

ANNO SECUNDO & TERTIO

VICTORIÆ REGINÆ.

Cap. 22.

An Act for explaining and amending an Act made and passed in the Fifty-ninth Year of His Majesty King George the Third, intituled An Act for vesting the Manor of Oram, and certain Messuages, Lands, Tenements, and Hereditaments, in the County of Sussex, Part of the Settled Estates by the Will of Samuel Blunt Esquire, deceased, in Trustees, to be sold; and for vesting the Money arising from such Sale in the Purchase of other Estates, to be settled to the same Uses. [1st July 1839.]

HEREAS by an Indenture of Release, bearing Date the Settlement Fourth Day of August One thousand seven hundred and on the Marfifty-nine, and grounded on a Lease for a Year made by an Indenture of Bargain and Sale bearing Date the Third Day of Samuel Blunt, dated the same Month, the Release being made or expressed to be made 4th August between Samuel Blunt Esquire of the First Part; Robert Scawen 1759. Esquire and Winifred Scawen Spinster, afterward Winifred Blunt, eldest Daughter of the said Robert Scawen, of the Second Part; John Wicker Esquire and James Clitherow Esquire of the Third Part; William Scawen Esquire and Willaim Mitford Esquire of the Fourth [Private.]

Part; Charles Scrase Gentleman and Gascoyne Frederick Gentleman of the Fifth Part; and James Colebrook Esquire and George Colebrook Esquire of the Sixth Part; it is witnessed, that in consideration of the Marriage then intended, and which was shortly afterwards solemnized, between the said Samuel Blunt and Winifred Blunt, and of the Sum of Three thousand Pounds to the said Samuel Blunt paid by the said Robert Scawen, and for making a Jointure for the said Winifred Blunt, and Provision for the Issue of the said then intended Marriage, the said Samuel Blunt did grant, release, and confirm unto the said John Wicker and James Clitherow, and their Heirs, the Manor of Oram in the County of Sussex, and several other Hereditaments in the Parishes of Henfield and Woodmancote, Plompton, Beeding otherwise Seal Bramber, and Stenning, Haylesham, Cowfold, Shipley, Slaugham, and Crawley, in the same County, with their Rights, Members, and Appurtenances, to hold the same unto the said John Wicker and James Clitheroe, their Heirs and Assigns, to the Use of the said Samuel Blunt, his Heirs and Assigns, until the Solemnization of the said then intended Marriage, and after the Solemnization thereof to the Use of the said Samuel Blunt and his Assigns for his Life; with Remainder to the Use of the said John Wicker and James Clitherow, and their Heirs, during the Life of the said Samuel Blunt, in Trust to preserve the contingent Remainders thereby limited; with Remainder to the Use and Intent that the said Winifred Blunt and her Assigns should receive an Annuity of Three hundred and twenty Pounds for her Life in case she should survive the said Samuel Blunt, with Powers of Distress, and of Entry, and Perception of Rents and Profits, for recovering and enforcing Payment of the same, and subject thereto, to the Use of the said William Scawen and William Mitford, their Executors, Administrators, and Assigns, for the Term of Two hundred Years, to commence from the Death of the said Samuel Blunt, upon certain Trusts therein declared for better securing the Payment of the said Annuity; and from and after the Determination of the said Term, and in the meantime subject thereto and to the Trusts thereof, to the Use of the said Charles Scrase and Gascoyne Frederick, their Executors, Administrators, and Assigns, for the Term of Five hundred Years, to commence from the Death of the said Samuel Blunt, upon certain Trusts therein declared for raising Three thousand Pounds for Portions for the younger Children of the said then intended Marriage; with Remainder, subject to a Power of Appointment to or among any Son or Sons of the said then intended Marriage by the said Indenture of Release limited to the said Samuel Blunt, but which was not exercised, to the Use of the First Son of the Body of the said Samuel Blunt on the Body of the said Winifred Blunt to be begotten, in Tail Male; with Remainder to the Use of the Second and other subsequent born Sons of the Body of the said Samuel Blunt on the Body of the said Winifred Blunt to be begotten successively, in Tail Male; with Remainders over: And whereas there was Issue of the said Samuel Blunt by the said Winifred his Wife Three Children only, namely, Robert Blunt, the First Son of the said Marriage, (who died a Bachelor in his Father's Lifetime, without Issue Male,) William Blunt, the Second Son of the said Marriage, and Henry Blunt, the only other Son of the said Marriage: And whereas the said Samuel Blunt, by his last Will and Testament, duly executed and attested as by Law was then required

Will of Samuel Blunt, dated

for rendering valid Devises of Freehold Estates, and bearing Date the 19th Decem-Nineteenth Day of December in the Year One thousand seven hun- ber 1792. dred and ninety-two, after giving certain pecuniary Legacies, as to all his Manors, Messuages, Farms, Lands, Tenements, and Hereditaments, whatsoever and wheresoever, as well Freehold as Copyhold, which he should die seised or possessed of, interested in, or entitled unto, either in Possession, Reversion, Remainder, or Expectancy, (not included in his Marriage Settlement with his then present Wife,) the said Testator charged the same with the Payment of the said Legacies, and also with the Payment of the Sum of Three thousand Pounds secured by Bond from him to the Trustees of his Son Henry's Marriage Settlement, and with all his just Debts over and above what his Personal Estate should extend to pay; and, charged and chargeable as aforesaid, the said Testator gave and devised all his said Manors, Messuages, Lands, Tenements, and Hereditaments unto James Clitherow of Boston House in the County of *Middlesex*, Esquire, and *Christopher Clitheroe* of Bird's Place in the County of Hertford, Esquire, their Heirs and Assigns, upon Trust, by Sale or Mortgage of all or any Part of the said Manors, Lands, and Hereditamants, to raise such Sum and Sums of Money, for the Payment of all his just Debts, Legacies, and Funeral Expences, as his Personal Estate, not specifically bequeathed by his said Will or any Codicil thereto, should not extend to pay; and after Payment thereof he willed that his said Trustees should settle, convey, and assure all his Manors, Lands, and Hereitaments which should not be sold for the Purposes aforesaid, subject nevertheless to such Mortgage or Mortgages as should be made thereof for the Purposes aforesaid, unto the said William Blunt, therein described as his Son the Reverend William Blunt, for his Life; with Remainder to Trustees in such Settlement to be named, and their Heirs, during the Life of the said William Blunt, in Trust to preserve the contingent Remainders; with Remainder to his Grandson Francis Blunt, Son of the said William Blunt, for his Life, without Impeachment of Waste; with Remainder to Trustees in such Settlement to be named, and their Heirs, during the Life of the said Francis Blunt, in Trust to preserve contingent Remainders; with Remainder to the First and every other Son and Sons of the said Francis Blunt successively in Tail Male; with Remainder to all and every other the Son and Sons of the said William Blunt successively in Tail Male; with Remainder to the Testator's youngest Son the said *Henry Blunt*, his Heirs and Assigns, for ever: And whereas the said Samuel Blunt duly made, signed, and published a Codicil to his said Will, bearing Date the Tenth Day of June One thousand seven hundred and ninety-four, and thereby confirmed his said Will in all Points, except such as in and by the said Codicil should be revoked or altered, and thereby gave to the said William Blunt certain Personal Chattels: And whereas the said Samuel Blunt duly made, signed, and published another Codicil to his said Will, bearing Date on or about the Fifteenth Day of November One thousand seven hundred and ninety-eight, whereby he charged his said Manors, Messuages, Farms, Lands, Tenements, and Hereditaments with the Payment of the further Sum of Seven thousand Pounds, which he thereby bequeathed to his Son the said Henry Blunt: And whereas by an Act of Parliament made and passed in the Fifty-ninth Year of the Reign of His Majesty King George the Third, intituled An Act for vesting 59 G. 3. c.44.

the Manor of Oram, and certain Messuages, Lands, Tenements, and Hereditaments, in the County of Sussex, Part of the Settled Estates by the Will of Samuel Blunt Esquire, deceased, in Trustees, to be sold; and for vesting the Money arising from such Sale in the Purchase of other Estates, to be settled to the same Uses, after reciting the Will and Codicils of the said Samuel Blunt as or to the Effect the same are herein-before recited, except that by the Recital in the said Act of such Will it does not appear that the said Devise therein contained of the Testator's Manors, Messuages, Farms, Lands, Tenements, and Hereditaments was confined to such of the same Premises as were not included in the said Testator's Marriage Settlement; and also reciting, that the said Samuel Blunt departed this Life in the Month of December One thousand seven hundred and ninety-nine, without having revoked or altered his said Will, save as appears by the said Two Codicils thereto, and without altering or revoking his said Codicils or either of them, leaving One Son, namely, the said Henry Blunt, and no other Child, him surviving; and reciting, that the said William Blunt, the Son of the said Samuel Blunt, intermarried with Mary Glanville on or about the Twenty-third Day of March One thousand seven hundred and eighty-eight, and departed this Life in the Lifetime of the said Testator, leaving Issue by her Francis Scawen Blunt, in the Will of the said Samuel Blunt called Francis Blunt, his only Son and Devisee for Life of the Real Estates of the said Samuel Blunt, him surviving, and that the said Francis Scawen Blunt was then a Bachelor; and also reciting, that the said James Clitherow departed this Life on or about the Eighteenth Day of May One thousand eight hundred and five, and that the said Christopher Clitherow, the surviving Trustee, departed this Life in or about the Month of December One thousand eight hundred and seven, intestate as to his Trust Estate, leaving Robert Clitherow, his eldest Son and Heir at Law, him surviving; and also reciting, that all the Legacies given and bequeathed by the said Testator in and by his said Will, together with all his Debts and Funeral Expences, had long since been paid or satisfied, save and except the Sum of Three thousand Pounds, Part of the Sum of Seven thousand Pounds, in the said Second Codicil mentioned, which then remained a Charge on the Estates devised thereby; and also reciting, that the principal Part of the Estates devised by the Will of the said Samuel Blunt were situate and lying in the several Parishes of Worth, Crawley, Slaugham, and Ifield, in the said County of Sussex, and laid nearly together; and also reciting, that the Manor or reputed Manor of Oram, and divers Messuages, Lands, and Tenements, particularly mentioned and described in the Schedule to the said Act annexed, and devised by the said Will, were situate at a great Distance from the Estates at Worth, Crawley, Slaugham, and Ifield, and not intermixed therewith, or adjoining to any other Part of the Estate devised thereby, and that it would be for the Advantage of the Persons claiming under the said Testator's Will that the said Manor or reputed Manor of Oram, Messuages, Lands, Tenements, Quit Rents, and Hereditaments, situate at a Distance from the said Estates at Worth, Crawley, Slaugham, and Ifield, should be sold, and that the Money arising by the Sale of the said Manor, Messuages, Lands, Tenements, Quit Rents, and Herediatments should be invested, under the Direction of the Court of Chancery, in the Purchase of Real Estates, to be situated contiguous and

and adjoining or as near as might be to the said Estates at Worth, Crawley, Slaugham, and Ifield, to be conveyed and settled to the same Uses as the Testator's Real Estates comprised in the said Will then stood limited by the said Will; and also reciting, that although the said Sale would have been very beneficial to all Persons interested in the same several Estates devised by the said Will, yet, by reason of the Devises and Limitations in strict Settlement contained in the said Will, such Sale could not then be carried into execution without the Authority of Parliament; therefore it was by the said Act enacted, that the Manor or Lordship, or reputed Manor or Lordship, Messuages, Lands, Tenements, Quit Rents, and Hereditaments particularly mentioned in the Schedule to the said Act annexed, with their and every of their Rights, Members, and Appurtenances, and the Reversion and Reversions, Remainder and Remainders, yearly and other Rents, Issues, and Profits, of all and singular the said Manor, Messuages, Lands, Tenements, Rents, and Hereditaments, should, from and after the passing of the said Act, be vested in and settled upon, and the same were thereby absolutely vested in and settled upon, Francis Glanville of Saint Germains in the County of Cornwall, Esquire, and Francis Glanville the younger, of the same Place, Esquire, their Heirs and Assigns, to the Use of them the said Francis Glanville and Francis Glanville the younger, their Heirs and Assigns for ever, freed and absolutely acquitted, exempted, exonerated, and discharged of and from all and every the Uses, Estates, Devises, Bequests, Limitations, Trusts, Remainders, Reversions, Provisoes, Powers, Charges, and Incumbrances whatsoever in or by the said recited Will made, limited, created, declared, devised, or contained, but nevertheless upon and for such Trusts, Intents, and Purposes, and under and subject to such Provisoes and Declarations, as were thereinafter expressed and declared concerning the same, (that is to say,) upon Trust that they the said Francis Glanville and Francis Glanville the younger, and the Survivor of them, and the Heirs and Assigns of such Survivor, should, as soon as conveniently might be, by and with the Consent and Approbation of the said Francis Scawen Blunt, such Consent to be testified by some Writing under his Hand and Seal, sell and dispose of the said Manor, Messuages, Lands, Tenements, Rents, and Hereditaments thereby vested in the said Francis Glanville and Francis Glanville the younger, their Heirs and Assigns, as therein aforesaid, either together or in Parcels, and either by public Auction or Sale or private Contract, unto any Person or Persons who should be willing to contract for the same, or of any Part or Parts thereof, at the best Price or Prices and for the most Money that could at the Time of such Sale or Sales be reasonably had or gotten for the same, and should, upon Payment of the Purchase Money or Purchase Monies, convey and assure the same Premises so sold or contracted to be conveyed, with the Appurtenances, unto and to the Use of the Person or Persons who should have contracted for such Purchase or Purchases as aforesaid; and it was thereby further enacted, that all and every the Sum and Sums of Money which should arise from any Sale or Sales made in pursuance of the said Act should be paid, by the Person or Persons to whom such Sale or Sales should be made, into the Bank of England, in manner in the said Act mentioned; and as soon as conveniently might be after such Sum and Sums of Money should have been so paid into the Bank as aforesaid, the same should, upon a Petition to be preferred to the said Court of Chancery in a summary Way [Private.]

by the said Francis Scawen Blunt during his Life, and after his Decease by the Person or Persons who should, according to the Uses limited by the said Will of the said Samuel Blunt, be for the Time beneficially entitled in Possession to the Rents, Issues, and Profits of the Messuages, Lands, Tenements, and Hereditaments to be purchased, if such Person should be of full Age, but if such Person or Persons should be under the Age of Twenty-one Years, then by his, her, or their Guardian or Guardians, after Payment of the Costs, Charges, and Expences attending the Execution of the Trusts and Powers thereby created and given, be laid out and invested in the Purchase or Purchases of the Fee Simple of such Freehold Manors, Messuages, Lands, Tenements, and Hereditaments, such Manors, Messuages, Lands, Tenements, and Hereditaments to adjoin or be as near as might be to the principal Part of the said Testator's Estates as should be approved of by the said Court of Chancery, and from and immediately after the making of such Purchase or Purchases the Manors, Messuages, Lands Tenements, or Hereditaments so to be purchased should be conveyed, settled, and assured to the Uses, upon and for the Trusts, Intents, and Purposes, and with, under, and subject to the Powers, Limitations, and Restrictions, which by the said Will of the said Samuel Blunt were devised, limited, or declared of or concerning the same Manor and Estates comprised in his said Will, or such of the said Uses, Trusts, Intents, and Purposes, Powers, Provisoes, Limitations, or Restrictions, as should be then subsisting or capable of taking effect; and it was thereby further enacted, that in the meantime, and until a Sale or Sales should be made of the Hereditaments and Premises thereby authorized to be sold as aforesaid, the same Hereditaments and Premises, or such Part or Parts thereof as should be or remain unsold, should from Time to Time be, remain, and continue to the Uses, upon the Trusts, and for the Intents and Purposes, and under and subject to the Charges, Powers, Provisoes, Limitations, and Directions, which were in the said Will of the said Samuel Blunt expressed and declared concerning the said Hereditaments and Premises therein comprised, and which were or should be subsisting or capable of taking effect; and that the same Hereditaments and Premises should be holden and enjoyed, and the Rents and Profits thereof should and might from Time to Time be had, received, and taken, accordingly, by the Person or Persons who would have been entitled to or ought to have received the same in case the said Act had not been passed; and the said Act of Parliament contains the following Clause: "Saving always to the King's most Excellent Majesty, His Heirs and Successors, and to all and every other Person or Persons, Bodies Politic and Corporate, his, her, and their Heirs, Successors, Executors, Administrators, and Assigns, other than and except the said Francis Scawen Blunt, and the Heirs Male of his Body, and all and every other the Son and Sons of the said William Blunt, and the Heirs Male of their respective Bodies, and other than and except the said Henry Blunt and his Heirs, and the Trustees under the Will of the said Samuel Blunt for preserving contingent Remainders, their Heirs and Assigns, and all and every other Person and Persons whomsoever, having or claiming, or who shall hereafter have or claim, any Estate, Right, Title, or Interest in the Hereditaments vested and settled to the Uses and in the Manner herein-before mentioned, or any Part thereof, under the said Will of the said Samuel Blunt, all such Estate, Right, Title, Interest.

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Interest, Claim, and Demand, of, in, to, or out of the said Manor and other Hereditaments, 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:" And whereas in the said Schedule to the said Act are comprised (together with certain Hereditaments devised by the said recited Will) the said Manor of Oram, and certain other Hereditaments comprised in the Marriage Settlement of the said Testator herein-before recited: And whereas the said Henry Blunt will and made his Will in Writing, bearing Date on or about the Twelfth Day Codicil of of May One thousand eight hundred and eight, but which was attested Blunt, dated by Two Witnesses only: And whereas the said Henry Blunt duly respectively made and published a Codicil in Writing to his said Will, which 12th May Codicil bore Date the Fourth Day of May One thousand eight hun- 1808 and dred and twenty-five, executed and attested as was then by Law re- 4th May 1825. quired for the Devise of Freehold Estates, and the said Henry Blunt thereby, after reciting (amongst other things) that, under or by virtue of the Will of his then late Father the said Samuel Blunt, he was entitled in Fee Simple, in Reversion and Expectancy, or otherwise, upon the Decease of his Nephew the said Francis Scawen Blunt without Issue, to certain Freehold Estates of his said late Father situated in and near the County of Sussex, as to and concerning the Messuages or Tenements, Estates, and Hereditaments comprised in the Will of his said late Father as aforesaid, gave and devised the same, with their Appurtenances, unto Henry William Atkinson of Her Majesty's Mint, Esquire, Sir Francis Molyneux Ommaney of Norfolk Street, Strand, Knight, and his the Testator's Sons, the Reverend Henry Blunt and Samuel Jasper Blunt, their Heirs and Assigns, to the Uses in the same Codicil mentioned: And whereas the said Henry Blunt departed this Life in the Month of February One thousand eight hundred and thirty-six, intestate as to his Real Estate, except so far as respects the Devise contained in his said Codicil as aforesaid, and leaving the said Reverend Henry Blunt his eldest Son and Heir at Law: And whereas by an Indenture bearing Date the Twenty- Indenture of eighth Day of April One thousand eight hundred and thirty-eight, 28th April and made between the said Francis Scanon Blunt of the and Day 1838 beand made between the said Francis Scawen Blunt of the one Part, tween F. S. and John Peter Fearon Gentleman of the other Part, and duly Blunt and enrolled in the Manner prescribed by the Act for the Abolition of John Peter Fines and Recoveries, and the Substitution of more simple Modes of Fearon. Assurance, and grounded as a Release on a Lease for a Year made by an Indenture of Bargain and Sale bearing Date the Twenty-seventh Day of the same Month, and enrolled in the same Manner as the Release, after reciting (among other things) the herein-before recited Indentures, and the herein-before recited Will of the said Samuel Blunt, and the herein-before recited Act of Parliament; and also reciting, that although the said Act purported and was intended by all the Parties who petitioned for or consented to the passing thereof to comprise only Estates devised in manner aforesaid by the said Samuel Blunt, and there was no Contract between any Parties to include any other Estates whatsoever in the same Act, or to affect them thereby, yet the Schedule thereto comprised, together with certain devised Estates of the said Samuel Blunt, also the said Manor of Oram, and the several Estates described in the said Schedule in manner in the said Indenture of Release now in recital after mentioned, which

were not comprised in or affected by the said Will, but were all vested in the said Francis Scawen Blunt as Tenant thereof in Tail Male in Possession by virtue of the said Indenture of Settlement of the Fourth Day of August One thousand seven hundred and fifty-nine, and were disposable by him accordingly; and also reciting, that the said Francis Scawen Blunt, being advised that under the thereinbefore recited Circumstances he was equitably or beneficially entitled to the last-mentioned Estates according to his former Title thereto, was desirous of disentailing and vesting the same in the said John Peter Fearon in Fee Simple to the Uses therein-after declared thereof, for the absolute Benefit of him the said Francis Scawen Blunt, discharged, as well from the Estate Tail created therein by the said Indenture of the Fourth of August One thousand seven hundred and fifty-nine, and from all Remainders and Limitations thereupon depending, as also from all the Trusts and Powers created or purporting to be created concerning the same by the said recited Act; it was witnessed, that for carrying into effect the said Intention or Desire of the said Francis Scawen Blunt, and for a nominal Consideration, the said Frances Scawen Blunt did bargain, sell, and release unto the said John Peter Fearon, his Heirs and Assigns, all and singular the Manor, Messuages, Farms, Lands, and other Hereditaments whatsoever comprised in the herein-before recited Indenture of the Fourth Day of August One thousand seven hundred and fifty-nine, or thereby or otherwise howsoever subjected to the Uses or Limitations of the same Indenture, with their Appurtenances, to hold the same unto the said John Peter Fearon, his Heirs and Assigns for ever, freed and absolutely discharged from all Estates Tail created in the same Hereditaments and Premises respectively by the said Indenture of the Fourth Day of August One thousand seven hundred and fifty-nine, or by Reference thereto, or otherwise howsoever, and from all Remainders, Reversions, Powers, and Limitations expectant on any such Estate Tail, and as to all such of the same Hereditaments as were comprised in the said recited Act discharged also absolutely from all the Trusts, Powers, and Provisoes created or purporting to be created concerning the same by the same Act, nevertheless to the Uses, and upon the Trusts, and subject to the Power therein-after declared, (that is to say,) to such Uses, and upon and for such Trusts and Purposes, and with and subject to such Powers, Provisions, Declarations, and Agreements, and in such Manner, as the said Francis Scawen Blunt, by any Deed or Deeds, with or without Power of Revocation and new Appointment, to be by him legally executed, should from Time to Time direct, limit, or appoint, and in default of any such Direction, Limitation, or Appointment, or so far as the same, if incomplete, should not extend, to the Use of the said Francis Scawen Blunt, his Heirs and Assigns, absolutely: And whereas the said Francis Scawen Blunt on the First Day of May One thousand eight hundred and thirty-eight intermarried with Mary Chandler Spinster, and there is Issue of the same Marriage One Son, now an Infant, and no other Issue: And whereas the said Manor of Oram and such of the other Hereditaments comprised in the said Indenture of Settlement as were comprised in the said Schedule to the said Act were so as aforesaid specified and comprised in the said Schedule to the said Act by Mistake; and the said Francis Scawen Blunt did not receive any Consideration from

from any Person whomsoever for the same Premises, or any of them, or any Part thereof, being subjected to the Provisions of the said Act; and he had not contracted with any Person whomsoever to settle the same Premises, or any of them, or any Part thereof, so as that the same might go along with or be considered Part of the Estates devised by the said Will of the said Samuel Blunt: And whereas the said Francis Scawen Blunt being advised that his Title to the said last-mentioned Manor and other Hereditaments is defective by reason of the same Premises having been comprised in the said Schedule to the said recited Act, and that such Defect cannot be rectified without the Aid and Authority of Parliament; Therefore Your Majesty's most dutiful and loyal Subject, the said Francis Scawen Blunt, most humbly prays Your Majesty that it may be enacted; and be it enacted by the - Queen'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 Somuch of from and after the passing of this Act so much of the herein-before recited Act recited Act as relates to or in anywise affects the said Manor of the Manor of Oram, and such of the other Hereditaments comprised in the said Oram, &c., Indenture of Settlement as are specified and comprised in the said comprised in Schedule to the said recited Act, shall be and the same is hereby the Indenture repealed, and that the said recited Act shall in all respects and for repealed. all Purposes be construed as if the same Manor and other Hereditaments had not been comprised in the said Schedule thereunto annexed.

II. And be it further enacted, That the herein-before recited The Inden-Indentures of the Twenty-seventh and Twenty-eighth Days of April tures to be One thousand eight hundred and thirty-eight shall be of the same Effect as if Force and Effect as the same would have been if the said Manor of Oram, the Manor, and such of the other Hereditaments comprised in the said Indenture &c. had not of Settlement as are specified and comprised in the said Schedule to been in: the said recited Act, had not been comprised in the said Schedule the Act. to the said recited Act.

of the same

III. Saving always to the Queen's most Excellent Majesty, Her General Heirs and Successors, and to all and every other Person and Persons, Saving. Bodies Politic and Corporate, and their respective Heirs, Successors, Executors, and Administrators, (other than and except the said Francis Scawen Blunt, and his First and every other Son and Sons, and the Heirs Male of the Body and respective Bodies of such First and other Son and Sons respectively, and the said Henry Blunt the Son, and his Heirs, and the said Francis Glanville and Francis Glanville the younger, and all and every other Persons and Person whomsoever, having or claiming, or who shall hereafter have or claim, any Estate, Right, Title, or Interest in the said Manor of Oram, and such of the other Hereditaments comprised in the said Indenture of Settlement as are specified and comprised in the said Schedule to the said recited Act, or any of them, or any Part thereof respectively, under the said recited Act of Parliament,) all such Estate, Right, Title, Interest, Claim, or Demand whatsoever, in, to, or out of the same Manor and other Hereditaments, or any of them, or any Part thereof respectively, as they or any of them had before the passing of this Act, or would, [Private.] could, 7 u

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could, or might have had or enjoyed, in case this Act had not been made.

This Act as printed by Queen's Printers to be Evidence.

IV. And be it further enacted, That this Act shall be printed by the several Printers to the Queen'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.

London: Printed by George E. Eyre and Andrew Spottiswoode, Printers to the Queen's most Excellent Majesty. 1839.