

considered the Quantities, Qualities, and Situations of the said respective Lands and Grounds so intended to be exchanged and given in Exchange and valued the same, together with the several Rights of Sheepwalk and Shackage and Common of Pasture for great Cattle belonging to the said Parties respectively, and settled and determined the same, did thereby set out and allot to *James Nelthorpe*, of *Linford* in the said County of *Norfolk*, Esquire, in Exchange and full Satisfaction for all the Lands and Grounds belonging to him in the said *James Nelthorpe*, lying in the Fields of *Moundford* aforesaid, called *Infield* and *Outfield*; the following Pieces of Land belonging to the said Earl of *Mountrath*; (that is to say), one Piece of Land containing by Measure Two Acres One Rood and Five Perches, lying in and being Part of *Eastball* Close or Meadow, in *Moundford* aforesaid, bounded on the East and West Parts by Lands belonging to the said Earl of *Mountrath*, on the North Part by the Great Common, and on the South Part by the Beck there, and One Piece of Arable Land lying in *Moundford* aforesaid, containing by Measure Fourteen Acres Three Roods Seventeen Perches, bounded on the North and East Parts by the Bounds of the Parish of *Linford*, the West Part by Lands belonging to the said Earl, and by the Bounds of *Weeting* on the South; and the said Arbitrators directed the said Earl of *Mountrath* to convey and surrender the said Two Pieces of Land to the said *James Nelthorpe* and his Heirs, or to such Person and Persons, and for such Use and Uses as the Lands and Grounds so to be given by him in Exchange were and stood settled and limited to; and the said *Robert Quince* and *William Rogerson* also directed the said *James Nelthorpe* to convey and surrender all his said Lands and Grounds in the said Fields in *Moundford*, called *Infield* and *Outfield*, containing by Measure Twenty-five Acres One Rood and Thirty-two Perches, to the said Earl of *Mountrath* and his Heirs, and which the said Arbitrators did thereby allot to him accordingly, in Exchange for the said Two Pieces of Land so allotted to the said *James Nelthorpe* as aforesaid; and the said Arbitrators did by the said Award set out, settle, and allot, unto *Marble Wright* of *Moundford* aforesaid, the following Pieces of Land in Exchange for all his Lands in the said Field called *Infield* and *Outfield*, the following Pieces of Land belonging to the said Earl of *Mountrath*, that is to say; One Piece of Land lying in *Churchfield* in *Moundford* aforesaid, containing by Measure Four Acres and Two Roods, bounded by Lands thereafter mentioned to be allotted to the said *Edmund Glasscock* on the East, by Lands belonging to the said Earl of *Mountrath* on the West, by the Church-yard in Part and by Old Inclosures belonging to the said *Marble Wright* in Part on the North, and by the new intended Road from *Cranwick* Gate to *Hurling* and *Thorsford* towards the South, and One Piece of Arable Meadow and Pen Land lying in *Cranwick* Field in *Moundford*, aforesaid, containing by Measure Thirty Acres Three Roods and Seven Perches, bounded by Lands thereafter mentioned to be allotted to the said *Edmund Glasscock* on the East, by the said new intended Road South and South-West, and by the Ditch or Drain dividing the Parishes of *Cranwick* and *Moundford* on the North; and the said Arbitrators directed the said two last-mentioned Pieces of Land to be conveyed and surrendered by the said Earl of *Mountrath* to the said *Marble Wright* and his Heirs, or to such other Person and Persons, His and Uses, as the said Lands so to be given by him in Exchange were and stood settled or limited unto, and directed the said *Marble Wright* to convey and surrender all the Lands and Grounds belonging to him in the said Fields in *Moundford* called *Infield* and *Outfield*, containing by Measure Forty-nine Acres and Twenty-four Perches,

Perches, to the said Earl of *Mountrath* and his Heirs; and the said Arbitrators did thereby allot to *Edmund Glasscock* of *Moundford* aforesaid, Farmer, in Exchange and full Satisfaction for all his Lands and Grounds in the said Fields called *Infield* and *Outfield*, the several following Pieces of Land belonging to the said Earl of *Mountrath*, that is to say, One Piece of Land being Part of *Butchers Close*, containing by Measure One Acre and Twenty-six Perches, bounded by old Inclosures belonging to the said *Edmund Glasscock* on the East, by the Church-yard of *Moundford* in Part and the Driveway in Part on the West, by the common Road there on the North, by the Churchway towards the South; One other Piece of Pasture Land called *Smocks Pightle*, containing by Measure Three Roods and Thirteen Perches, bounded by the King's Highway there on the East, by old Inclosures belonging to the said *James Nelthorpe* on the Part of the West, by the Churchway aforesaid on the North, and by Lands thereby assigned and set out to the said *Edmund Glasscock* on the South; One other Piece of Arable Land in *Crown Field* in *Moundford* aforesaid, containing by Measurement Two Acres Two Roods and Twenty-two Perches, bounded by Lands thereafter allotted and set out for Glebe Land on the Part of the East, by Lands belonging to the said Earl of *Mountrath* and *Susan Jacob* on the West, by the Road leading to *Linford* North, and by Lands belonging to the said Earl, South; One other Piece of Arable Land in *Churchfield* aforesaid, containing by Measure Three Acres and Twenty-three Perches, bounded by *Smocks Pightle* North, by Lands belonging to the said Earl of *Mountrath* East, by Lands belonging to the said *Matthew Wright* on the West, and the said new intended Road South; One other Piece of Arable Meadow and Fen Land in *Cranwick Field* aforesaid, containing by Measure Fifty-six Acres One Rood and Twenty-five Perches, bounded by Lands belonging to the said Earl towards the East, by Lands by the said Award set out to the said *Matthew Wright* towards the West, by the Bounds of *Cranwick* and *Colvestan* towards the North, and by the said new intended Road towards the South; and the said Arbitrators directed the said last-mentioned Lands to be conveyed and surrendered by the said Earl of *Mountrath* to the said *Edmund Glasscock* and his Heirs, and also directed the said *Edmund Glasscock* to convey and surrender all the Lands and Grounds belonging to him in the said Fields of *Moundford* called *Infield* and *Outfield*, containing by Measure Eighty-six Acres and Twenty-seven Perches, to the said Earl of *Mountrath* and his Heirs, in Exchange for the said Lands allotted to the said *Edmund Glasscock* as aforesaid; and the said Arbitrators allotted to the said *George Wright*, as Rector of the said Parish of *Moundford*, for Glebe Lands to belong to the said Rectory, in Exchange for all the Pieces of Glebe Lands lying dispersedly in the said Fields of *Moundford* aforesaid, called *Infield* and *Outfield*, which they thereby adjudged should remain to the said Earl of *Mountrath* and his Heirs, One Piece of Arable Land in *Crownfield* in *Moundford* aforesaid, containing by Measure Forty-three Acres and Two Roods, bounded by the common Drift Way leading from *Attleborough Bushes* to the *Low Common* on the East, by Lands belonging to the said Earl in Part and Lands belonging to the said *Edmund Glasscock* in Part on the West, by Lands belonging to the said Earl of *Mountrath* on the South, and by the Road leading to *Linford* towards the North; and the said Arbitrators directed the said Lands to be conveyed, released, and surrendered by the said Earl of *Mountrath* to the said *George Wright* and his Successors, Rectors of the said Parish of *Moundford*, for ever, to be thereafter used and deemed as Glebe Lands belonging to the said Rectory,

in Satisfaction for the several Pieces of Glebe Land in the Fields of *Moundford* aforesaid, and directed the said *George Wright* to release all his Right and Interest in the said Lands to the said Earl of *Mountrath* and his Heirs; and the said Arbitrators further awarded and directed that the said Earl of *Mountrath* should release, give up, and extinguish all his Right and Claim of Sheepwalk and Common of Pasture for Great Cattle in the said Common called *Low Common*, and also in the Common called the *Holmes* in *Moundford* aforesaid (except the Right of Common of Pasture and going for Nine Head of Beasts or great Cattle upon the said Commons, for the said Earl of *Mountrath* and his Heirs), in lieu of and as a full Satisfaction for all Right of Shackage and common of Pasture for great Cattle, and other common Rights belonging to the several Proprietors in the said Award and herein-after mentioned, in and over the common Fields and Heaths which would, after the Execution of the said Award and completing the said Exchange, belong to the said Earl of *Mountrath* (except the Right of cutting and taking Furze upon and off the Heaths called *Attleborough Bushes* and the *Little Heath*, which Rights were to remain to the Proprietors as heretofore), which said Rights and Claims of Shackage and common of Pasture, and other common Rights (except as before excepted) the said Arbitrators directed should be released, given up, and extinguished by the said several Proprietors, to the said Earl and his Heirs; and the said Arbitrators directed that the Fence between the Second Piece allotted to the said *Edmund Glasscock*, called *Smocks*, and the Lands belonging to the said Earl, should be made, and for ever maintained and kept in Repair at the Expence of the said Earl and his Heirs: And whereas by Indentures of Lease and Release bearing Date respectively the Fourth and Fifth Days of *October* One thousand seven hundred and eighty, made between the said Earl of *Mountrath* of the One Part, and the said *James Nelthorpe* of the other Part, in pursuance of the said Award, and for the Consideration therein mentioned, the said Earl of *Mountrath* did give and grant, release, ratify, and confirm unto the said *James Nelthorpe*, his Heirs and Assigns, the said Pieces of Land containing respectively Two Acres One Rood and Five Perches and Fourteen Acres Three Roods and Seventeen Perches, awarded to him as aforesaid, being the said the Estate of the Widow *Jacob* and *John Brown* and their Assigns, and discharged from all Right of Potcourts and Sheepwalk and Liberty of Feed for Sheep, and all Right of Shackage and Common of Pasture whatsoever, in, over, and upon the same Lands, appurtenant to any of the said Lands, Estates, and Hereditaments of the said Earl of *Mountrath*, to hold to the said *James Nelthorpe*, Party thereto, his Heirs and Assigns, to such Uses as are limited by the Will of his Father deceased; and it is further witnessed, that in pursuance of the said Award, and for the Considerations therein mentioned, the said *James Nelthorpe* Party thereto, did give, grant, release, ratify, and confirm unto the said Earl of *Mountrath*, his Heirs and Assigns, the said several Pieces of Land of him the said *James Nelthorpe*, containing Twenty six Acres One Rood and Twenty two Perches, then in the Occupation of *John Edwards* and others, on their Assigns, with the Appurtenances, freed and discharged from all Right of Shackage and Common of Pasture, to hold unto and to the Use of the said Earl of *Mountrath*, his Heirs and Assigns for ever; and the said *James Nelthorpe* covenanted to surrender the Copyhold Part of the said Premises, and had until such Surrender he would stand seized of the same in Trust only for the said Earl, his Heirs and Assigns for ever; and it

was agreed that the Exchange thereby made should make no Variation in the Fines, Rents, or Services to the Lord or Lords of the Manors whereof the said exchanged Premises might be holden, but that the same should continue to be paid and performed in the same Manner as before the said Exchange took place: And whereas by Indentures of Lease and Release, bearing Date respectively the Fourth and Fifth Days of *October*, in the Year of Our Lord One thousand seven hundred and eighty, the Release being Tripartite, and made between the said Earl of *Mountrath* of the First Part; the said *Matthew Wright* and *Sarah* his Wife (late *Sarah Glasscock* the Wife of *Edmund Glasscock* deceased), and *Joseph Glasscock*, of *Moundford* afore said, Yeoman, eldest Son and Heir of the Body of the said *Sarah* by the said *Edmund Glasscock* deceased, of the Second Part; and *James Bradfield*, Gentleman, of the Third Part; reciting that the said Earl stood seised in Fee of divers Lands in the Parish of *Moundford* afore said, and that the said *Sarah Wright* was entitled for Life to certain Lands in the same Parish, Part Freehold and Part Copyhold, and which stood limited after her Decease to the Heirs of her Body by the said *Edmund Glasscock* deceased, and that the said Earl, *Matthew Wright* and *Sarah* his Wife, and *Joseph Glasscock*, were respectively entitled in Right of their Estates to divers Rights of Sheepwalk and Foldcourse, Shackage and Common of Pasture upon and over the same Lands, it is witnessed, that for the Consideration therein mentioned the said Earl of *Mountrath* did give, grant, bargain, sell, release, ratify, and confirm unto the said *Matthew Wright* and *Joseph Glasscock*, their Heirs and Assigns, the said Two Pieces of Land in the said Award mentioned to contain Four Acres and Two Roods, and Thirty Acres Three Roods and Seven Perches respectively, then in the Occupation of the said Earl, his Tenants or Assigns, freed and discharged from all Right of Foldcourse and Sheepwalk, and Liberty of Feed for Sheep, and all Rights of Shackage and Common of Pasture whatsoever in the said Lands, belonging to any of the Manors and Hereditaments of the said Earl, to hold unto the said *Matthew Wright* and *Joseph Glasscock*, their Heirs and Assigns, for the several Uses therein before recited: And it is further witnessed, that for the Considerations therein mentioned, they the said *Matthew Wright* and *Sarah* his Wife, and *Joseph Glasscock*, did each of them grant, bargain, sell, release, and confirm unto the said Earl of *Mountrath*, his Heirs and Assigns, all those several Pieces and Parcels of Land and Ground of them the said *Matthew Wright* and *Sarah* his Wife and *Joseph Glasscock*, situate in the Fields of *Moundford* afore said, called *Infield* and *Outfield*, containing by Measure Forty-nine Acres and Twenty-four Perches, then in the Occupation of the said *Matthew Wright* or his Assigns, freed from all Right of Shackage and Common of Pasture, to hold so much of the said Hereditaments as was Freehold unto and to the Use of the said Earl of *Mountrath*, his Heirs and Assigns for ever, and to hold so much thereof as was Copyhold unto the said Earl of *Mountrath*, his Heirs and Assigns for ever: And it was by the Indenture now recited agreed, that notwithstanding the said Exchange, the said *Matthew Wright* and *Sarah* his Wife and *Joseph Glasscock*, and the Owners of the said Estates to which the said Lands given in Exchange did belong, should pay and perform to the Lord of the Manor of *Westball*, in *Moundford* afore said, the same Rents and Services as were due before the Exchange: And whereas by Indentures of Lease and Release, bearing Date respectively the Fourth and Fifth Days of *October* One thousand seven hundred and eighty the Release made between the said Earl of *Mountrath* of the One Part and the

said *Edmund Glasscock* of the other Part, the said Earl of *Mountrath* did give, grant, bargain, sell, release, ratify, and confirm unto the said *Edmund Glasscock*, his Heirs and Assigns, the said Five several Pieces of Land containing respectively One Acre and Twenty-six Perches, Three Roods and Thirteen Perches, Two Acres Two Roods and Twenty-two Perches, Three Acres and Twenty-three Perches, and Fifty-six Acres One Rood and Twenty-five Perches, which said several Pieces of Land were then in the Occupation of the said Earl and the Widow *Jacob*, or their Assigns, freed and discharged from all Right of Foldcourse and Sheepwalk, and Liberty of Feed for Sheep, and all Right of Shackage and Common of Pasture whatsoever, to hold unto and to the Use of the said *Edmund Glasscock* his Heirs and Assigns: And it is further witnessed, that the said *Edmund Glasscock* did give, grant, bargain, sell, release, ratify, and confirm unto the said Earl of *Mountrath*, his Heirs and Assigns, all those the said several Pieces or Parcels of Land whatsoever of him the said *Edmund Glasscock*, containing Eighty-six Acres and Twenty-seven Perches, and also all other the Lands of the said *Edmund Glasscock*, in the said Fields called *Infield* and *Outfield*, freed and discharged from all Right of Shackage and Common and Pasture, to hold so much thereof as was Freehold unto and to the Use of the said Earl of *Mountrath* his Heirs and Assigns for ever, and to hold so much thereof as was Copyhold unto the said Earl of *Mountrath*, his Heirs and Assigns, as Lords of the Manors of *Eastball* and *Westball*, in *Moundford* aforesaid, by Surrender or Surrenders, according to the Custom of the said Manors: And it was thereby agreed, that notwithstanding the said Exchange, the said *Edmund Glasscock*, and the Owner or Owners for the Time being of the Estate and Premises to which the Lands so given in Exchange by him did belong or were Parcel, should continue to pay and perform the same Rents and Services to the Lord or Lords of the said Manors of *Eastball* and *Westball* in *Moundford* aforesaid, as the same Estate and Premises did pay and perform or were liable and subject unto before the making the said Exchange: And whereas by Indenture bearing Date the Sixth Day of *October* One thousand seven hundred and eighty, made between the said Earl of *Mountrath* of the One Part, and the said *George Wright* Rector of *Moundford* of the other Part, reciting that the said Earl was seized to him and his Heirs of divers Farms, Lands, and Grounds in *Moundford* and to divers Rights of Sheepwalk, Shackage, and Common of Pasture in and over the Lands and Grounds lying in the Common Fields of the said Parish, and that the said *George Wright*, as the Rector of the said Parish and Rectory of *Moundford*, was also entitled to or possessed of divers Pieces of Glebe Land in *Moundford*, belonging to the said Rectory, which were subject to the Right of Sheepwalk and Shackage belonging to the said Earl and other Proprietors of Estates in the said Parish, and reciting that the said Glebe Lands lay dispersed in small Pieces in the open Fields of *Moundford* aforesaid, and intermixed with the Lands belonging to the said Earl, and the other Proprietors in the said Parish, and thereby rendered very inconvenient to the Occupiers of the said Lands, and incapable of Improvement, it is witnessed, that in pursuance of the said Award, and for the Considerations therein mentioned, he the said Earl of *Mountrath* did give, grant, release, and confirm unto the said *George Wright* and his Successors, Rectors of the said Parish of *Moundford*, all that Piece of Arable Land in *Crown Field* in *Moundford* aforesaid, containing by Measure Forty-three Acres and Two Roods, freed and discharged from all Right of Sheepwalk and Foldcourse or Liberty of Feed for Sheep, Shackage, and common

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of Pasture whatsoever, to hold unto and to the Use of the said *George Wright* and his Successors, Rectors of the said Parish of *Moundford* for the Time being, as and for Glebe Lands belonging to the said Rectory; and the said *George Wright*, for the Considerations aforesaid, did give, grant, and confirm unto the said Earl of *Mountrath* and his Heirs, all and singular the several Pieces and Parcels of Glebe Lands belonging to the said Rectory of *Moundford* aforesaid, so lying dispersed in the Fields of *Moundford* aforesaid, containing by Estimation Fifty-eight Acres or thereabouts, with the Appurtenances, freed and discharged from all Right of Shackage and Common of Pasture upon the same, and all Rents, Issues, and Profits, and Benefit and Advantage therefrom arising, to hold unto and to the Use of the said Earl of *Mountrath*, his Heirs and Assigns for ever: And whereas by Indenture bearing Date the Sixth Day of *October* One thousand seven hundred and eighty, made between the said *Charles Henry Coote*, Earl of *Mountrath*, of the One Part; and the said *James Nelthorpe*, *Matthew Wright*, *Joseph Glasscock*, *Edmund Glasscock*, *Thomas Taylor* Wheelwright, *John Cork* Cordwainer, *William Wiseman* Bricklayer, *Samuel Fuller* Gentleman, *John Tuddenham* Carpenter, *John Jacob* Weaver, *Elizabeth Taylor* Widow, and *Henry Taylor* Innholder, of the other Part; it is witnessed, that for the Considerations therein mentioned, he the said Earl of *Mountrath*, did give up, remise, release, extinguish, and for ever quit claim unto the said *James Nelthorpe*, *Matthew Wright*, *Joseph Glasscock*, *Edmund Glasscock*, *Thomas Taylor*, *John Cork*, *William Wiseman*, *Samuel Fuller*, *John Tuddenham*, *John Jacob*, *Elizabeth Taylor*, and *Henry Taylor*, respectively, and their respective Heirs and Assigns, or such other Persons as should be Owners of their respective Estates in *Moundford* aforesaid, all the Right, Title, Claim, Benefit, and Advantage of Sheepwalk and Foldcourse, or Liberty of Feed for Sheep, and Common of Pasture for great Cattle whatsoever, of him the said Earl of *Mountrath*, as appurtenant to his Farms called *Moundford Hall* and *Lady's Farm*, upon the open Common Fields and Heaths in the said Parish of *Moundford*, and as appurtenant or belonging to all his Estate in said Parish, in and over and upon the said Common Pastures called the *Low Common* and the *Holmes* in *Moundford* aforesaid (except over such Part of the said Fields as are the sole Severalty Lands of the said Earl), except the Right of Common of Pasture and going for Nine Beasts or great Cattle on the said Commons called the *Low Common* and the *Holmes*, at such Times and in such Manner as the Cattle of the said Parish had theretofore been accustomed to depasture on the said Commons, which said Right it was agreed between the said Parties should remain to the said Earl and his Heirs for ever: And it is further witnessed, that in pursuance of the said Agreement, and for the Considerations therein mentioned, they the said *James Nelthorpe*, *Matthew Wright*, *Joseph Glasscock*, *Edmund Glasscock*, *Thomas Taylor*, *John Cork*, *William Wiseman*, *Samuel Fuller*, *John Tuddenham*, *John Jacob*, *Elizabeth Taylor*, and *Henry Taylor*, did each of them give up, remise, release, extinguish and for ever quit claim unto the said Earl of *Mountrath*, and unto each other his, her, and their respective Heirs and Assigns, all their and each of their Right, Title, Claim, Benefit, and Advantage of Shackage and Common of Pasture for great Cattle whatsoever of them the said *James Nelthorpe*, *Matthew Wright*, *Joseph Glasscock*, *Edmund Glasscock*, *Thomas Taylor*, *John Cork*, *William Wiseman*, *Samuel Fuller*, *John Tuddenham*, *John Jacob*, *Elizabeth Taylor*, and *Henry Taylor*, as appurtenant to their several and respective Estates in *Moundford* aforesaid, in the said

Common Fields) and Heats within the said Parish, as well those belonging to the said Earl as those belonging to the said other Proprietors, except the Right of cutting and taking Furze from the Heaths and Commons called *Aitleburgh Bushes*, and the *Little Heath*, which said Right it was thereby agreed should remain as theretofore; and the said Parties mutually covenanted with each other that the said Rights of Sheepwalk, Shackage, and Common of Pasture should be extinguished, without any Interruption, Claim, or Demand by any or either of them, their Heirs and Assigns; and that the said Right and Common of Pasture for Nine Head of Cattle as before-mentioned, should be enjoyed by the said Earl, his Heirs and Assigns as aforesaid, without any Interruption or Denial by the said other Proprietors; and that the said other Proprietors should enjoy the said Right of cutting Furze as aforesaid, without any Interruption by the said Earl: And whereas all the Proprietors of the Lands and Grounds lying and being within the said Parish of *Moundford* were well satisfied with and did approve of the Division of the said Open and Common Fields and Pastures, and of the several Allotments and Exchanges so made and allotted to them respectively, and also of the Award made by the said Arbitrators or Referees; and they or their several and respective legal Representatives did, about the Time of the Execution of the said Award, enter upon the Lands so set out and allotted and exchanged to them respectively; and their Estates were greatly improved in Value; and such Parties, or their respective Successors or legal Representatives, or Persons claiming under the Alienation of those who had a Power to alien, have ever since been in Possession or Receipt of the Rents and Profits of the Lands allotted to or received in Exchange by the said Parties respectively: And whereas the Right Honourable *Orlando Lord Bradford* is now Lord of the Manors of *Eastball* and *Westball* aforesaid, and Patron of the Rectory of the Parish Church of *Moundford* aforesaid, and the said *George Wright* continues Rector of the said Parish Church; and the said *Orlando Lord Bradford*, the said *George Wright* as Rector as aforesaid, *William Griffin*, *Charles Griffin*, *William Pym*, *Samuel Fuller*, *George Taylor*, *Thomas Taylor*, and others, are now Owners and Proprietors of all the Lands and Hereditaments within the said Parish of *Moundford*, and they and every of them are desirous to have the said Award, Division, Allotments, Inclosure, and Exchanges confirmed and established; but as the same cannot be done without the Authority of Parliament; may it therefore please Your Majesty that it may be enacted; and be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Division, Allotments, and Inclosure of the said Open and Common Fields and Pastures lying within the said Parish or Lordships of *Moundford*, which were divided, set out, allotted, or appointed by the said Arbitrators or Referees in and by their said Award to the several Persons herein before mentioned, and which are abutting and bounded as herein before described, or otherwise howsoever the same or any of them now is or are was or were abutting or bounded, and by whatsoever Name or Names the same or any of them now is or are called, known, described, or distinguished, and also all such Exchanges of any Lands or Grounds lying within the said Parish of *Moundford*, and Extinguishment of Rights of Common, as were made by the said Arbitrators or Referees in their said Award, or by the Parties to the said recited Indentures, shall be and the same and every

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every of them is and are hereby established, ratified, and confirmed to all Intents and Purposes whatsoever; and that all the same, several, allotted, appointed, or exchanged Parcels of Land or Ground, Rights and Privileges, shall be and are hereby vested in the several Person or Persons respectively to whom the same was or were by the said Award and by the said Parties respectively set out, divided, allotted, appointed, or exchanged respectively, or intended so to be, or in his, her, or their respective Successors, Heirs, and Assigns, according to their respective Estates and Interests therein, and shall be taken and accepted by him, her, or them respectively, in full Recompence, Bar, Satisfaction, and Compensation of and for the several Pieces or Parcels of Land, and Parts, Shares, Proportions, Rights, and Interests of him, her, or them respectively, or of their respective Predecessors, Ancestors, and other former Owners, and his, her, or their Successors, Heirs, or Assigns, of and in the said late Open and Common Fields and Heaths in *Moundford*, aforesaid, and each of them, according to the Tenure of such former Lands respectively, and shall for ever hereafter so be, remain, and continue, and be held and enjoyed by them respectively, against all and every Person and Persons whomsoever, freed, discharged, and absolutely acquitted, exempted, and indemnified of, from, and against all Right of Common, Feeding or Depasturing of any Beasts or Cattle whatsoever (except as in the said Award and Indentures is excepted), and of and from all other Right, Title, Estate, and Interest whatsoever, which were intended to be extinguished by the said recited Award, and the Indentures and Assurances made in pursuance thereof.

II. And be it further enacted, That nothing in this Act contained shall revoke, make void, alter, or annul, or anywise affect any Settlement, Deed, Conveyance, or Will whatsoever, or prejudice any Person or Persons having any Right or Claim of Dower, Jointure, Portion, Debt, Rent, or Incumbrance, or other Right or Title whatsoever, out of, upon, or affecting any Lands, Grounds, or Hereditaments within the said Parish of *Moundford* so allotted or exchanged as aforesaid, or any Part or Parcel thereof (other than and except the Rights, Titles, and Interests which, by the said recited Award and the Assurances made in pursuance thereof, were or were intended to be extinguished), and that all the Lands, Grounds, and Hereditaments so allotted and exchanged as aforesaid, shall at all Times go, remain, and enure, and be held and enjoyed, and the several Proprietors, or their respective Heirs, Successors, or Assigns to whom the same have been so allotted, and with whom the same have been so exchanged, shall at all Times stand and be seised of the Lands and Hereditaments allotted to or exchanged with them respectively, to such and the same Uses, and upon such and the same Trusts, and subject to such and the same Deeds, Conveyances, Wills, Settlements, Powers, Provisoes, Limitations, Remainders, Trusts, Charges, Incumbrances, Rights, and Titles whatsoever (except the Rights, Titles, and Interests which by the said recited Award, and the Assurances made in pursuance thereof, were or were intended to be extinguished or discharged) as he, she, or they respectively should and would have stood seised or possessed of his, her, or their Lands, Grounds, or Hereditaments within the said Parish, in respect or in lieu of which such Allotments or Exchanges were so made as aforesaid, in case the said recited Award and Exchanges or this Act had not

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been made; any Thing in the said recited Award or in this Act contained to the contrary notwithstanding; and that the former Lands, Grounds, or Hereditaments of such several Proprietors, or of their respective Heirs, Successors, or Assigns, shall, as against him, her, or them respectively, be absolutely discharged of such Uses, Deeds, Conveyances, Wills, Settlements, Powers, Provisoos, Limitations, Remainders, Trusts, Charges, Incumbrances, Rights, and Titles, and the Operation, Payment, Performance, Execution, and Observance thereof respectively, and that the several Persons having any Right or Claim as aforesaid, shall and may have the like Remedy and Remedies for the Recovery of such Dower, Jointure, Portion, Debt, Rent, or Incumbrance, or the Arrears thereof respectively, or for Recovery of the actual Seisin and Possession of the said Lands, Grounds, or Hereditaments so allotted and exchanged as aforesaid, and hereby subjected to such Uses, Deeds, Conveyances, Wills, Settlements, Powers, Provisoos, Limitations, Remainders, Trusts, Charges, Rents, Incumbrances, Rights, and Titles as aforesaid, as he, she, they, or any of them had or might have had in and upon and in respect of such former Lands and Grounds in case this Act had not been made.

For saving the
Rights of Lords
of Manors.

III. Provided always, and be it further enacted, That nothing in this Act contained shall extend or be construed to extend to prejudice, lessen or defeat the Right, Title, or Interest of any Lord or Lady, Lords or Ladies, of any Manor or Royalty in, over, or within any Part of the said Parish of *Moundford*, or the Heirs, Successors, or Assigns of such Lord or Lady, Lords or Ladies, in or to any Seigniories, Royalties, Quit Rents, Chief Rents, Fines, Amerciaments, Suits, and Services of Courts, or in or to any other Rights, Privileges, or Advantages whatsoever, incident and belonging to him, her, them, or any of them, as such Lord or Lady, Lords or Ladies as aforesaid (other than such Rights, Title, Interests, Privileges, and Advantages as were intended by the said Award and Assurances to be barred or extinguished).

General
Saving:

IV. Saving always to the King's most Excellent Majesty, His Heirs and Successors, and all and every other Person and Persons, Bodies Politick and Corporate, his, her, and their Heirs, Successors, Executors, and Administrators (other than and except such Person and Persons, Bodies Politick and Corporate, his, her, and their Heirs, Successors, Executors, and Administrators, to whom or in whose Favour any Allotment or Allotments, or Compensation as herein-before mentioned, have or hath been made by virtue of the said Award and Assurances, and this present Act, for and in respect of such Rights and Interests as were thereby intended to be barred and extinguished, and all Persons claiming by, from, or under them or any of them respectively) all such Estate, Right, Title, and Interest, not discharged or extinguished by the said Award, and the Assurances made in pursuance thereof, and the said Exchanges, or by this Act, according to the true Intent and Meaning of the same Award, Assurances, and this Act respectively, as they, every, or any of them had and enjoyed into or out of the said Open and Common Fields and Pastures or any of them before the Day of the Date of the said Award or the making of this Act, or might or could have or enjoy in case this Act had not been made.

V. And be it further enacted, That this Act shall be printed by the publick A&T. Printer to the King's most Excellent Majesty, and a Copy thereof so printed shall be admitted as Evidence thereof by all Judges, Justices, and others.

LONDON: Printed by GEORGE EYRE and ANDREW STRAHAN,
Printers to the King's most Excellent Majesty. 1806.

1775

No. GEORGE III. CAP. 52.

AN ACT for the better Regulation of the Trade and Navigation of the Colonies in America.

LONDON: Printed by R. B. A. 1775.