

James Foster Esq. & Wife
and their Trustees
to
The Kings Most Excellent
Majesty.

Windsor Forest

Conveyance of a Mesuage or Tenement and
Lands at New Windsor in the County of Berks.

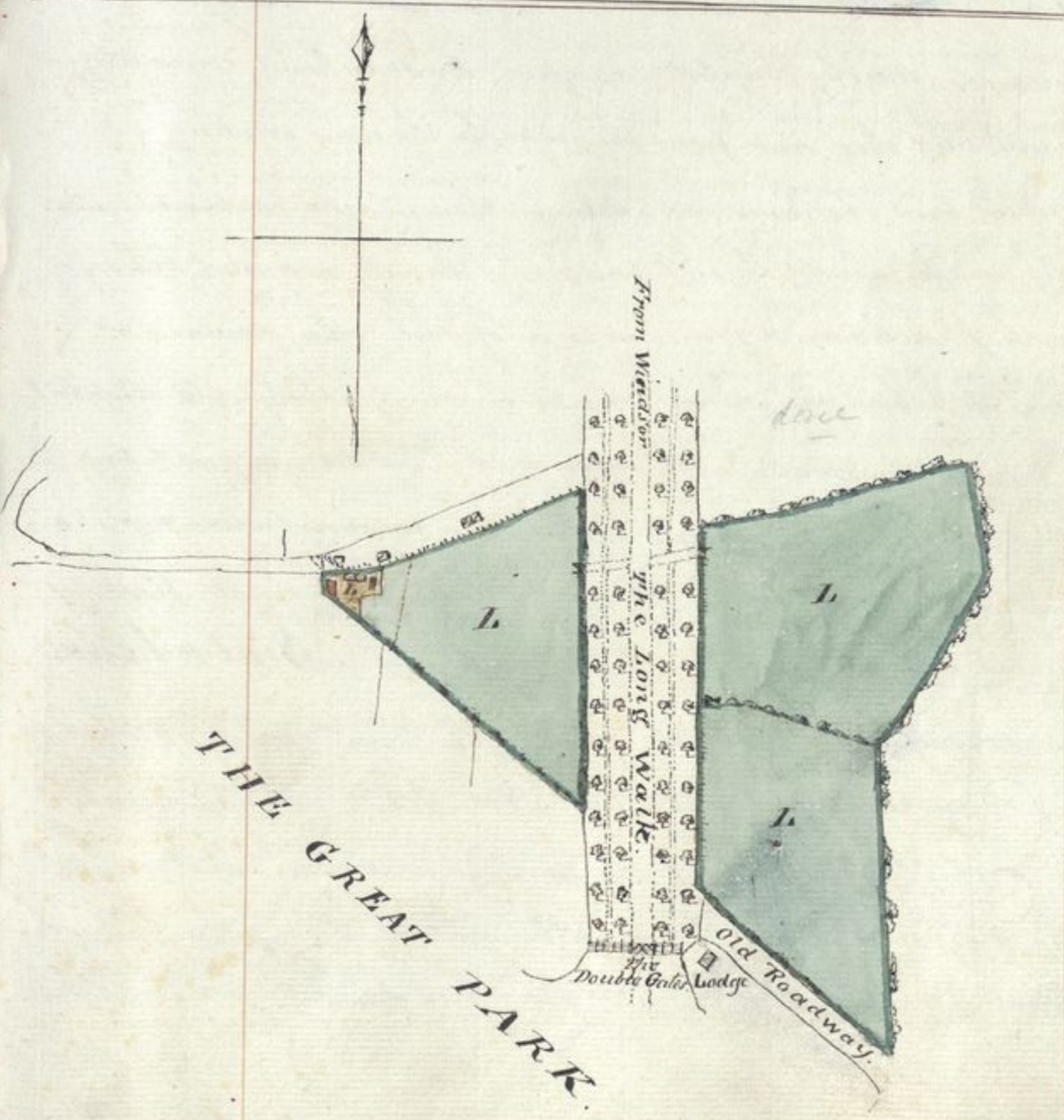
This Indenture made the seventeenth
day of May in the year of our Lord One thousand eight hundred
and thirty four Between Henry Round of Woodbom in the
County of Buckingham Esquire, and William Linnon of the
same place Gentleman of the first part James Foster late of
Waltham Saint Lawrence in the County of Berks but now of
Hammersmith in the County of Middlesex Esquire and Jane
his Wife (formerly Jane Round Spinster) of the second part —
The Right Honorable John William Pousoby commonly —
called Viscount Duncannon William Dacres Adams Esquire
and Sir Benjamin Charles Stephenson Major General and
Knight Commander of The Royal Hanoverian Guelphic Order
(Commissaries of His Majesty's Woods Forests Land Revenues Works
and Buildings) of The third part and The Kings Most
Excellent Majesty of the fourth part Whereas under and by
virtue of certain Indentures of Lease and Release bearing
date on or about the seventeenth and eighteenth days of October
One thousand eight hundred and twenty two the Release made
or expressed to be made between the said James Foster of the
first part and the said Jane Foster (therein described as Jane
Round the younger) of the second part and the said Henry
Round and William Linnon of the third part being the
Settlement made previously to and in contemplation of the
Marriage then intended and which was afterwards duly had
and solemnized between the said James Foster and Jane
his

his Wife The Mesuage or Tenement pieces or parcels of land and
 Hereditaments hereinafter particularly mentioned and described
 and intended to be hereby granted bargained sold appointed and
 conveyed with their and every of their appurtenances were
 (amongst other Hereditaments) conveyed limited and assured
 unto the said Henry Round and William Lunnon and their
 Heirs To the Use of the said Jane Foster and her assigns until
 said intended Marriage should be had and solemnized and
 from and after the solemnization thereof To the Use of the
 said Jane Foster and her assigns for life without impeachment
 of waste and in case the said James Foster should survive her
 remainder To the Use of the said James Foster and his assigns
 for life without impeachment of waste remainder To the Use of the
 said Henry Round and William Lunnon and their Heirs during
 the Lives of the said Jane Foster and James Foster and the life of
 the longest liver of them with divers remainders over with the
 ultimate remainder To the use of the right heirs of the said
 Jane Foster for ever And it was by the now reciting Indenture
 provided and declared that it should be lawful for the said Henry
 Round and William Lunnon and the Survivor of them and the
 Heirs Executors and Administrators of such Survivor at any time
 during the lives of the said James Foster and Jane his wife
 and the life of the Survivor of them and they and he were
 thereby authorized and required notwithstanding any of the uses
 Estates, limitations or trusts thereinbefore limited or declared and
 contained at the request and by the direction of the said James
 Foster and Jane his wife or of the Survivor of them such request
 and direction to be testified by some writing or writings under
 the hands and Seals or hand and Seal of the said James Foster
 and Jane his wife or the Survivor of them and to be attested by

two or more credible Witnesses to make any partition or division or to join in making any partition or division of all or any of the said Hereditaments and Premises thereinbefore described to be situate in Clewer and Dedworth And also to make sale and dispose of or to convey in Exchange for and in lieu of other Mesuages Lands or Hereditaments to be situate somewhere in that part of Great Britain called England All or any part of the said Hereditaments and Premises thereby granted and released or intended so to be with the appurtenances thereto belonging to any person or persons for such price or prices in money or for such other equivalent or recompence in Mesuages Lands or Hereditaments as to them the said Henry Round and William Lumon or the Survivor of them or his Heirs Executors or Administrators should deem reasonable and for the end or purpose of making such division partition sale disposition or Exchange it should be lawful for the said Henry Round and William Lumon and the Survivor of them his Heirs Executors and Administrators respectively by any Deed or Deeds Writing or Writings to be by them the said Henry Round and William Lumon and the Survivor of them his Heirs Executors or Administrators respectively signed sealed and delivered in the presence of and to be attested by two or more credible Witnesses with the consent and approbation of the said James Foster and Jane his Wife or the Survivor of them to be testified as aforesaid to revoke determine and make void all and every the uses Trusts Estates Limitations powers provisions Authorities and agreements thereinbefore limited declared created and conveyed concerning the same Hereditaments and Premises so to be divided parted sold disposed of or exchanged and by the same or any other Deed or Deeds Writing or Writings to be sealed and delivered and with such consent and approbation

as aforesaid to limit and appoint the same hereditaments and premises or any of them whereof the uses should be so revoked either unto such Purchaser or Purchasers or the Person or Persons making or joining in making such division or partition or Exchange or to whom the same should be sold and to his her or their Heir's Executors or Administrators or otherwise to limit create declare and appoint such new or other use or uses trust or trusts Estate or Estates of and concerning the same Hereditaments and premises as should be requisite and necessary for the Executing and effecting such division partition sale disposition or Exchange and upon payment of the money arising by the Sale of the said Hereditaments and premises or any part thereof to give and sign receipts for the Money for which the same should be so sold which receipts should be

sufficient discharges to any Purchaser or Purchasers for the purchase money for which the same should be sold and for so much thereof as in such receipts should be acknowledged or expressed to be received and such Purchaser or Purchasers should not afterwards be answerable or accountable for any loss misapplication or nonapplication of such purchase money or any part thereof and that when



when any of the said premises should be sold for a valuable
 consideration, such Receipts should be given for the purchase
 money as aforesaid and also when any of the said premises
 should be conveyed in Exchange for or in lieu of any other
 Messuages Lands or Hereditaments, as aforesaid in fee simple
 and Inheritance of such last mentioned Messuages Lands or
 Hereditaments should be well vested in them the said Henry Round
 and William Linnon or in the Survivor of them and his Heirs -
 and when any such Partition or Division as aforesaid should
 be made all and every the Hereditaments and premises so sold -
 disposed of or conveyed in Exchange should be and remain for
 ever thenceforth freed and absolutely discharged of and from all
 and every the uses estates trusts declarations provisions and
 agreements thereby limited expressed and declared concerning
 the same and then and from thenceforth the now reciting
 Indenture and the Grant and Release thereinbefore contained and
 thereby made should be and endure To the only use and behoof
 of such purchaser or purchasers or of such other person or
 persons to whom the same should be so respectively sold disposed
 of or conveyed or parted with upon such Division or partition -
 and of his her or their Heirs Executors or Administrators respectively
 subject only to such Leases as should have been made thereof
 pursuant to the powers thereinbefore contained. **And whereas**
 by an Act passed in the tenth year of the Reign of His late Majesty
 King George the Fourth intituled "An Act to consolidate and
 amend the Laws relating to the Management and Improvement
 of His Majesty's Woods Forests Parks and Chases of the Land
 Revenue of the Crown within the Jurvey of the Exchequer in England
 and

"and of the Land Revenue of the Crown in Ireland and for extending
 certain provision relating to the same to the Isles of Man and Alderney"
 It is enacted that it should be lawful for the Commissioners for the
 time being of His Majesty's Woods Forests and Land Revenues from time
 to time to contract for and purchase for and on behalf of His Majesty
 His Heirs and Successors any Manors Lordships Mesuages
 Lands Tenements or Hereditaments in fee simple or any Copyhold
 Lands or hereditaments the Freehold of which should be in
 the Crown or any rents pensions annuities fuel rights rights of
 common or other charges or rights whether in fee simple or not
 which should be issuing out of or charged upon or extend over any
 of the Possessions and Land Revenues of the Crown to which the
 now reciting act related which should in their judgment be
 desirable to be purchased for and on behalf of His Majesty his
 Heirs or Successors And all such Manors Lordships Mesuages
 Lands Tenements and Hereditaments Rents Pensions Annuities
 or other Charges so to be purchased should be conveyed or surrendered
 to His Majesty his Heirs or Successors and such Conveyances might
 be either according to the form set forth in the Schedule thereto
 annexed for the Conveyance to His Majesty of Lands Tenements
 and hereditaments received in Exchange or in any other form which
 to the said Commissioners for the time being of His Majesty's Woods
 Forests and Land Revenues should seem more proper and all
 manors Lordships Mesuages Lands Tenements & Hereditaments
 which should be so purchased and should not become extinct by
 the conveyance or Surrender thereof should on the completion of
 the respective purchase thereof become part of the Possessions and
 Land Revenues of His Majesty His Heirs and Successors in
 right of the Crown and subject to the same provisions powers and
 authorities

Authorities in every respect including the powers and provisions
 in the said Act contained as the other possessions and Land
 Revenues of the Crown to which the now reciting Act related
 And whereas by an Act passed in the second year of the
 reign of His present Majesty King William the fourth intitled
 "An Act for uniting the Office of the Surveyor General of
 His Majesty's Works and Public Buildings with the Office of
 the Commissioners of His Majesty's Woods Forests and Land
 Revenues and for other purposes relating to the said Revenues"
 It is enacted that the Persons to be appointed as therein
 mentioned and their Successors should be called "the Commrs"
 "of His Majesty's Woods Forests Land Revenue Works and
 Buildings" and that all Acts of Parliament Deeds Bonds
 Contracts Agreements and other Instruments in which the
 Commissioners of His Majesty's Woods Forests and Land Revenues
 or the Surveyor General of His Majesty's Works and Public
 Buildings were named or mentioned should apply to the
 Commissioners for the time being of His Majesty's Woods Forests
 Land Revenues Works and Buildings so to be appointed
 as therein mentioned as if such last mentioned Commrs
 had been originally named in and made parties to such
 acts of Parliament Deeds Bonds Contracts Agreements and
 other Instruments instead of the Commissioners of His
 Majesty's Woods Forests and Land Revenues and the Surveyor
 General of His Majesty's Works and Public Buildings And
 whereas the Messuage or Tenement pieces or parcels of land
 and Hereditaments hereinafter particularly mentioned and
 described and intended to be hereby appointed and bargained
 and sold adjoin to Windsor Great Park in the County of
 Berks

Berks belonging to His Majesty in right of his Crown and being from
 their situation and other circumstances desirable to be purchased
 for and on behalf of the King's Majesty the said John William
 Viscount Duncannon William Sacres Adams and Sir Benjamin Charles
 Stephenson have for and on behalf of His Majesty with the consent
 and approbation as well of the Lords Commissioners of His Majesty's
 Treasury) testified in Writing by their Warrant bearing date the
 thirteenth day of May One thousand eight hundred and thirty
 four) as of the said James Foster and Jane his Wife testified by
 their being parties to and sealing and delivering these presents
 contracted and agreed with the said Henry Round and William
 Linnon for the absolute purchase of the said Messuage or
 Tenement pieces or parcels of Land Hereditaments and premises
 hereinafter particularly mentioned and described together with the
 Timber and other Trees now standing and being on the said several
 pieces or parcels of Land (free from all Incumbrances) at or for the
 price or sum of Three thousand Pounds Now this Indenture
 witnesseth that in pursuance and performance of the said recited
 Contract and Agreement and for and in consideration of the sum
 of Three thousand Pounds of lawful Money of Great Britain to the
 said Henry Round and William Linnon (at the request and by the
 direction of the said James Foster and Jane his Wife testified by
 their being parties to and sealing and delivering these Presents)
 paid by the said John William Viscount Duncannon William
 Sacres Adams and Sir Benjamin Charles Stephenson on behalf of
 The King's Majesty) the receipt of which said Sum of Three
 thousand Pounds they the said Henry Round and William
 Linnon do and each of them doth hereby acknowledge and thereof
 and of and from the same and every part thereof do and each
 of them doth acquit release and for ever discharge the said

John

John William Viscount Duncannon William Dacres Adams and
 Sir Benjamin Charles Stephenson their Heirs Executors and
 Administrators and also the Kings Majesty His Heirs and
 Successors and every of them for ever by these presents / they
 the said Henry Round and William Lunnon / at the request
 and by the direction of the said James Foster and Jane his
 Wife testified by their being parties to and executing these
 presents in the presence of the two credible persons whose names
 are intended to be hereon indorsed as witnesses attesting the
 same by virtue and in pursuance of the power and authority
 to them in this behalf given limited or reserved in and by
 the said in part recited Indenture of Settlement and of all
 and every other power and powers authority and authorities
 to them or either of them given limited or reserved or belonging or
 in them or either of them vested or in anywise enabling them
 hereunto and in exercise and execution thereof DO by this
 present Deed or Writing by them both signed sealed and delivered
 in the presence of the two credible persons whose names are intended
 to be hereon indorsed as witnesses attesting the same revoke
 determine and make void all and every the uses trusts estates
 limitations powers provisions limitations and agreements in and
 by the said in part recited Indenture of Settlement mentioned
 limited created declared expressed and contained of and concerning
 the Mesuage or Tenement pieces or parcels of Land hereditaments
 and premises hereinafter described and hereby appointed
 bargained and sold or intended so to be with the appurtenances
 And this Indenture further Witnesseth that in like
 pursuance and performance of the said recited Contract and
 agreement and also in consideration of the said Sum of
 Three

These thousand Pounds so paid as aforesaid they the said Henry
 Round and William Lunnon by virtue and in pursuance of the
 said power and authority to them in this behalf given limited or
 reserved in and by the said in part recited Indentures of
 Settlement and of all and every other power and powers
 authority and authorities to them or either of them given limited
 or reserved or belonging or in them or either of them vested or in
 anywise enabling them hereunto and in exercise and execution
 thereof and at the request and by the direction of the said James
 Foster and Jane his Wife and on the nomination and appointment
 of the said John William Viscount Duncannon William Dares
 Adams and Sir Benjamin Charles Stephenson (testified in
 manner aforesaid) Have granted bargained sold conveyed
 limited and appointed and by this present Deed in writing so
 signed sealed and delivered by them the said Henry Round and
 William Lunnon and intended to be attested as aforesaid Do
 grant bargain sell convey limit and appoint unto the King's
 Majesty His Heirs and Successors All that Messuage or
 Tenement with the Appurtenances situate lying and being in
 the Parish of New Windsor in the County of Berks at or near a
 place there called Glaziers Corner formerly in the tenure or
 occupation of William Bell And all those parcels of Meadow
 or Pasture Ground there being then or formerly two Closes upon
 part whereof the said Messuage or Tenement was situate called
 or known by the name or Names of Glaziers Corner Closes or by
 what other name or names soever the same be called or known
 containing by estimation five Acres (be the same more or less)
 of which said Closes one end abutteth upon a Lane which hath
 adjoining to the Great Park there and leads from New Windsor

aforesaid

promise

aforesaid to Old Windsor in the same County And also all
 those three closes of meadow or pasture ground called or known -
 by the name of Mary Aides or Marie Aides containing by estimation
 fifteen acres (be the same more or less) with all and singular
 the rights members and appurtenances thereto belonging situate
 lying and being in New Windsor aforesaid and formerly -
 in the occupation of Elizabeth Mecke Widow or her Assignee or
 Assigns which said Mesuage or Tenement farm lands hereditaments
 and premises situate lying and being in the parish of New
 Windsor in the County of Berks aforesaid and were late in the
 tenure or occupation of James Thomas Bedborough but now of
 John Clode his undertenants or assigns and the same together
 with the abuttals and boundaries thereof are more particularly
 delineated and described in the plan thereof drawn in the margin
 of these presents And all and singular houses outhouses edifices
 buildings ways paths passages hedges ditches mounds fences -
 timber-trees woods underwoods and the ground and soil thereof
 Commons Common of Pasture waters watercourses liberties profits -
 privileges commodities advantages enclumens hereditaments and
 appurtenances whatsoever to the said Mesuage or Tenement pieces or
 parcels of Land Hereditaments and premises hereby appointed granted
 bargained and sold or mentioned or intended so to be or any part -
 thereof belonging or in anywise appertaining or accepted reputed
 deemed taken or known as part parcel or member thereof And the
 reversion and reversions remainder and remainders yearly and other
 rents issues and profits thereof and of every part thereof And all
 the Estate right title inheritance interest use Trust property claim
 and demand whatsoever of them the said Henry Round and
 William Lunnon James Foster and Jane his wife and each
 and every of them of in to or out of the said hereditaments and

Premises

premises and every part thereof And also all Deeds Murriments and
 Writings now in the Custody or power of them the said Henry
 Round William Lunnor James Foster and Jane his Wife or any
 or either of them or which they or any or either of them can procure
 without suit relating to or concerning the said Mesuage or
 Tenement pieces or parcels of Land and Hereditaments herebefore
 appointed and granted bargained and sold either solely or
 jointly with any other hereditaments of inferior value To have
 and to hold the said Mesuage or Tenement pieces or parcels
 of Land Hereditaments and premises hereby appointed and granted
 bargained and sold or mentioned or intended so to be and every
 part and parcel thereof with their appurtenances unto the King's
 Majesty his heirs and Successors To the only proper use and
 behoof of the King's Majesty his heirs and Successors for ever And
 the said Henry Round and William Lunnor do hereby for themselves
 their heirs executors and administrators covenant promise and
 agree with and to the King's Majesty his heirs and Successors by
 these presents in manner following that is to say that they the
 said Henry Round and William Lunnor have not at any time
 or times heretofore executed the aforesaid powers or authorities or
 any of them or made done committed or executed or knowingly
 or willingly suffered or been parties or privies to any act deed
 matter or thing whatsoever whereby or by reason or means whereof
 the said Mesuage or Tenement pieces or parcels of Land Hereditaments
 and premises hereby appointed and granted bargained and sold
 or intended so to be are or can shall or may be in anywise
 charged impeached affected or incumbered in title Estate or
 otherwise howsoever AND the said James Foster doth hereby
 for himself his heirs executors and administrators covenant
 promise

promise and agree to and with the King's Majesty his Heirs -
 and Successors that (for and notwithstanding any act deed -
 matter or thing whatsoever by them the said James Foster and
 Jane his Wife or any of the Ancestors of the said Jane Foster
 or persons through whom she claims title or any of them made
 done executed committed or willingly suffered to the contrary) -
 the said Henry Round and William Lunn James Foster and
 Jane his Wife or some or one of them now have or hath in -
 themselves himself or herself good right full power and
 lawful and absolute authority to grant bargain and sell -
 appoint and convey the said Messuage or Tenement pieces or
 parcels of land hereditaments and premises hereinbefore granted
 bargained sold appointed and conveyed or intended so to be
 with the Appurtenances unto and to the use of the King's Majesty
 his heirs and successors in manner aforesaid and according to
 the true intent and meaning of these presents And that it -
 shall and may be lawful for the King's Majesty his heirs -
 and Successors from time to time and at all times hereafter
 peaceably and quietly to enter into hold occupy and enjoy the
 said Messuage or Tenement pieces or parcels of Land Heredit
 and premises hereinbefore granted bargained sold appointed
 and conveyed or intended so to be with their Appurtenances -
 and to have receive and take the Rents issues and profits -
 thereof as and from the day of the date of these presents to -
 and for his and their own use and benefit without any lawful
 let suit trouble denial claim demand interruption or eviction -
 whatsoever of or by the said James Foster and Jane his wife
 or their heirs or of from or by any other person or persons -
 whomsoever lawfully or equitably claiming or to claim by from
 or under or in trust for them or any or either of them or by from
 or

or under any of the Ancestors of the said Jane Foster or persons through whom she claims title And that free and clear and freely and clearly and absolutely acquitted exonerated released and forever discharged or otherwise by the said James Foster his heirs executors and admors well and sufficiently saved defended kept harmless and indemnified of from and against all and all manner of former and other gifts grants bargains sales Leases mortgages jointures dowers right and title of dower uses trusts entails wills statutes recognizances judgments executions extents rents arrears of rent annuities legacies Sums of money yearly payments forfeitures debts of record debts due to the King's Majesty and of from and against all other Estates titles troubles charges debts and incumbrances whatsoever either already had made executed occasioned and suffered or hereafter to be had made executed occasioned and suffered by the said James Foster and Jane his Wife or the heirs of the said Jane Foster or by any other person or persons lawfully or equitably claiming or to claim by from under or in trust for them or any of them or by from or under any of the Ancestors of the said Jane Foster or persons through whom she claims title

And further that they the said James Foster and Jane his Wife and their Heirs and all and every other person or persons whatsoever having or lawfully or equitably claiming or who shall or may have or lawfully or equitably claim any Estate right title or interest of in to or out of the said Mortgage or Tenement pieces or parcels of Land Hereditaments and premises hereinbefore granted bargained sold appointed and conveyed or intended so to be or any part thereof by from through under or in trust for them or any or either of them or by from or under the Ancestors of the said Jane Foster or persons through whom she claims title shall and will from time to time and at all times hereafter

upon

upon every reasonable request and at the proper costs and charges
 of the King's Majesty his heirs and Successors make do and
 execute or cause and procure to be made done acknowledged
 and suffered and executed all and every such further and
 other lawful and reasonable acts deeds conveyances and assurances
 in the law whatsoever for the further better more perfectly and
 absolutely granting bargain selling appointing and conveying
 the said Messuages or Tenement pieces or parcels of Lands
 hereditaments and premises hereinbefore particularly mentioned
 and described unto the King's Majesty His Heirs and Successors
 in manner aforesaid and according to the true intent and
 meaning of these presents as by the King's Majesty his heirs and
 Successors or by the said Commissioners parties hereto or the
 Commissioners for the time being of His Majesty's Woods Forests
 Land Revenues Works and Buildings or by any of His Majesty's
 Law Officers shall be reasonably desired or advised and required
 And moreover that they the said James Foster and Jane his
 wife their heirs executors Administrators and assigns some or one
 of them (unless hindered or prevented by fire or other inevitable
 accident) shall and will at any time or times and from time
 to time hereafter on every reasonable request of the Commissioners
 for the time being of His Majesty's Woods Forests Land Revenues
 Works and Buildings or of any other of His Majesty's Officers
 for and on the behalf of His Majesty his heirs or Successors
 and at the costs and charges in all things of the King's
 Majesty his Heirs Successors or assigns produce and shew
 forth or cause and procure to be produced and shewn forth
 unto the King's Majesty his heirs Successors or assigns or to the
 said Commissioners or any other of His Majesty's Officers or to
 any

any other person or persons whom he or they shall direct or appoint or to or before any Court or Courts of Law or Equity, and at or upon any Trial or Trials hearing or hearings or upon the execution of any Commission or Commissions for the examination of Witnesses or otherwise as occasion shall require the said hereinbefore recited Indentures of Lease and Release of the seventeenth and eighteenth days of October One thousand eight hundred and twenty two whole safe and unobliterated for the proof manifestation and defence of the Title of the King's Majesty his heirs and successors in or to the said messuage or Tenement pieces or parcels of Land hereditaments and premises hereinbefore particularly mentioned and described with the appurtenances And also shall and will at the like request and at the like costs and charges make and deliver or cause to be made and delivered to The King's Majesty his Heirs and Successors or to the said Commissioners or other of His Majesty's Officers for the time being one or more fair true and attested Copy Abstract or Extract or copies Abstracts or Extracts of and from the same Indentures and permit and suffer such Copies Abstracts or Extracts to be examined and compared with the Originals thereof either by the said Commissioners or other officers or by any person or persons whom they shall appoint in writing under their hands for that purpose And lastly the said Henry Round doth hereby for himself his Heirs Executors Admors and assigns Covenant promise and agree to and with the King's Majesty his heirs and successors that he the said Henry Round his heirs executors administrators and assigns or some or one of them (unless hindered or prevented by fire or other inevitable accident) shall and will at any time or times and from time to time hereafter on every reasonable request of the Commissioners for the time being of His Majesty's Woods Forests Land Revenues

Works

Works and Buildings or of any other of His Majesty's Officers
 for and on the behalf of His Majesty his heirs or Successors —
 and at the Costs and Charges in all things of the King's Majesty
 his Heirs Successors or assigns produce and shew forth or
 cause or procure to be produced and shewn forth unto the
 King's Majesty his heirs Successors or assigns or to the said
 Commissioners or any other of His Majesty's Officers or to any
 other person or persons whom he or they shall direct or
 appoint or to or before any Court or Courts of Law or Equity and
 at or upon any Trial or Trials hearing or hearings or upon the
 execution of any Commission or Commissions for the examination
 of Writings or otherwise as occasion shall require a certain
 Indenture of Release bearing date the twenty seventh day of
 September One thousand eight hundred and twenty two made
 between Jane Round (the Elder) Widow of the first part the
 said Henry Round of the second part Caroline Round Spinster
 of the third part Jane Round the younger Spinster of the
 fourth part Thomas Lunnon of the fifth part and William
 Lunnon of the sixth part whole safe and unobliterated for
 the proof manifestation and defence of the Title of the
 King's Majesty his heirs and Successors in or to the said
 Mesuage or Tenement pieces or parcels of land hereditaments
 and premises heretofore particularly mentioned and described
 with the appurtenances And also shall and will at the
 like request and at the like costs and charges make and
 deliver or cause to be made and delivered to the King's Majesty
 his heirs and Successors or to the said Commissioners or other
 of His Majesty's Officers for the time being one or more fair true
 and attested Copy Abstract or Extract or Copies Abstracts

or Extracts of and from the same Indenture and permit and
suffer such Copies Abstracts or Extracts to be examined and
compared with the Original thereof either by the said Commissioners
or other Officers or by any person or persons whom they shall
appoint in writing under their hands for that purpose In
witness whereof the said parties to these presents have hereunto
set their hands and Seals the day and year first above written.

Henry D Round
William D Lunnor

James D Foster
Jane D Foster

Duncannon D
Wm. Dares Adams D
B. Stephenson D.

Signed Sealed and delivered by the within named Henry Round
William Lunnor, James Foster and Jane Foster in the presence of

Jno. S. Wright Solr
Great Marlbor

Wm. Green Salisbury Square

Signed Sealed and delivered by the within named Viscount
Duncannon William Dares Adams and Sir Benjamin Charles
Stephenson in the presence of

A. Mellic

Received on the day and year first within written of
and from the within named John William Viscount
Duncannon William Dares Adams and Sir Benjamin Charles
Stephenson the Sum of Three thousand Pounds being the
consideration money within expressed to be paid by them to us

£3000

Witness
Jno. S. Wright
Wm. Green

Henry Round
William Lunnor