

Appurtenances thereunto belonging, situate at *The Hay* aforesaid, and in the Parishes of *Quatford* and *Chelmarsh*, or One of them, in the said County of *Salop*, and then in the Occupation of *William Aingworth*, his Undertenants or Assigns; and all that Messuage, Tenement and Farm, with the Lands, Hereditaments, and Appurtenances thereunto belonging and therewith held, situate in *Ewdon George* in the said County of *Salop*, and then or late in the Occupation of *William Glover*, his Undertenants or Assigns: And all Lands, Iron Forges, Mills, Farms, and other Hereditaments, and all the Rest and Residue of the Estates comprized in the said Indentures of Settlement were conveyed, limited, settled, and assured to the Use of the said *Thomas Ottley* and his Assigns for Life without Impeachment of Waste; with Remainder to the Use of the said *Robert Burton* and *Edward Williams* and their Heirs during the Life of the said *Thomas Ottley*, in Trust to preserve the Contingent Remainders therein-after limited; with Remainder to the Use of the said *Adam Ottley*, the Son of the said *Thomas Ottley*, and his Assigns for Life, without Impeachment of Waste; with Remainder to the Use of the said *Robert Burton* and *Edward Williams* and their Heirs, during the Life of the said *Adam Ottley* the Son, in Trust, to preserve the Contingent Remainders therein-after limited; with Remainder to the Use of the First and other Sons of the said *Adam Ottley* the Son, severally and successively according to their respective Seniorities in Tail Male; with Remainder to the Use of the First and other Sons of the said *Adam Ottley* the Son, severally and successively, according to their respective Seniorities in Tail, with Remainder to the Use of all and every the Daughter and Daughters of the said *Adam Ottley* the Son, equally to be divided between them as Tenants in Common in Tail, with cross Remainders between such Daughters in Tail; with Remainder to the Use of all and every other the Son and Sons of the said *Thomas Ottley*, severally and successively, according to their respective Seniorities in Tail; with Remainder to the Use of all and every the Daughter and Daughters of the said *Thomas Ottley*, equally to be divided among them as Tenants in Common in Tail, with cross Remainders between such Daughters in Tail; with Remainder to the Use of the said *Adam Ottley* the Brother in Tail, (all which Uses and Limitations have since been determined by the Deaths and Failure of Issue of the said *Thomas Ottley*, *Adam Ottley* the Son, and *Adam Ottley* the Brother respectively); with Remainder to the Use of the said *Charles Cecil Cope Jenkinson*, therein described to be the Second Son of the Right Honourable *Charles* then Lord *Hawkesbury*, and his Assigns for his Life without Impeachment of Waste; with Remainder to the Use of the said *Robert Burton* and *Edward Williams* and their Heirs during the Life of the said *Charles Cecil Cope Jenkinson*, in Trust to support the Contingent Remainders therein-after limited; with Remainder to the Use of the First and other Sons of the said *Charles Cecil Cope Jenkinson*, severally and successively according to their respective Seniorities in Tail Male; with Remainder to the Use of the Right Honourable *Robert Banks* Earl of *Liverpool* (by the Name and Description of the Honourable *Robert Banks Jenkinson* eldest Son of the said *Charles* Lord *Hawkesbury*) and his Assigns for his Life without Impeachment of Waste; with Remainder to the Use of the said *Robert Burton* and *Edward Williams* and their Heirs during the Life of the said *Robert Banks* Earl of *Liverpool*, in Trust to support the Contingent Remainders therein-after limited; with Remainder to the Use of the First and other Sons of the said *Robert Banks* Earl of *Liverpool*, severally and successively according to their respective Seniorities

rities in Tail Male; with Remainder to the Use of the First and other Sons of the said *Charles Cecil Cope Jenkinson* severally and successively in Tail; with Remainder to the Use of all and every the Daughter and Daughters of the said *Charles Cecil Cope Jenkinson*, equally to be divided among them as Tenants in Common in Tail, with cross Remainders between such Daughters in Tail; with Remainder to the Use of the said *Robert Banks* Earl of *Liverpool*, his Heirs and Assigns for ever: And whereas the said *Thomas Ottley* by his last Will and Testament in Writing, bearing Date on or about the Eighth Day of *May* One thousand seven hundred and ninety-three, duly executed and attested as by Law is required, for rendering valid Devises of Real Estates, gave and devised to the Reverend *John Thomas Cholmondeley Edwards* of *Frodesley*, in the County of *Salop*, Clerk, and the Reverend *George Scott* of *Betton*, in the same County, Clerk, their Heirs and Assigns for ever, all and every his Messuages, Farms, Lands, Tenements, and Hereditaments, situate, lying, or being in the Parish of *Kinnerley* in the said County of *Salop*, and in that Part of the Parish of *Llanfillin* which is situate in the same County, and in the Parish of *Llandrinio* in the County of *Montgomery*, and all other his Real Estates whatsoever, to hold unto and to the Use of the said *John Thomas Cholmondeley Edwards* and *George Scott* and their Heirs on the Trusts following; (that is to say), in Trust that they or the Survivor of them, his Heirs or Assigns, should within Three Calendar Months next after his the said Testator's Decease, at the Expence of the Person who for the Time being by virtue of the Uses and Trusts contained in the said Indentures of Settlement should be entitled to the Possession of the Manor and capital Messuage of *Pitchford* aforesaid, convey, settle, and assure the said Messuages, Farms, Lands, Tenements, and Hereditaments thereby devised, to and for the same Uses, Estates, Trusts, Powers, Provisoos, Declarations, and Agreements, as are by the same Indentures of Settlement, expressed, limited, and directed, of or concerning the said Manor and other the Hereditaments therein comprized, or as near thereto as the Deaths of Persons and other Circumstances would admit: And whereas the said *Thomas Ottley* departed this Life in the Year One thousand eight hundred and seven, without altering or revoking his said Will, leaving no other Issue than his said Son the said *Adam Ottley*, and the said *Adam Ottley* the Son departed this Life in the Year One thousand eight hundred and seven unmarried; and the said *Adam Ottley* the Brother departed this Life in the Year One thousand seven hundred and ninety-seven unmarried, whereby the said *Charles Cecil Cope Jenkinson* became and is now Tenant for Life in Possession as well of the Hereditaments comprized in the said Indentures of Settlement as those devised by the said Will: And whereas the Hereditaments devised by the said Will of the said *Thomas Ottley*, consist of a Farm and Lands at *Pentre-perva*, and a small Tenement and Land called *Gornall's Tenement*, in the Parish of *Kinnerley* in the said County of *Salop*, in the Occupation of *Joseph Browne*, at the yearly Rent of Two hundred and sixty-seven Pounds Ten Shillings, and of a certain other Farm and Lands called *Pentre-cefn*, and several small Tenements and Lands called *Tyny*, *Twill*, *Cadwgan*, and *Plassey*, situate in the Parish of *Llanfillin* in the said County of *Salop*, in the Occupation of *Robert Fell* at the yearly Rent of One hundred and twenty-two Pounds Ten Shillings, and of a Messuage or Tenement and Land called *Adway Gwint* in the said Parish of *Llanfillin*, in the Occupation of *John Ellis*,

Will of
Thomas
Ottley, of the
8th May
1793.

at the Rent of Seven Pounds, and of a Messuage or Tenement and Land situate at *Pentbryn*, in the Parish of *Llandrinio* in the County of *Montgomery*, in the Occupation of *James Owen* at the yearly Rent of Twenty-one Pounds: And whereas the said last-mentioned Farms, Lands, and Premises lie at a considerable Distance from the Bulk of the Estates of the said *Charles Cecil Cope Jenkinson* comprized in the said Indentures of Settlement, and the said Farm, Lands, and Premises herein-before described to be situate, lying and being at *Ewdon George* aforesaid, being Part of the Hereditaments comprized in the same Indentures, consist of a Messuage and Buildings, and divers Parcels of Land lying much scattered and intermixed with Lands of other Proprietors, and unconnected with any other Part of the said settled Estates: And whereas the said *Charles Cecil Cope Jenkinson*, on or about the Nineteenth Day of *July* One thousand eight hundred and ten, intermarried with *Julia Evelyn Medley* his present Wife, and hath Issue by her *Catherine Julia Jenkinson* an Infant, and no other Child; and the said *Charles Cecil Cope Jenkinson*, and the said *Catherine Julia* his Daughter, and the said *Robert Banks* Earl of *Liverpool*, are the only Persons beneficially interested in the said Manors and Hereditaments comprized in the said Indentures of Settlement: And whereas by virtue of an Act passed in the Forty-sixth Year of the Reign of His present Majesty, intituled *An Act for inclosing Lands in the several Manors and Parishes of Worfeild and Claverly, and in the several Parishes of Saint Mary Magdalen and Quatford, within the Town and Liberties of Bridgnorth, in the County of Salop*, a certain Plot or Parcel of Land containing One hundred and sixty-nine Acres Three Roods and Thirty-one Perches, being Part of a Tract of Common called *The Morse* in the said Parish of *Quatford*, by the said Act authorized and directed to be divided and inclosed, has been allotted to the said *Charles Cecil Cope Jenkinson*; for and in respect of the said Manor and Farm called *The Hay*, comprized in the said Indentures of Settlement, and the same has been taken Possession of by the said *Charles Cecil Cope Jenkinson* and since fenced in, but the said Allotment lying at a great Distance from the said Farm of *The Hay*, and no Part of the said Manors and Hereditaments comprized in the said Indentures of Settlement being near or adjacent to the same, it would be very beneficial to the said *Charles Cecil Cope Jenkinson*, and all those who are or shall become interested in the said settled Estates, if all the said Premises devised by the said Will of the said *Thomas Ottley*, and the said Farm at *Ewdon George*, and the Plot or Parcel of Ground so allotted as aforesaid were sold, and other Lands or Hereditaments purchased in lieu thereof more contiguous to the said settled Estates; but the same cannot be effected without the Aid and Authority of Parliament: Wherefore Your Majesty's most dutiful and loyal Subject, the said *Charles Cecil Cope Jenkinson*, on the Behalf of himself, and the said *Catherine Julia Jenkinson* his said Infant Daughter, doth most humbly beseech Your Majesty, and Your Majesty's most dutiful and loyal Subject the said *Robert Banks* Earl of *Liverpool*, doth beseech 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 all and singular the Messuages, Farms, Lands, Tenements, and Hereditaments, situate in the several Parishes of *Kinnerley* and *Llanfillin* in the County of *Salop*, and at

46 G. 3.

Premises in
the Schedule
to the Act
vested in
Trustees to
be sold.

at *Llandrinio* in the County of *Montgomery*, and all and every other the Hereditaments devised by the said Will of the said *Thomas Ottley* as aforesaid, and also the said Messuage, Farm, Lands, Tenements and Hereditaments called *Ewdon George*, in the Parish of *Cbetton*, in the said County of *Salop*, and also the said Plot or Parcel of Ground containing One hundred and sixty-nine Acres Three Roods and Thirty-one Perches in the said Parish of *Quatford*, and allotted to the said *Charles Cecil Cope Jenkinson* as aforesaid, all which Hereditaments are particularly mentioned or described in the Schedule to this Act; and also all and singular Houses, Out-houses, Edifices, Buildings, Gardens, Timber and other Trees, Ways, Paths, Passages, Easements, Waters, Watercourses, Liberties, Privileges, Commons, Hereditaments, Rights, Members, and Appurtenances whatsoever to the same Messuages, Farms, Lands, Tenements, and Hereditaments, or to any of them or any Part thereof belonging or in anywise appertaining, or with the same or any Part thereof now or at any Time heretofore held, used, occupied or enjoyed, or accepted, reputed, deemed, taken or known as Part, Parcel, or Member thereof, or of any Part thereof, shall immediately from and after the passing of this Act be vested in and settled upon, and the same are hereby vested in and settled upon *Robert Pemberton* of the Town of *Shrewsbury* in the said County of *Salop* Esquire, and *John Dodson* of *Cound* in the same County Esquire, their Heirs and Assigns, to the Use of them the said *Robert Pemberton* and *John Dodson* their Heirs and Assigns for ever, freed and absolutely acquitted, exempted and exonerated of, from and against all and singular the Uses, Estates, Intails, Remainders, Limitations, Charges, Trusts, Powers, Provisoos, and Declarations in and by the said Indentures of the Sixth and Seventh Days of *May* One thousand seven hundred and ninety-three, or the said Will of the said *Thomas Ottley* limited, expressed or declared of and concerning the same respectively, but nevertheless upon the Trusts and to and for the Ends, Intents and Purposes herein-after expressed or declared; that is to say, upon Trust that they the said *Robert Pemberton* and *John Dodson*, and the Survivor of them, and the Heirs and Assigns of such Survivor do and shall as soon as conveniently may be, with the Approbation of the Person or Persons who according to the Uses limited or declared by the said Indentures of the Sixth and Seventh Days of *May* One thousand seven hundred and ninety-three, for the Time being would have been beneficially entitled to the Rents and Profits of the Hereditaments and Premises hereby vested and settled as aforesaid if this Act had not been passed; or if any such Person or Persons shall be an Infant or Infants, then with the Approbation of his, her, or their Guardian or Guardians, to be testified by Writing under his, her, or their Hand and Seal, or Hands and Seals, make Sale and dispose of the said Messuages, Lands, Tenements, and Hereditaments, hereby vested and settled as aforesaid, or any Part thereof, either together or in Parcels, and by Public Auction or Private Contract unto any Person or Persons, at the best Price or Prices in Money that can at the Time of such Sale or Sales be reasonably obtained for the same, and upon Payment into the Bank or otherwise in Manner herein-after mentioned of the Purchase Money for which the same Hereditaments and Premises, or any Part thereof shall be so sold, do and shall convey and assure the same Hereditaments, so to be sold and disposed of, unto and to the Use of the Purchaser or Purchasers of such Hereditaments, his, her, or their Heirs and Assigns, or as he or they shall direct or appoint.

Money to
arise from the
Sales to be
paid into the
Bank of Eng-
land.

II. And be it further enacted, That all and every Sum and Sums of Money which shall arise from the Sales made in pursuance of this Act, shall be paid by the Person or Persons to whom such Sales shall be made, into the Bank of *England*, in the Name and with the Privity of the Accountant General of the High Court of Chancery, to be placed to his Account there *ex parte* the Purchasers of the settled Estates of the Honourable *Charles Cecil Cope Jenkinson*, pursuant to the Method prescribed by the Act of the Twelfth Year of the Reign of His late Majesty King *George* the First, Chapter the Thirty-second, and the General Orders of the said Court, without Fee or Reward, according to the Act passed in the Twelfth Year of the Reign of His late Majesty King *George* the Second, Chapter the Twenty-fourth, there to remain until the same shall upon a Petition to be preferred to the High Court of Chancery in a summary Way, by the Person or Persons who would according to the Uses limited by the said Indentures of the Sixth and Seventh Days of *May* One thousand seven hundred and ninety-three, be for the Time being beneficially entitled in Possession as aforesaid, in case this Act had not been passed, if such Person or Persons shall be of full Age; but if such Person or Persons shall be under the Age of Twenty-one Years, then by his or their Guardian or Guardians, be laid out in the Purchase or Purchases of Freehold Lands, Tenements, or Hereditaments, or of Copyhold Lands, Tenements, or Hereditaments, which may respectively be approved of by the said Court of Chancery, as being convenient to be holden or enjoyed with the Bulk of the said Messuages and Hereditaments comprized in the said Indentures of the said Sixth and Seventh Days of *May* One thousand seven hundred and ninety-three, so that not more than One Sixth Part or thereabouts of the Hereditaments to be comprized in each such Purchase shall consist of Copyhold; and upon, or from, and immediately after the making such Purchase or Purchases, the Messuages, Lands, Tenements, and Hereditaments so to be purchased, shall be conveyed, settled, surrendered, and assured to, for, and upon such and so many of the Uses, Trusts, Intents, and Purposes, and under and subject to such and so many of the Powers, Provisoos, Limitations, and Restrictions in and by the said Indentures of the said Sixth and Seventh Days of *May* One thousand seven hundred and ninety-three, limited, expressed, and declared of or concerning the Manors and other Hereditaments mentioned in the said Indentures of the said Sixth and Seventh Days of *May* One thousand seven hundred and ninety-three, as shall be then subsisting and capable of taking Effect, or as near thereto as Circumstances will admit.

Till the
Money is
laid out in the
Purchase of
Lands, to be
invested in
Navy Bills,
&c.

III. And be it further enacted, That all Sums of Money which shall be paid into the Bank in the Name of the said Accountant General in Manner herein-before directed, or so much thereof as shall not be ordered by the said Court of Chancery to be applied in the Payment of Costs and Expences, according to the Direction herein-after contained, shall in the mean Time and until the same Monies shall be invested in the Purchase of Lands, Tenements, and Hereditaments, be from Time to Time laid out in the Purchase of Navy, Victualling, or Transport Bills, or Exchequer Bills, and the Interest arising from the Money so laid out in the said Navy or Victualling or Transport Bills or Exchequer Bills, and the Money received from the same as they shall respectively be paid off by Government, shall be laid out in the Name of the said Accountant General in the Purchase of other Navy or Victualling; or Transport or Exchequer Bills; provided that it shall and may be lawful for the said Court to make such general Order

or Orders, or special Order or Orders, (if necessary), that whensoever the Exchequer Bills of the Date of those in the Hands of the said Accountant General, shall be in the Course of Payment by Government, and new Exchequer Bills shall be issued, such new Exchequer Bills may be received in Exchange for those which are so in the Course of Payment, as shall be effectual for the enabling such Receipt in Exchange, and in that Event the Interest of the old Bills shall be laid out as before directed with respect to the Interest where the Bills are paid off; all which said Navy or Victualling, or Transport or Exchequer Bills, whether purchased or exchanged, shall be deposited in the Bank in the Name of the said Accountant General, and shall there remain until the same shall upon Petition to be preferred to the High Court of Chancery in a summary Way, by or on Behalf of the Person or Persons for the Time being entitled to the Rents and Profits of the Hereditaments so to be purchased, be ordered to be sold by the said Accountant General, for the completing any Purchase hereby authorized to be made as aforesaid, in such Manner as the said Court shall think just and direct; and if the Money arising by the Sale of any such Navy, Victualling, Transport or Exchequer Bills, which shall have been purchased as aforesaid, shall exceed the Amount of the original Purchase Money so laid out as aforesaid, then and in that Case only the Surplus which shall remain shall be paid to such Person or Persons respectively as would have been entitled to receive the Rents and Profits of the Lands directed to be purchased in case the same had been purchased pursuant to this Act, or to the Representative of such Person or Persons as Part of his, her, or their Personal Estate.

IV. Provided always, and be it further enacted, That it shall and may be lawful for the said Court of Chancery, from Time to Time, if to the said Court it shall seem meet, to make an Order for taxing or settling all Costs, Charges, and Expences which shall have been incurred preparatory to and in applying for and obtaining and passing this Act, and in making the several Applications to the said Court in pursuance hereof, and in making and completing the Sales hereby authorized, and investing all or any of the Monies which under this Act shall be paid into the Bank in the Purchase of Lands and Hereditaments, according to the Directions herein contained, or otherwise in carrying the Trusts and Purposes of this Act into Execution, and also from Time to Time, if to the said Court it shall seem fit, for Payment of all such Costs, Charges, and Expences as aforesaid, out of the Monies which shall be so paid into the Bank as aforesaid, or out of the Monies arising by Sale of the Navy, Victualling, Transport or Exchequer Bills to be purchased as aforesaid.

The Court
Chancery to
make an Or-
der for taxing
the Costs.

V. And be it further enacted, That the Certificate or Certificates of the said Accountant General, together with the Receipt or Receipts of one of the Cashiers of the Bank to be thereto annexed, and therewith filed in the Register Office of the said Court of Chancery, of the Payment into the Bank of *England* by the Purchaser or Purchasers of the Hereditaments hereby authorized to be sold, of his or their Purchase Monies respectively, shall from Time to Time be and be deemed to be good and effectual Discharges to such Purchaser or Purchasers, or other Person or Persons, or to his or their respective Heirs, Executors, Administrators, or Assigns, for the said Purchase Monies, or so much thereof for which such Certificates and Receipts shall be respectively given; and after filing such Certificates and Receipts as aforesaid, such Purchaser or Purchasers, or other Person or

Receipt of
Cashier to be
a good Dis-
charge to
Purchasers.

or Persons shall be absolutely acquitted and discharged of and from the same Monies, and shall not be answerable or accountable for any Loss or Non-application thereof.

Until Sale the Rents and Profits to be received by the Persons entitled to the same.

VI. And be it further enacted, That in the mean Time and until such Sales shall be made as aforesaid of the Hereditaments hereby authorized to be sold, they the said *Robert Pemberton* and *John Dodson*, and the Survivor of them and his Heirs, shall permit and suffer the Rents and Profits of the said Hereditaments to be had and received and taken by such Person or Persons as would respectively have been entitled and ought to have received and enjoyed the same in case this Act had not been made.

Mr. Jenkinson to charge the Hereditaments purchased with the Money arising from the Sale of the Allotment, &c.

VII. And whereas by an Act passed in the Forty-first Year of the Reign of His present Majesty, intituled *An Act for consolidating into one Act certain Provisions usually inserted in Acts of Inclosure, and for facilitating the Mode of proving the several Facts usually required on the passing of such Acts*, it was enacted, that it should be lawful for any Owners or Proprietors, being Tenants in Tail or for Life or Lives, to charge their Allotments with such Sum or Sums of Money as the Commissioners should by their Award or by Writing under their Hands adjudge necessary to defray the respective Shares of the Charges and Expences of passing and executing any Act for inclosing Lands, in such Manner and Form and under such Restrictions as in the said Act is mentioned: And whereas under and by virtue of the Provisions of the said last-mentioned Act, the said *Charles Cecil Cope Jenkinson* would in case this Act had not been passed, have been entitled to have charged upon the Land so allotted to him as aforesaid, the Amount of any Costs and Expences which the Commissioners named in the said Act of the Forty-sixth of *George* the Third shall direct to be paid by him in respect of the said Allotment; be it therefore enacted, That it shall be lawful for the said *Charles Cecil Cope Jenkinson*, or the Person or Persons who for the Time being would in case this Act had not been passed, have had a Right to charge the Land so allotted as aforesaid, with any Sum or Sums of Money in respect of any Costs, Charges, or Expences incident to the obtaining and executing the said Act of the Forty-sixth of *George* the Third to charge the Lands and Hereditaments which shall or may be purchased and settled pursuant to this Act, in such and the like Manner to all Intents and Purposes as the said *Charles Cecil Cope Jenkinson*, or such Person or Persons could or might have charged the said Allotment in case this Act had not been passed.

Power of appointing new Trustees.

VIII. Provided always, and be it further enacted, That if both or either of them the said *Robert Pemberton* and *John Dodson*, or any future Trustee or Trustees who shall succeed to or shall be appointed in the Stead or Place of them or either or them as herein-after mentioned, shall die or shall desire to relinquish, or shall refuse or decline to act, or become incapable to act in the Trusts or Powers hereby reposed in them or him, or shall go out of *Great Britain* before the said Trusts shall be fully performed and executed, then and so often as any such Case shall happen, it shall be lawful for the High Court of Chancery in a summary Way, upon the Petition of such Person or Persons as for the Time being would be beneficially entitled to the Rents and Profits of the Hereditaments hereby made saleable, or if such Person or Persons shall be an Infant or Infants, then upon the

the Petition of his, her, or their Guardian or Guardians, from Time to Time to nominate and appoint any Person or Persons to be a Trustee or Trustees in the stead or place of the Trustee or Trustees so dying or desiring to be discharged or going out of *Great Britain*, or refusing, declining, or becoming incapable to act as aforesaid; and when and so soon and as often as any such Person or Persons shall be so nominated and appointed, all the Estates and Powers which shall be then vested in the Trustee or Trustees so dying or desirous of being discharged or refusing, declining, or becoming incapable to act or going out of *Great Britain* as aforesaid, either solely or jointly with other Trustees, shall thereupon with all convenient Speed be conveyed and transferred in such Sort and Manner and so that the same Estates and Powers shall and may be legally and effectually vested in the surviving or continuing Trustee thereof, and such new and other Trustee or Trustees, or in such new Trustees only as the Case may require, upon the same Trusts and for the same Intents and Purposes, and subject to the same Powers as are herein-before declared of and concerning the same Estates, or such and so many of the same Trusts and Powers as shall or may be then subsisting or capable of taking Effect, and that such new Trustee or Trustees shall and may in all Things act in the Management, carrying on, and Execution, of the Trusts hereby created, as fully and effectually and with all the same Powers and Authorities to all Intents, Effects, Constructions, and Purposes, as if he or they had been originally by this Act nominated a Trustee or Trustees for the Purposes aforesaid.

IX. Saving always to the King's most Excellent Majesty, and to His Heirs and Successors; and to all and every other Persons and Person, Bodies Politic and Corporate, his, her, and their Heirs, Successors, Executors, and Administrators, (other than and except the said *Charles Cecil Cope Jenkinson*, and all and every the Son and Sons, Daughter and Daughters of the said *Charles Cecil Cope Jenkinson*, and the Heirs of the Body and Bodies of such Son and Sons, Daughter and Daughters respectively, and the said *Robert Banks Earl of Liverpool*, and all and every the Son and Sons of the said *Robert Banks Earl of Liverpool*, and the Heirs Male of the Body and Bodies of such Son and Sons respectively, and all and every other Persons and Person claiming or to claim any Estate, Right, Title, or Interest, of, in, and to the said Manor, Messuages, Farms, Lands, Tenements, and Hereditaments hereby vested and settled as aforesaid, under or by virtue of the said Indentures of the Sixth and Seventh Days of *May* One thousand seven hundred and ninety-three, or the said Will of the said *Thomas Ottley*), all such Estate, Right, Title, Interest, Claim, and Demand whatsoever, of, in, to, or out of the same Manor, Messuages, Farms, Lands, Tenements, Hereditaments, and Premises, and every or any Part thereof as they, every, or any of them had before the passing of this Act, or could or might have had, held or enjoyed, in case this Act had not been made. General Saving.

X. And be it further enacted, That this Act shall be printed by the several Printers to the King's most Excellent Majesty, duly authorized to print the Statutes of the United Kingdom; and a Copy thereof so printed by any of them, shall be admitted as Evidence thereof, by all Judges, Justices, and others. Act to be printed by the King's Printer.

The SCHEDULE referred to by this Act.

Occupiers.	Premises.	Quantity.	Where situate.	Rent.
		A. R. P.		£ s. d.
Robert Fell	{ A Messuage, Farm and Lands, called Pentrecfn, and three Tenements and Land, called Tynytwill Cadwgan and Plassey }	196 0 36	{ In the Parish of Llanfillin, in the County of Salop }	122 10 0
John Ellis	{ A Messuage and Land called Adway Gwint }	6 1 2	{ In the Parish of Llanfillin, in the County of Salop }	7 0 0
Joseph Browne	{ A Messuage, Farm and Lands, called Pentreperva, and small Tenement and Land, called Gornall's Tenement }	216 3 28	{ In the Parish of Kinnerley, in the County of Salop }	267 10 0
James Owen	{ A Messuage and Land, called Penthryn }	14 0 13	{ In the Parish of Llandrinio, in the County of Montgomery }	21 0 0
William Glover	{ A Messuage, Farm and Lands, called Ewdon George }	197 0 18	{ In the Parish of Chetton, in the County of Salop }	100 0 0
Messrs. Bates and Jones	{ Allotment of Common }	169 3 31	{ Part of the Morfe, in the Parish of Quatford, in the County of Salop }	120 0 0

The Timber on the above Estates is worth the Sum of £1,000, or thereabouts.

John Dodson.

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