the County of Gloucester Colliery Proprietors
 of the 1st part Sir Henry Brougham Loch K.C.B.
 a Commissioner of Her Majesty's Woods Forests and Land Revenues and
 Forest of Dean & Her Majesty's Traveller of and for the Forest of Dean in the County of
 Hundred of St. Gloucester of the 2nd part and The Queen's Most Excellent
 Majesty of the 3rd part. Whereas the said parties hereto of the
 1st part are the Registered Owners of the Gale of Coal called Churchway
 N^o 2 Colliery granted to John Trigg on the 7th day of February 1843.
 And whereas the holders of the said Gale have desisted from
 working the same for a space exceeding 5 years at one time in
 violation of the 9th Rule specified in the 2nd Schedule to the Dean
 Forest Mining Commissioners Award of Coal Mines dated the 8th day
 of March 1841 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 1st part and the said Sir Henry
 Brougham Loch as such Commissioner and Traveller as aforesaid
 that in consideration of the forbearance until the 31st day of June
 1887 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 1st 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 their the said parties hereto of the 1st
 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 31st day of December
 1887 and which amount to the sum of £108-11-8 Provided
 always and the said parties hereto of the 1st 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 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 short^s 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 30th day of June 1887 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 Decree 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 1st and 2nd parts ^{respectively} have hereunto set their hands and seals the day and year first above written.

J. Bennett (Sd) Brain. W. Blanch (Sd) Brain. Henry B (Sd) Loch.
Signed Sealed and Delivered by the within named Thomas Bennett Brain in the presence of - Sophie Ann Brain
Euroclydon, Duxbrook, Gloucestershire

Signed Sealed and Delivered by the within named William Blanch Brain in the presence of Bernard Le Moe Foster
St. Annals Lodge, Cinderford, Sect 4 of Public Co:

Signed Sealed and Delivered by the within named Sir Henry Brougham Loch in the presence of J Russell Souray
Office of Woods &c - Whitehall Place.

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

H. G. Stewart
Keeper of the Records.

24th February 1883.