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The Trustees of the late Duke of Gloucester to the Queen's Majesty
Deponent

Trustees of the Duke of Gloucester
This Indenture made the twenty ninth day of September in the sixth Year of the Reign of our Sovereign Lady Victoria to — by the Grace of God Queen Defender of the Faith and in the Year of our Lord one The Queen's Majesty thousand eight hundred and fortytwo **Between** Benjamin Curvey of Old Palace 29 Sept. 1842 Yard Westminster in the County of Middlesex Esquire of the first part The Right Honorable James Lord Abinger Baron Abinger of Abinger in the County of Surrey Lord Chief Baron of Her Majesty's Court of Exchequer at Westminster (formerly Sir James Scarlett Knight) and the said Benjamin Curvey of the second part Wilmer Wilmer of Old Palace Yard aforesaid Esquire (formerly Wilmer Gossip) of the third part The Right Honorable Henry Pelham Clinton commonly called The Earl of Lincoln Alexander Milne Esquire and The Honorable Charles Alexander Gore the Commissioners of Her Majesty's Woods Forests Land Revenues Works and Buildings of the fourth part The Queen's Most Excellent Majesty of the fifth part and John Gardiner of Whitehall Place Westminster in the said County of Middlesex Esquire of the sixth part **Whereas** His Royal Highness William Frederick Duke of Gloucester and Edinburgh being at the time of making the Indentures of Lease and Release hereinafter next recited seized of or well and sufficiently entitled to an Estate of Inheritance in possession of and in the several freehold and copyhold messuages farms lands tenements and hereditaments hereinafter particularly mentioned and described and intended to be hereby bargained and sold and covenanted to be surrendered subject to several mortgages affecting the same respectively which have been since discharged Did by certain Indentures of Lease and Release bearing date respectively on or about the fifteenth and seventeenth days of November one thousand eight hundred and thirtyfour the Release made between the said Duke of Gloucester of the one part and the said Benjamin Curvey of the other part In consideration of the Sum of Ten thousand pounds to the said Duke paid by the said Benjamin Curvey in exercise of all powers enabling him thereto direct and appoint that all

Release of Freehold and Covenants to Surrender Copyhold Messuages
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the freehold messuages farms lands tenements and other hereditaments in the Parishes
of Windlesham and Winkfield or elsewhere in the County of Surrey over which he had
any power of Appointment should be and remain To the use of the said Benjamin Currey
his heirs and assigns subject and charged as therein and hereinafter mentioned and
also subject to the Proviso hereinafter contained for the redemption thereof And by the same
Indentures of Lease and Release now in recital for the considerations aforesaid the said
Duke did grant bargain sell release and confirm unto the said Benjamin Currey and
to his heirs All the Messuages Farms Lands and other Hereditaments of him the said
Duke in the said Parishes of Windlesham and Winkfield or elsewhere in the said County
of Surrey To hold the same unto the said Benjamin Currey and his heirs subject to
several Sums amounting together to Twenty thousand pounds charged thereon by way
of Mortgage and the Interest thereof to the use of the said Benjamin Currey his heirs and
assigns subject to a proviso for reconveyance of the same Premises by the said Benjamin
Currey his heirs or assigns on payment by the said Duke during his lifetime or by his
heirs executors administrators or assigns within six Months after his death or the
death of the said Benjamin Currey which should first happen to the said Benjamin
Currey his executors administrators or assigns of the said Sum of Ten thousand
pounds and Interest after the rate and in the manner therein mentioned And the
said Duke did by the said recited Indenture of Release charge all his Copyhold
Messuages lands and other Hereditaments in the said County of Surrey with the
said Sum of Ten thousand pounds and interest and did agree to surrender the same
if required to the said Benjamin Currey his heirs and assigns subject to such Proviso
as aforesaid And whereas the said Duke of Gloucester by his last Will and Testament
in Writing bearing date on or about the twelfth day of September one thousand eight
hundred and thirty one executed and attested in such manner as by Law was then
required for the devise of real Estates after bequeathing several specific and pecuniary
Legacies to the Parties therein named which he directed to be paid within Six Months

The Trustees of the late Duke of Gloucester to the Queen's Majesty.

The Trustees after his death and in preference and priority to the Legacies directed to be paid on the decease of the late Duke of his Wife and also bequeathing other pecuniary Legacies to be payable after her decease but of Gloucester to be vested interests in the Legacies on his decease charged all his real Estate and all the — to — residue of his personal Estate after payment of debts and Testamentary expenses with the Queen's Majesty the said several pecuniary legacies and subject thereto he gave and devised all his freehold copyhold and other real Estates of every description of or to which he should be seized or entitled at the time of his death and which he should have contracted to purchase and all the residue of his personal Estate unto his Wife Mary Duchess of Gloucester he declaring it to be his Will that she should have the enjoyment thereof during her life with power by deed in her lifetime or by her Will signed and published in the presence of three or more Witnesses to appoint and dispose of the same in any manner she should think proper but if she should die in the Testator's lifetime or in default of Appointment he devised the same unto his Sister the Princess Sophia Matilda her heirs executors administrators and assigns And the said Testator directed that in case the said Duchess should desire to sell Gloucester House or any part of his real Estate she should be at liberty to sell the same with the concurrence of Edmund Curvey Esquire (afterwards Sir Edmund Curvey Knight and since deceased) the said Sir James Scarlett (now the said Right Honorable James Lord Abinger) and the said Benjamin Curvey or the Survivors or Survivor of them his executors or administrators discharged from the Legacies payable on her death and the Testator directed that the Monies to proceed from such Sale should be paid to the said Duchess jointly with the persons whose concurrence should be necessary for the purpose aforesaid and that their receipt should be an effectual discharge and should exonerate the property so sold from the said reversionary Legacies And the said Testator declared that the net Monies arising from such Sales should be laid out in the joint Names of the said Duchess and the said persons or person upon Government or real Securities in England to be varied as the said Duchess might require and that the Income

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Release of should be paid to her during her life and that the Capital should be at her disposal by
Freehold & Covenants deed or will as thereinbefore mentioned but subject to and charged with the said reversionary
to Surrender Legacies and the said Testator appointed the said Duchess, Edmund Curry, James Scarlett,
Copyhold Messuages and Benjamin Curry Executors of his said Will. And whereas the said Testator made
and lands in the several Codicils to his said Will bearing date respectively on or about the thirteenth day of
Counties of Berks September one thousand eight hundred and thirty one - fifteenth day of September one
and Surrey near thousand eight hundred and thirty one - seventh day of January one thousand eight
Bagshot Park. hundred and thirty three - fourteenth day of February one thousand eight hundred and
thirty three - and thirteenth day of July one thousand eight hundred and thirty three whereby
he gave several additional specific and pecuniary Legacies but did not otherwise alter his said
Will. And whereas the said Testator made another Codicil to his said Will which Codicil
bears date on or about the seventeenth day of November one thousand eight hundred and
thirtyfour and was also executed and attested in such manner as by Law was then require
for the devise of real Estates and thereby gave additional pecuniary legacies and confirmed
his said Will and former Codicils thereto in every respect in which the same were not
thereby altered. And whereas the said Testator made another Codicil to his said Will
which last mentioned Codicil also bears date on or about the said Seventeenth day of
September one thousand eight hundred and thirtyfour without having further altered
his said Will and Codicils and on or about the twentyfirst day of February one thousand
eight hundred and thirtyfive the said Will and Codicils were proved in the Prerogative
Court of the Archbishop of Canterbury And whereas by certain Indentures of Lease and
Release bearing date respectively on or about the twenty seventh and twenty eighth days of
February one thousand eight hundred and thirtyfive the Release made between the said Duchess
of Gloucester of the first part the several persons whose names and additions were set forth in the
Schedule thereto being severally Legates under the said Will and Codicils of the second part
and the said James Lord Abinger, Edmund Curry, and Benjamin Curry of the third
part After reciting the said Will and Codicils of the said Duke of Gloucester and his

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The Trustees death and the Probate of the said Will and Codicils And reciting that the said Duchess of the late Duke was desirous that the real Estate of the said Duke and also Gloucester House with the of Gloucester to Stables and Appurtenances which were held under Leases for Years should be vested in the Queen's Majesty's Trustees in Trust to sell the same for the purpose of providing a fund to be applied together with the said Duke's ordinary Personal Estate to the satisfaction of all his debts and all charges thereon under the said Will and Codicils And Reciting that the Legates parties thereto of the second part had agreed to concur for the purpose of enabling the said Trustees to effect such Sale and so as to preclude the necessity of their concurrence in any such Sale or in the said Conveyances of the said real Estate It is Witnessed that in exercise of the power limited to the said Duchess by the said Will and of all other powers she the said Duchess with the privacy of the Parties thereto of the second part testified as therein mentioned did direct and appoint that all and singular the freehold and copyhold Mesuages Lands Tenements and other Hereditaments whatsoever then late the Estate of the said Duke situate lying and being in the Parish of ~~Winkfield~~ Winklesham in the said County of Surrey and in the Parish of Winkfield in the County of Berks or elsewhere in the same Counties or either of them should thenceforth go and be unto and to the use of the said James Lord Abinger Sir Edmund Currey and Benjamin Currey their heirs executors administrators and assigns according to the nature and tenure thereof respectively and that all persons in whom the said Hereditaments were vested should stand seized thereof in Trust for the said James Lord Abinger Sir Edmund Currey and Benjamin Currey Upon the Trusts thereafter declared And it is further Witnessed that for further assuring the said Premises and for the nominal consideration therein mentioned the said Duchess did bargain sell release and assign unto the said James Lord Abinger Sir Edmund Currey and Benjamin Currey their heirs executors administrators and assigns All and singular the freehold Mesuages or Tenements Land Hereditaments and premises hereinbefore appointed To hold the same unto and to the use of the said James Lord Abinger Sir Edmund Currey and

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Release of Freehold and Covenants to Surrender Copyhold Messuages⁶
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Release of Benjamin Currey and their heirs executors administrators and assigns according to the
Freehold and nature thereof respectively for all the estates terms and interest of the said late Duke therein
Covenants to Upon the Trusts therein after declared And it was thereby declared and particularly the
Surrender Copyhold said Duchess of Gloucester did direct and appoint and the said parties thereto of the
Messuages and second part did consent and agree that the said hereditaments should be and remain
Lands in the vested in the said James Lord Abinger Sir Thomas Currey and Benjamin Currey their heirs
Counties of Berks executors administrators and assigns Upon trust that they and the Survivors and Survivor
and Surrey. Survivor of them were thereby authorised and empowered without the necessity of any
further or other concurrence of the said Duchess of Gloucester or the said parties thereto
of the second part or other persons whomsoever at such times as they should think fit and
either in the said Duchess' lifetime or after her death to sell and absolutely dispose of
the said Freehold and Copyhold Messuages and other Hereditaments either together
or in parcels and by Public Auction or by Private Contract for such price as could be
gotten for the same with power to buy in and afterwards to sell the same by Public
Auction or Private Contract And it was further declared that for the purposes aforesaid
the said Trustees or Trustee and all other necessary Parties (if any) should enter into
and execute all such Contracts Conveyances and Assignments as should be necessary
to effectuate such Sale and that it should be lawful for the said Trustees to renounce
or vary any such Contract and that all Sales and Contracts entered into by or under
the direction of the said Trustees should be absolutely binding and conclusive upon
the said Duchess of Gloucester and the said Parties thereto of the second part their
executors administrators and assigns and all persons claiming under them and that
the receipt or receipts of the said Trustees or Trustee should be an effectual discharge
for the Monies which should arise from any such Sale and should exonerate the
Estates so sold from the said Legacies and that the person or persons paying the said
Monies his her or their heirs executors administrators or assigns should not be
answerable or accountable for the loss misapplication or nonapplication thereof

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The Trustees of or of any part thereof or to enquire into the propriety or expediency of any such sale
 the late Duke And it was thereby further declared that the Trustees should apply the Monies to arise
 of Gloucester from such Sales in the first place in the discharge of all expenses of completing such
 — to — Sales and incident thereto and in the next place in payment of all Sums secured (except
 The Queen's by virtue of the said Will and Codicils) by mortgage of or charge on the said real
 Majesty. Estate bond covenants or other specialties and interest and in the next place towards
 paying (together with the said residuary personal Estate of the said Duke and
 the produce thereof) all other debts of the said Duke and the pecuniary legacies
 directed to be paid within six Calendar Months after his death and the Interest
 and duty in respect thereof and in respect of the specific Legacies bequeathed by the
 said Duke and in the next place towards providing a Fund for satisfying the
 pecuniary legacies under the said Will and Codicils after the death of the said
 Duke and the duty and to accumulate the said fund until the same should
 be sufficient to satisfy the said reversionary Legacies and duty and on the said
 Duchess' decease to apply the said fund or a competent part thereof to the payment
 of such Legacies and Duty and if insufficient then rateably and subject as
 aforesaid the Trust fund was declared to be In trust for the said Duchess her
 executors administrators and assigns as her and their personal Estate And it was
 further declared that if the said fund so set apart should with the residuary
 personal Estate be sufficient to satisfy the said Reversionary Legacies the income
 thereof should be paid to the said Duchess and her assigns during her life and
 that until Sale the rents and profits should be applicable to the like purpose as the
 Monies to arise from the Sale were thereby made applicable And whereas by
 certain Indentures of Lease and Release bearing date respectively on or about the
 thirteenth and fourteenth days of May one thousand eight hundred and thirty five
 the Release made between John Hopson and Edward Poole to whom the several
 Sums hereinafore referred to amounting together to Twenty thousand pounds

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Release of Freehold and Covenants to surrender Copyhold Messuages &
and Lands in the Counties of Berks and Surrey.

Release of and charged on the premises hereinafter particularly mentioned and described and
Freehold and intended to be hereby bargained sold and covenanted to be surrendered by way of Mortgage
Covenants to were then due of the one part and the said James Lord Abinger Sir Edmund Currey
Surrender and Benjamin Currey of the other part (After reciting (amongst other things) the said
Copyhold Messuages recited Will and Codicils of the said Duke of Gloucester his death and the Probate
and Lands in of his said Will and Codicils And reciting the said recited Indenture of the twenty
the Counties of eighth day of February one thousand eight hundred and thirty five And reciting that
Berks & Surrey the said several Sums amounting to Twenty thousand Pounds remained due to the
said John Hopton and Edward Poole but that all interest in respect thereof had been
paid It was witnessed that in consideration of the Sum of Twenty thousand Pounds
to the said John Hopton and Edward Poole paid by the said James Lord Abinger
Sir Edmund Currey and Benjamin Currey out of the Estate of the said late Duke
of Gloucester and the produce thereof the said John Hopton and Edward Poole as
such Mortgagees as aforesaid Did bargain sell and release unto the said James
Lord Abinger Sir Edmund Currey and Benjamin Currey and to their heirs All
the freehold Messuages Farms allotments lands and other hereditaments theretofore
and hereinbefore particularly described and intended to be hereby bargained sold and
released To hold unto the said James Lord Abinger Sir Edmund Currey and Benjamin
Currey and their heirs To the use of them the said James Lord Abinger Sir Edmund
Currey and Benjamin Currey their heirs and assigns freed and discharged from
the said Mortgage debts amounting to the said Sum of Twenty thousand Pounds and
all Interest due in respect thereof) Upon the trusts in the therein and hereinbefore
recited Indenture of the twenty eighth day of February then last past expressed and
declared concerning the same hereditaments And it was by the said Indenture of
the fourteenth day of May one thousand eight hundred and thirty five now in
recital also witnessed that for the considerations aforesaid the said John Hopton and
Edward Poole did remise and release unto the said James Lord Abinger Sir Edmund

The Trustees of the late Duke of Gloucester to The Queen's Majesty

The Trustees of Curvey and Benjamin Curvey their heirs and assigns the Copyhold pieces or parcels of the late Duke's land and other hereditaments hereinafter particularly mentioned and described of Gloucester and intended to be hereby covenanted to be surrendered To the intent that the same — to — might be freed and discharged from the aforesaid Mortgage debts amounting to the Queen's Majesty said Sum of Twenty thousand pounds and the Interest thereof And whereas part of the freehold Premises hereinafter described and intended to be hereby bargained sold and released was at the time of the purchase thereof by the said Duke of Gloucester and Edinburgh conveyed at his request and by his direction unto and to the use of the said James Lord Abinger (then James Scarlett) Edmund Curvey and Benjamin Curvey their heirs and assigns in trust for the said Duke of Gloucester and Edinburgh his heirs and assigns and the same were not afterwards conveyed by the Trustees to the said Duke And whereas some parts of the Copyhold and hereditaments hereinafter described and intended to be hereby covenanted to be surrendered purchased by the said Duke and of which the Conveyances were not completed in his lifetime were surrendered by the Vendors thereof to the Lord of the Manor To the use of the said James Lord Abinger (then James Scarlett) Edmund Curvey and Benjamin Curvey their heirs and assigns In trust for the said Duke his heirs and assigns for ever And the said Trustees were admitted to the same To hold to them their heirs and assigns In trust for the said Duke his heirs and assigns at the will of the Lord according to the custom of the Manor and other parts were surrendered by the Vendors to the use of the said Wilmer Wilmer (formerly Wilmer Gospi) who was admitted Tenant thereof To hold to him his heirs and assigns in Trust for the said Duke his heirs and assigns And whereas since the death of the said Duke to wit on or about the twenty seventh day of June one thousand eight hundred and forty two the said James Lord Abinger Sir Edmund Curvey and Benjamin Curvey as the Trustees appointed by the said Will and Codicils of the said Duke and as the Trustees of the said Indenture of Lease and Release of the twenty seventh

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Release of Freehold and Covenants to Surrender Copyhold Messuages
and Lands in the Counties of Berks and Surrey near Bagshot Park

Release of and twenty eighth days of February one thousand eight hundred and thirty five have been
Freehold and admitted Tenants to some parts of the said Copyhold Premises the purchase thereof
Covenants to had not been completed in the lifetime of the said Duke To hold to them their heirs
Surrender Copyhold and assigns according to the custom of the Manor And whereas the said Premises
Messuages and were not subject to any Mortgage or charge at the date of the said recited Indenture
Lands in the of Release of the twenty eighth day of February one thousand eight hundred and
Counties of Berks thirty five other than the said recited Indenture of the seventeenth day of November
and Surrey near one thousand eight hundred and thirty four and the several sums therein referred
Bagshot Park to amounting together to the said Sum of Twenty thousand pounds charged thereon
by way of Mortgage which said Sum of Twenty thousand pounds has since been
paid off as aforesaid to the said John Hopton and Edward Poole the persons to whom
the same was due And whereas the said Sum of Ten thousand pounds still
remains due to the said Benjamin Currey on the said recited Indenture of the
seventeenth day of November one thousand eight hundred and thirty four but all
interest thereon has been paid up to the day of the date hereof And whereas the
said Sir Edmund Currey departed this life on or about the twenty seventh day of
August one thousand eight hundred and forty two leaving the said James Lord
Abinger and Benjamin Currey his Surviving And whereas by an Act passed in
the tenth year of the Reign of His late Majesty King George the Fourth entitled
"An Act to consolidate and amend the laws relating to the management and
improvement of His Majesty's Woods Forests Parks and Chaces of the Land Revenue
of the Crown within the Survey of the Exchequer in England and of the Land
Revenue of the Crown in Ireland and for extending certain Provisions relating
to the same to the Isles of Man and Alderney" It is Enacted that it should be
lawful for the said Commissioners for the time being of His Majesty's Woods
Forests Land Revenues from time to time to contract for and purchase for and on
behalf of His Majesty his heirs or Successors any Manors Lordships Messuages

The Trustees of the late Duke of Gloucester to the Queen's Majesty

The Trustees of lands tenements or hereditaments in fee simple or any copyhold lands or hereditaments the late Duke of Gloucester the freehold of which should be in the Crown or any Rents pensions Annuities fees 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 of Gloucester should 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 to be purchased should be conveyed or surrendered to His Majesty his heirs and 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 and Hereditaments which should be so purchased and should not become extinct by the Conveyance or Surrender should on the completion of the respective purchases 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 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 said Act related And whereas by an Act passed in the second Year of the Reign of His late Majesty King William the Fourth intituled "An Act for uniting the Office of the Surveyor General of His Majesty's Works and Public Buildings with the Office of Commissioners of His Majesty's Woods Forests and Land Revenues and for other purposes relating to the Land Revenues" It is Enacted that the persons to be appointed as therein mentioned and their Successors should be called The Commissioners of His Majesty's Woods Forests Land

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Release of Freehold and Covenants to Surrender Copyhold Messuages¹²
and Lands in the Counties of Berks and Surrey.

Release of Revenues Works and Buildings And that all Acts of Parliament Deeds Bonds Contracts
Freehold and Agreements and other Instruments in which the Commissioners of His Majesty's
Covenants to Woods Forests and Land Revenues or the Surveyor General of His Majesty's Works
Surrender Copyhold and Public Buildings were named or mentioned should apply to the Commissioners
Messuages & for the time being of His Majesty's Woods Forests Land Revenues Works and Buildings
Lands in the to be appointed as therein mentioned as if such last mentioned Commissioners
Counties of Berks had been originally named in and made parties to such Acts of Parliament Deeds
and Surrey. 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 by an Act of Parliament made and
passed in the fifth year of the Reign of Her present Majesty intituled "An Act to
authorize Her Majesty's Commissioners of Woods to grant Building Leases of the
Royal Kitchin Garden at Kensington and to form and improve other Royal Gardens
and to enable the said Commissioners to purchase Lands of Copyhold or Customary
Tenure Reciting that it was expedient that the powers then by Law vested in
the Commissioners of Her Majesty's Woods Forests Land Revenues Works and
Buildings to purchase sell lease or exchange on behalf of Her Majesty her heirs
or successors any manors or hereditaments in fee simple or any copyhold lands
or hereditaments the freehold of which should be in the Crown should be
extended so as to empower the said Commissioners to purchase sell lease or
exchange on behalf of Her Majesty her heirs or successors any Messuages lands
or hereditaments of Copyhold or Customary Tenure It was enacted that it should
be lawful for the said Commissioners for the time being of Her Majesty's Woods Forests
Land Revenues Works and Buildings from time to time with the consent of the Lord
High Treasurer or Commissioners for exercising the Office of Lord High Treasurer
of the United Kingdom of Great Britain and Ireland or any three of them to
Contract for and purchase for and on behalf of Her Majesty her heirs or successors

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and Lands in the Counties of Berks and Surrey near Bagshot Park

The Trustees of any Messuages Lands Tenements or hereditaments of Copyhold or customary
the late Duke of Gloucester tenure which should adjoin to be intermixed with or be convenient and
desirable to be held with any freehold Hereditaments which were then vested or
to _____ at any time thereafter might be or become vested in Her Majesty her heirs or
The Queen's Majesty successors in right of the Crown And it was Enacted that on every purchase made
by the said Commissioners for the time being of Her Majesty's Woods Forests Land
Revenues Works and Buildings on behalf of Her Majesty her heirs or successors
of any Messuages Lands Tenements or Hereditaments of Copyhold or Customary
Tenure the said Commissioners should cause such Messuages Lands Tenements
or Hereditaments to be Surrendered to or well and effectually vested in a
Trustee or Trustees for and on behalf of Her Majesty her heirs or successors
who should thereupon execute a Declaration of Trust in necessary and proper
form which Declaration of Trust together with an authenticated Copy of the
Surrender and Admittance should in every case with all convenient speed
thereafter be enrolled in the office of Land Revenue Records and Inrolments and
a Minute or Docket thereof entered in the office of the said Commissioners for
the time being of Her Majesty's Woods Forests Land Revenues Works and Buildings
And it was Enacted that all the Provisions Rules and Regulations in the before
mentioned Act of the tenth year of the Reign of His late Majesty King George
the Fourth expressed or contained in relation to the purchasing selling leasing
or exchanging any part of the Possessions and Land Revenue of the Crown
should extend and apply to the purchasing selling leasing or exchanging
on behalf of Her Majesty her heirs or successors of any Messuages lands ten-
tenements or hereditaments of Copyhold or Customary Tenure And whereas
the said parties hereto of the fourth part as such Commissioners as aforesaid
have with the consent and approbation of the Lords Commissioners of Her
Majesty's Treasury testified in writing by their Warrant bearing date

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The Trustees of the late Duke of Gloucester to the Queens Majesty ¹⁴

Release of the twentysecond day of July one thousand eight hundred and forty two contracted and Freehold and agreed for and on behalf of the Queens Majesty with the said James Lord Abinger and covenants to Benjamin Currey as Surviving Trustees under the said Indenture of the twentyeighth day Surrender Copyhold of February one thousand eight hundred and thirty five for the absolute purchase of the Messuages Lands said Freehold and Copyhold Messuages Farms lands Tenements and Hereditaments in the Counties hereinafter particularly mentioned and described or referred to and intended to be hereby of Berks and bargained sold released and covenanted to be surrendered free from all incumbrances at Survey near at or for the price or sum of Twenty eight Thousand pounds out of which said sum of Bagshot Park has been agreed that the sum of Ten thousand pounds shall be paid by the said Commissioners to the said Benjamin Currey in discharge of the principal Money remaining due to him on the said recited Mortgage of the Seventeenth day of November one thousand eight hundred and thirty four And the said Commissioners have directed that the said Copyhold Premises shall be surrendered to and well and effectually vested in the said John Gardiner as Trustee for and on behalf of Her Majesty her heirs and successors pursuant to the Provisions of the said last mentioned Act of Parliament Now this Indenture Witnesseth that in pursuance of the said recited Contract and Agreement and for and in consideration of the sum of Ten thousand pounds of lawful Money of Great Britain to the said Benjamin Currey as such Mortgagee as aforesaid in hand well and truly paid by the said Parties hereto of the fourth part as such Commissioners as aforesaid on behalf of Her Majesty at the request and by the direction of the said James Lord Abinger as such Trustee as aforesaid at or before the sealing and delivery of these Presents in full satisfaction and discharge of all principal Monies and Interest due to him the said Benjamin Currey on the security of the said freehold and copyhold Messuages Farms lands Tenements hereditaments and Premises the receipt of which said sum of Ten thousand pounds and that the same is paid to and accepted by him in such full satisfaction and discharge as aforesaid he the said Benjamin Currey doth hereby

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The Trustees of admit and acknowledge and thereof and therefrom and of and from every part thereof the late Duke of the said Benjamin Curry doth acquit release and discharge the said Parties hereto Gloucester of the fourth part their heirs executors and administrators and also the Queen's Majesty — to — her heirs and successors and the said James Lord Abinger and the said Premises and The Queen's Majesty every of them and every part thereof for ever by these Presents and also in consideration of the sum of Eighteen thousand pounds of like lawful Money being the residue of the said sum of Twenty eight thousand pounds the purchase Money aforesaid to the said James Lord Abinger and Benjamin Curry as such Surviving Trustees as aforesaid at the same time in hand well and truly paid by the said Parties hereto of the fourth part as such Commissioners as aforesaid on behalf of Her Majesty the receipt and payment of which said Sums of Ten thousand pounds and Eighteen thousand pounds making together the said sum of Twenty eight thousand pounds and that the same are in full for the absolute purchase of the said freehold and copyhold mesuages farms lands tenements and hereditaments hereinafter particularly mentioned and described and intended to be hereby bargained sold released and Covenanted to be surrendered respectively they the said James Lord Abinger and Benjamin Curry do and each of them doth hereby admit and acknowledge and thereof and therefrom and of and from the same and every part thereof do and each of them doth acquit release and discharge the said Parties hereto of the fourth part as such Commissioners their heirs executors and administrators and also the Queen's Majesty her heirs and successors and the said Premises and every of them for ever by these Presents The said Benjamin Curry as such Mortgagee as aforesaid on the nomination and appointment of the said Parties hereto of the fourth part as such Commissioners as aforesaid testified by their being parties to and sealing and delivering these Presents and with the privity of the said James Lord Abinger as such Trustee as aforesaid testified by his being a Party to and sealing and delivering these Presents Hath bargained

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Release of Freehold and Covenants to Surrender Copyhold Messuages^s
and Lands in the Counties of Berks and Surrey near Bagshot Park.

Release of Freehold sold aliened and released and by these Presents Doth bargain sell alien and release
and Covenants to and the said James Lord Albinger and Benjamin Currey as such Surviving Trustees as
Surrender Copyhold aforesaid according to their Estates and Interests and in pursuance of the aforesaid
Messuages Lands Trusts and of all other powers and authorities them or either of them hereunto enabling
in the Counties of Havre and each of them Hath bargained sold aliened released and confirmed And
Berks and Surrey by these Presents Do and each of them Doth bargain sell alien release and confirm
near Bagshot Park unto the Queen's Most Excellent Majesty her heirs and Successors All and singular
the several Messuages or Tenements farms lands tenements plantations and
hereditaments which are particularly mentioned and described in the schedule
hereunder written or hereunto annexed and which are situate lying and being in
the several Parishes of Windlesham Winkfield Landhurst Grimley and Ash in the
said Counties of Surrey and Berks and which are also shown and described in the
Plan hereto annexed and are thereon colored green except such parts of the said
hereditaments in the said Schedule mentioned as are Copyhold and which are
hereinafter Covenanted to be Surrendered together with all and singular houses
outhouses edifices buildings barns stables Coachhouses cottages yards gardens back
stiles trees woods underwoods commons common of Pasture Common of Turbarry
and all other Commonable rights ways waters watercourses land covered with
water liberties privileges easements profits commodities emoluments hereditaments
and appurtenances whatsoever to the said Messuages or Tenements Farms Lands
and other privileges easements profits commodities emoluments hereditaments and
appurtenances whatsoever to the said Messuages or Tenements farms lands and other
hereditaments hereby bargained sold and released or intended so to be or any of them
belonging or in anywise appertaining or with the same or any of them respectively
now or at any time heretofore demised leased held used occupied or enjoyed or
accepted reputed deemed taken or known as part parcel or member thereof or of any
part thereof And the reversion and reversions remainder and remainders yearly and

Schedule

Copyhold

The Trustees of the late Duke of Gloucester to The Queens Majesty

The Trustees of and other rents issues and profits thereof and of every part thereof And all the estate
 the late Duke right title interest inheritance use trust property possibility claims and demand
 of Gloucester whatsoever of him the said Benjamin Curvey as such Mortgagee as aforesaid
 — to — and of them the said James Lord Abinger and Benjamin Curvey as such Trustees
 The Queens as aforesaid and of each of them jointly severally and respectively of in to or out of
 Majesty? the said Messuages and Premises and every part thereof **So have and to**
 — **hold** the said Messuages Farms Lands Tenements hereditaments and all and
 singular other the Premises hereinbefore described and hereby bargained sold and
 released or mentioned and intended so to be with their Appurtenances unto and
 to the only proper use of the Queen's Most Excellent Majesty her heirs and successors
 for ever free from all Incumbrances whatsoever and particularly free from the
 said recited Indentures of Lease and Release by way of Mortgage of the said
 fifteenth and seventeenth days of November One thousand eight hundred and thirty
 four and the Sum of Ten thousand pounds intended to be thereby secured and
 the interest thereof and from the several Sums amounting together to Twenty
 Thousand pounds therein referred to as charged on the said Premises by way of
 Mortgage and the Interest thereof And this Indenture further Witnesseth
 that in consideration of the Premises each of them the said James Lord Abinger and
 Benjamin Curvey on the nomination of the said Commissioners doth hereby for
 himself his heirs executors and administrators Covenant promise and agree with and
 to the Queen's Most Excellent Majesty her heirs and successors that they the said
 James Lord Abinger and Benjamin Curvey as such Surviving Trustees as aforesaid or
 the Survivor of them his heirs or assigns shall and will within two days from the
 date of these Presents at the expense of the said Commissioners on behalf of Her
 Majesty duly and effectually surrender to the Lord or Lady of the Manor of
 Winkfield in the said County of Berks according to the Custom of the said Manor
 To the use of the said John Gardiner as such Trustee as aforesaid his heirs

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Release of Freehold and Covenants to Surrender Copyhold Messuages
and Lands in the Counties of Berks and Surrey near Bagshot Park

Release of and assigns In trust for the Queens Most Excellent Majesty her heirs and successors All
such parts of the said Hereditaments mentioned and comprised in the said Schedule
to Surrender hereunto annexed as are Copyhold holden of the said Manor and were vested in them the
Copyhold messuages said James Lord Abinger and Benjamin Currey as such Surviving Trustees as aforesaid
and Lands in the with their and every of their Assurances to be holden by the said John Gardiner
Counties of Berks his heirs and assigns according to the custom of the said Manor and under and subject
and Surrey near to the Rents Suits and Services theretofore due and of right accustomed And this
Bagshot Park Indenture further Witnesseth that the said Wilmer Wilmer (heretofore Wilmer
Gospi) by the direction of the said James Lord Abinger and Benjamin Currey as such
Surviving Trustees as aforesaid and on the nomination of the said Commissioners doth hereby
for himself his heirs executors and administrators covenant promise and agree with and to
the Queens Most Excellent Majesty her heirs and Successors that the said Wilmer Wilmer
his heirs or assigns shall and will within two days from the date hereof at the expense
of the said Commissioners on the behalf of Her Majesty duly and effectually surrender
to the Lord or Lady of the said Manor of Winkfield according to the custom thereof
To the use of the said John Gardiner as such Trustee as aforesaid his heirs and
assigns In trust for the Queen's Most Excellent Majesty her heirs and successors All
such of the said Hereditaments mentioned and comprised in the said Schedule as are
Copyhold and which are vested in the said Wilmer Wilmer as such Trustee as aforesaid
with their and every of their rights members and assurances To be holden by the
said John Gardiner his heirs and assigns according to the Custom of the said
Manor and by the Rents and Services theretofore due and of right accustomed
And the said James Lord Abinger Benjamin Currey and Wilmer Wilmer each
of them Covenantee for himself and his own heirs executors and administrators acts
deeds and defaults only and not jointly or one for the other of them or for the heirs
executors or administrators acts deeds or defaults of the other of them do hereby
covenant and declare to and with the Queen's Majesty her heirs and successors

The Trustees of the late Duke of Gloucester to the Queen's Majesty

The Trustees that they the said James Lord Abinger Benjamin Currey and Wilmer Wilmer have of the late Duke not nor have nor hath any or either of them at any time or times heretofore made of Gloucester done committed or executed or knowingly or willingly suffered or omitted or been — to — Parties or party or privy to any Act deed matter or thing whatsoever whereby or by reason or means whereof the said several messuages farms lands tenements and premises heretofore described and hereby bargained sold aliened released and Covenanted to be surrendered respectively or any or either of them or any parts or parts thereof are or can shall or may be impeached charged affected or incumbered in title estate or otherwise howsoever or whereby or by reason or means whereof the said James Lord Abinger Benjamin Currey and Wilmer Wilmer or any or either of them respectively can or may be hindered or prevented from duly surrendering to the use of the said John Gardiner as such Trustee as aforesaid such part or parts thereof as are copyhold **In witness** whereof the said Parties to these Presents have hereunto set their hands and seals the day and year first above written. P.

The Schedule.

referred to in and by the above written Indenture

Splendid and highly important Domain situate in the Parishes of Windlesham, Winkfield, Sandhurst, Frimley and Ash in the Counties of Surrey and Berks containing above two thousand two hundred and forty four Acres of Freehold and Copyhold land part of the Possessions of his late Royal Highness the Duke of Gloucester situate adjoining and in great part surrounding the Royal Residence at Bagshot Park extending to Swinley Park comprising that Beautiful Farm called Ripleys Farm containing four hundred and sixty Acres of productive Arable and Meadow Land in the highest possible

Release of Freehold and Covenants to Surrender Copyhold Measnages 20
and Lands in the Counties of Berks and Surrey near Bagshot Park

Release of Freehold State of Cultivation with excellent Farm House and all requisite Agricultural Buildings
and Covenants to of a most superior description together with about One thousand eight hundred acres
Surrender Copyhold of luxuriant and thriving plantations surrounding the same with land covered with
Measnages and Ornamental Sheets of Water within nine Miles of Windsor and only twenty six from
Lands in the London

Counties of Berks
and Surrey near
Bagshot Park

Rapley's Farm and other Lands.

The Buildings consist of a very excellent genteel Farm Residence Brick
built in a most substantial manner, with slated roof containing two Parlors, Kitchen
Scullery, Cellar, Larder, Dairy, and nine Sleeping Rooms; a small paved Yard with
Slaughterhouse most extensive and well arranged Piggeries all under Cover and
capable of holding at least two hundred Pigs with Steaming House and all necessary
apparatus and convenience for preparing the food for them, likewise a very spacious
Fattening House for Twenty four Beasts and large Fodder Apartment adjoining
with Farm Yard contiguous well supplied with water, a large Barn, brick
built and slated roof with Oak Threshing Floor and a range of Cattle Sheds,
Timber built and thatched in several Compartments, Another excellent and
spacious Farm Yard with a range of timber buildings comprising a Cattlehouse
thatched, a Cart house, Stable for fifteen horses and a Box stable at each end
besides two other large boxes part brick, part boarded, underpinned with Brick
and Roof tiled, and at the end is a very large waggon and Cart lodge timber
built and thatched a large Barn with Oak threshing Floor Timber built underpinned
with brick and tiled roof with a Snow House at one end and an enclosed fattening
lodge at the other and adjoining to this is another Capital Fattening house for
eighteen Beasts and two Waggon Stables for six horses with loft over and all
built with brick and slated roof. There are a paved Walking Road all round
the Farm Yards a most extensive Poultry Establishment with all requisite feeding
fattening and roosting houses and sundry Compartments of well enclosed airing

The Trustees of the Duke of Gloucester to the Queen's Majesty

Release of grounds communicating with a well planted and enclosed Orchard containing about
 Freehold and three Acres for the like purpose with a Dwellinghouse for the Poultry Keeper - A
 Covenants to well enclosed and well sheltered Sheep Yard with a range of Thatched Sheds in
 Surrender Copyhold nearly all round the same There is a very valuable waterpower brought to these
 Meadows and Premises driving a large Wheel and this has been most advantageously and profitably
 Lands in the applied for working a Thrashing Machine, a powerful bone crushing Mill chaff
 Counties of Bucks Cutter, Cornmill and other useful purposes - Detached are a very conveniently
 and Surrey near arranged Blacksmiths Forge Shop and Dwellinghouse adjoining - all brick built
 Bagshot Park and tiled, likewise a Carpenter and Wheelers Shop. Near the Brick Kiln
 where there are sundry Sheds is a double Cottage brick built and slated

No.	Description	Cultivation	Quantity			Remarks
1	Rapley's Farm House Buildings Yards Garden &c.		4	2	6	✓
2	Orchard	Orchard	3	1	16	✓
3	Cart House Field	Meadow	8	0	24	✓
4	Plantation	Wood	"	"	38	
5	Four Acres	Meadow	4	1	12	✓
6		ditto	6	2	"	✓
7	Bush Close	Arable	4	"	28	✓
8	Drive or Road		"	1	6	
9	Plantation	Wood	1	1	15	
10	Saxon Field	Arable	8	2	19	✓
11	Drive		"	2	"	
12	Saxon Wood	Wood	1	3	16	
13		ditto	2	"	24	
14	Drive		"	3	36	

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15	Pond land covered with water	Water	1	1	4
16	Plantation	Wood	1	1	3
17	ditto	ditto	1	2	27
18		Arable	3	1	17 ✓
19	Drive		1	1	12
20	Dome Field	Arable	10	2	32 ✓
21	Plantation	Wood	4	1	10
22	Roman Field	Arable	27	1	14 ✓
23	Plantation	Wood	30	1	24
24	Drive		"	2	"
25	Plantation	Wood	"	3	16
26	Charcoal Ground		"	2	8
27	Plantation	Wood	1	1	29
27 ^a	Plantation and Drive	Wood	2	2	1
28	The Lake or Land covered with water		8	1	31
29	Plantation and Drive	Wood	3	3	32
30	Knee field	Arable	3	3	16 ✓
31	Plantation	Wood	32	2	7
32	Coblers Hole		3	"	"
33		Wood	"	3	3
37	Drive		"	3	9
38	Plantation	Wood	12	3	15
39	ditto	ditto	26	"	10
40	Drive		2	2	7
41	Plantation	Wood	15	"	3
42	Bagshot Park Allotment	Wood	120	"	13

Schedule Continued

No	Description	Cultivation	Quantity		Remarks
✓ 43	Plantation	Wood	11	1 8	
44	Plantation	ditto	18	3 24	
45	Drive		1	1 37	
46	D ^o		"	3 24	
47	Plantation	Wood	7	2 30	
✓ 48	Plantation	ditto	9	1 16	
49	ditto	ditto	25	3 16	
50	Bush Field	part arable part plantation	8	2 28	
51	Roman Road			2 24	
52	Ditto		"	2 36	
53	Ditto		"	2 35	
✓ 54	Plantation	Wood	1	0 30	
55	Game Field	Arable	9	1 25 ✓	
55 ^a	Plantation	Wood	2	" 24	
56	Connaught wood	Wood	4	2 14	
57	Plantation	ditto	5	3 28	
58	Rut Field	Arable about 10 ⁰ Wood about 5 ⁰	15	" 32	By 15 ^a 00
59	Wood	Wood	"	3 20	
✓ 60	Plantation & Arable land	Part Arable Part Wood	19	1 "	
60 ^a	Drive		1	" "	
61	ditto		1	" 20	
62	Stream Field	Arable	10	3 10 ✓	
63	Plantation	Wood	2	" "	
64	Drive		1	3 14	
65	Northfield	Meadow	4	" 32 ✓	
66	Plantation	Wood	"	1 13	
✓ 67	Tuck Field	Arable	8	1 " ✓	

Schedule continued.

68	Drive		" 2 2
69	Swain Field	Arable	9 " 32 ✓
70	Fry Field	Arable	5 3 " ✓
71	Plantation	Wood	8 1 32
72	ditto	ditto	4 3 "
73	Tower Hill Ride		1 2 28
74	Plantation	Wood	1 " 32
75	ditto	ditto	3 " 6
76	ditto	ditto	" 1 37
77	Drive	ditto	" 1 "
78	ditto		" " 35
79	Plantation	ditto	1 2 12
80	Drive		" " 16
81			" " 20
82	Plantation	Wood	3 3 34
83	Drive		1 " 4
84	Plantation	Wood	9 2 "
85	Drive		" 1 36
86	Plantation	Wood	6 3 24
87	Drive		" 2 "
89	Plantation	Wood	41 3 5
90	Plantation	ditto	13 1 16
91	Drive		" 3 2
92	Ditto		" 3 24
93	Plantation	Wood	14 1 32
94	Lake or Land covered with Plantation and Water	Wood &c	16 1 "

Schedule continued

No.	Description	Quantity	Quantity			Remarks
95	Plantation	Wood	1	2	33	
96	Pump Field with Brick kiln ^{9c}	Arable	7	"	12	✓
97	Cottage and Garden		"	2	18	✓
98	Drive		"	3	27	
✓ 99	Cottage Field	Arable	9	3	"	✓
100	Drive			2	10	
101	Plantation	Wood	1	3	21	
102	ditto	ditto	1	2	7	
103	Bur Field and Baulk	Arable &	13	"	37	By 23.
	Field now in two	Wood				
103 ^a	Plantation	Wood	2	"	11	
104	Drive		1	"	8	
✓ 105	Nest Field	Arable & Wood	26	3	36	✓
106	Drive			1	17	
107	Thorn Hill	Wood	16	2	5	
108	Plantation	Wood	3	3	23	
109	Brank Field	Arable	10	3	8	✓
110	Barnow Field	Arable	10	1	22	✓
111	Plantation	Wood	5	"	11	
Carried forward			828	2	1	

About 20 Acres are Copyhold of the Manor of Winkfield subject to fine certain on death or alienation and small Quit Rents.

Schedule Continued

Blane Farm

adjoining Swinley Park and the Capital Road leading from Bagshot to Windsor comprising a Farm and Plantation

No	Description	Cultivation	Quantity			Remarks	
			Brought forward			828. 2. 1	
112	Plantation	Wood	30	1	8		
113	ditto	do.	25	"	26		
114		Arable	9	1	9	✓	
115	Road		1	"	31		
116	Plantation	Wood	"	1	35		
117	Road		"	2	9		
118	ditto		"	1	24		
119	ditto		"	1	23		
120	Kilm Field	Wood	8	"	11		
121	Drive		"	1	8	The Buildings consist of a good brick built Farm House Barn &c.	
122	Mutton Wood	Wood	6	3	14		
123	Drive		1	.	5	Nos 156, 157, 158, & 159 containing about 46 Acres and other portions containing about 26 Acres are Copyhold of the Manor of Winnifield and subject to fine certain on death or alienation and small Quit Rents	
124	Plantation and Arable	Arable & Wood	13	3	15		✓
125	Plantation	Wood	6	3	2		
126							
127			127 Acres arable				
128	Arable and Plantations	+ the remainder					
129	and Drives laid herewith	Plantation	180	1	23	No 127. a 70.	
130							
131							
132							

Carried forward 828. 2. 1

Schedule continued.

No	Description	Cultivation	Quantity	Remarks
		Brought forward		828. 2. 1
133	Barn Field	Arable	6 2 4	✓
134	Blanc Farm House Yard & Buildings		0 1 20	✓
135		Arable	" 3 2	✓
136		ditto	5 2 32	✓
137		Wood	" 2 34	
138	Drive		1 1 18	
139			5 3 23	✓
140		Arable	17 1 33	✓
141		Wood	5 " 11	
142		Arable	7 1 34	} a r 2 8. 0. 33 p. 22
143	Drive	"	2 29	
144		"	" " 30	
145	Drive		" " 18	
146	Ditto		1 " 16	
146 ^a	Ditto		" 1 24	
147	Plantation	Wood	27 3 35	
148			1 3 30	
149	Drive		" " 30	
150	Plantation	Wood	1 1 18	
151	Drive		" 1 30	
152	Plantation	Wood	36 3 30	
153	Drive		1 " 3	
154	ditto		1 1 15	
155	Plantations	Wood	32 " 22	
15	Drive		1 1 32	
				828. 2. 1

Schedule continued.

156	Plantation	Wood			828	2.1
157	ditto	ditto	}	46	"	"
158	ditto	ditto				
✓ 159	ditto	ditto				

Buttersteep Plantation

160	Plantation	Wood	2	"	20	
161	Drive		"	1	24	
162	Plantation	Wood	4	1	36	
163	Drive		"	3	27	
164	Plantation	Wood	4	2	6	
165	Drive			1	36	
166	Buttersteep Hill	Wood	7	1	7	
167	Plantation	Wood	5	"	"	
168	Drive		"	2	38	
169	ditto		"	3	39	
170	Plantation	Wood	50	3	10	A brick House two
171	Plantation	Wood	7	"	30	Tenements and an
172	Drive		"	1	28	Outbuilding.
173	Plantation with house outhouses &c.	Wood	36	2	12	
174	Drive		"	3	"	
175	Plantation	Wood	41	"	28	
176	Drive		1	1	21	
177	Plantation	Wood	25	2	28	
178	Drive		"	3	34	
179	Plantation	Wood	24	2	35	

Can. & forw. 4/317. 4. 17

Schedule continued.

					Brought forward	1517. 4. 17
180	Plantation	Wood	4	3	32	
						215. 2. 11
						1533. 2. 28

Dukes Hill

Sundry Parcels of most luxurious Plantations.

181	Plantation	Wood	4	1	8	
182	Drive			3	23	
183	Plantation	Wood	10	3	19	
184	ditto	ditto	17	2	8	
185	Drive			1	39	
186	Plantation	Wood	13		13	A double Cottage Wash:
187	Ditto	ditto	6	1	2	house detached and
188	ditto	ditto	15		24	Piggery
189	Drive			1	1 32	
190	Plantation	Wood	11	1	6	
191	Ditto	ditto	12	2	15	
192	Ditto	ditto	16	3	39	
193					2 5	
194	Drive			1	1 36	
195	Plantation	Wood	6	1		
196	Ditto	ditto	22	2	7	
						142. 1. 39

Arndon near Bagshot Tithes free
in the Parish of Windlesham, Surrey, adjoining
the Great Western Turnpike Road.

199	Arable	Arable	4	3	15	
						Carried forward 1676 0 27

Schedule continued

		Brought forward 16/6. 0. 27			
200	House Buildings and Garden		2	28	A neat Brick house Slated Roof Barn and Stable Thatched
201	Arable and Plantation	Arable & Wood.	20	3 13	
202	Plantation	Wood	53	32	
203	Ditto	ditto	3	1 10	
			<hr/>		82. 3. 18

The old Golden Farmer adjoining
The Great Western Turnpike Road

197			3	1 28	
198	House Barn Garden &c		2	"	3. 3. 28

Schmidtmeer Plantation

204	Plantation	Wood	25	1 24	
205	Ditto	Ditto	22	"	17. 1. 24

Very Valuable Plantations

206	Plantation	Wood	28	2 10	
207	Drive		1	1 21	
208	Plantation	Wood	13	21	
209	Drive		1	2 9	
210	Plantation	Wood	23	1 31	
211	Drive		1	3 22	
212	Plantation	Wood	73	1 18	
213	Drive		3	26	
214	Plantation	Wood	79	32	
			<hr/>		223. 1. 30
			Carried forward		203 3. 3. 7

Schedule continued

Brought forward 2033. 3. 7

Near Wishmoor Har

A Cottage Ornie and Valuable

Plantation a favorite Retreat of Her Royal Highness the Duchess of Gloucester; a double Cottage Ornie with a good sized Room fitted up for the reception of their Royal Highnesses Stable Poultry House and Sundry Sheds and enclosed Yard.

215	with Cottage Ornie &c		17	3	6
216			10	3	6
218	Plantation	Wood	1	1	22
219	Drive		"	"	37
220	Plantation	Wood	29	2	5
221	Ditto	ditto	29	3	30
222	Drive		1	"	30
226	Plantation	Wood	35	2	3
227	Ditto	ditto	1	1	32
228	Drive		1	3	"
235	Plantation	Wood	16	1	24
237	Drive		"	"	26
238	Ditto		"	3	6
239	Ditto		"	2	28
240	Ditto		"	"	15
241	Ditto		"	2	32
			148. 1. 22		
Carried forward			2182. 0. 29		

Schedule continued

	Brought forward	2182. 0. 29
<u>Dalton's Plantation</u>		
A Double Cottage and Sundry Enclosures of Arable Land and Plantation	}	62 . .
Of which nearly 15 Acres are in good Cultivation		
About 4 Acres of the above are Copyhold		62
	Total Acres	2244. 0. 29

Benjⁿ (L.P.) Currey - Benjⁿ (L.P.) Currey - Lincoln (L.P.) Chas. A. (L.P.) Gore
 Abinger (L.P.) W. (L.P.) Wilmer - A. (L.P.) Milne.

Received on the day and year first within written of and from the within named Henry Pelham Earl of Lincoln Alexander Milne and Charles Alexander Gore as Commissioners of Her Majesty's Woods Forests Land Revenues Works and Buildings the sum of Ten thousand Pounds £10,000. being the full amount of the Consideration Money within expressed to be paid by them to me. — — — — —

Witness - William Currey Benjⁿ Currey

Received on the day and year first within written of and from the within named Henry Pelham Earl of Lincoln Alexander Milne and Charles Alexander Gore as Commissioners of Her Majesty's Woods Forests Land Revenues Works and Buildings the sum of Eighteen thousand pounds being the full amount of the consideration money within

expressed to be paid by them to us. ----- First Receipt 10,000
 ----- £18,000.
 ----- £28,000.

Witness to the Signature of the said } Abinger
 James Lord Abinger }
 P. Campbell Scarlett. } Benj. Currey

Witness to the Signature of the said }
 Benjamin Currey }
 William Currey.

Signed Sealed and Delivered by the within named Lord Abinger in
 the presence of - P. Campbell Scarlett - Abinger Hall - Surrey.

Signed Sealed and Delivered by the within named Benjamin Currey
 in the presence of - William Currey - Old Palace Yard.

Signed Sealed and Delivered by the within named Wilmer Wilmer
 in the presence of - Charles Polhill - 20 Whitehall Place - Westminster

Signed Sealed and Delivered by the within named Henry Pelham
 Clinton commonly called Earl of Lincoln, Alexander Milne Esq. and The
 Honorable Charles Alexander Gore, Commissioners of Her Majestys Woods
 Forests Land Revenues Works and Buildings in the presence of -
 J. W. Phillips - Office of Woods &c - Whitehall.

Enrolled in the Office of Land Revenue Records and Enrollments
 the 28th day of April 1843.

J. R. Fearnside
 Keeper of the Records.