

# Patney Inclosure Awards

The Inclosure Award is dated 1780

The Inclosure Awards were prepared to eliminate common rights of grazing over lands which had hitherto been commonable.

Names mentioned in this document :-	Richard Acreman John Amor (son) Robert Amor Sarah Amor Robert Amor (son) William Amor (son) Richard Bailey John Bell Michael Burrough Esq Daniel Chandler Elizabeth Chamberlain Henry Cookson Thomas Dicker Edward Drewett John Drewett (Nephew)	John Drewett (Son) Thomas Dyke Earl of Abingdon Earl of Chatham Jacob, Earl of Radnor John Edgell Michael Ewen James ffoster (Rev <sup>d</sup> ) John Gale William Gale Giddings John Giddings John Giddings (Son) Thomas Giddings (Son) John Mannings Hazeland (Rev <sup>d</sup> )	Sophia Hazeland Benjamin Hayward Jenny Hayward John Hayward Jno Heath William Ketch William Ketch (son) ffrancis Kite George Lewis George Lewis (son) Sarah Lewis Thomas Noyes Lewis Mary Lewis Charles Mayo (Rev <sup>d</sup> ) Chas Millerd	John Nash Joseph Pearce William Pearce (also as Pearse) William Pearce (son) William Pinniger Stephen Powell Esq John Pyle Simon Pyle (also as Pile) Simon Pyle (son) William Pyle (son) William Simpson William Summer Daniel Tanner William Tucker
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n.b. Michael Ewen, Clerk of the Peace for Wiltshire 1743 – 1782

n.b. Parish of Stoke refers to Parish of Beechingstoke

*Patney*  
*Inclosure Awards*  
*21 September 1780*

1.

**Containing** 100 Acres and twenty six perch one other piece of Pasture land Number one hundred and two acres and twenty six perch One other piece of pasture land Number one hundred and thirteen called Lower Stockmore containing six acres and one rood One other piece of Pasture land Number one hundred and twenty and twenty four called Alderbeds containing one acre one rood and eighteen perch and and one other piece of Pasture land called Upper Stockmore Number one hundred and twenty three containing two acres and twenty eight perch **To** Robert Amor for his One yard Land and a Quarter being the remainder of the estate called Carters and Skilling All that Orchard called Girdley Hays Number seventy five containing two acres and Twenty nine perch Also all that Homestead Number sixty seven containing thirty one perch And all that other Homestead Number sixty six containing two rood and twenty seven perch And all that other piece ..... [as entered] of Pasture land called the Avenue Number sixty eight containing one rood and twelve perch and all that other Orchard Number sixty four containing three three rood and three perch And also all that other piece of Pasture land called Mattocks Number seventy eight containing two acres two roods and twenty two perch And all that close of Arable and Wood called Long Heath Number ninety nine containing four acres two roods and fifteen perch **To** Sarah Amor for her one yard Land for her estate called Stretches All that Homestead containing One acre one rood and four perch And all that piece of Pasture land called Long Mead Number [space] containing six acres two roods and twelve perch One other piece of pasture land called Long Mead Number eighty one containing three acres three roods and thirty eight perch And one piece of Arable land called the Heath number ninety containing two acres and three rood **To** Sarah Amor for her one yard land being part of the estate called Mannings All that piece of Arable land Little Puckland number thirty one containing one acre three roods and twenty nine perch And all that piece of Pasture called Ring Ground Number forty eight containing two rood and twenty perch All that Homestead and close of Pasture Number seventy six containing two acres one rood and five perch All those pieces of Pasture called Butts and Little Broad Mead Number three containing one acre and thirty two perch And all that other close of Pasture called Close end number seventy seven (a) containing three acres two roods and six perch **To** John Hayward or his one yard land and a half being the remainder of the estate called Mannings All that close of Pasture called Little Halls number eighteen containing one acre one rood and thirty two perch All that other piece of Pasture called Great Halls Numbered nineteen containing four acres and thirty four perch All that other piece of Pasture called Little Normead number one hundred and thirty two containing one acre one rood and thirty six perch All that other piece of Pasture called Upper Stockmore containing one acre three rood and eight perch Number one hundred seventy five All that other piece of Pasture called Lower Stockmore Number one hundred and twelve containing three acres three rood and thirty perch And also all that piece of Arable land called the Heath Ground number ninety eight containing four acres one rood and thirty four perch **And Whereas** all the costs charges and expences of obtaining and passing the said recited Act and of the Survey Plan and Admeasurement and also of valuing dividing allotting and laying in severalty the said open Common Field Common Meadow Common Pasture Waste Lands and Commonable places and exonerating or discharging all the Garden Orchard Homestead and Old Inclosed lands within the said parish from the payment of Tythes and all other costs and expences attending the same and of preparing and inrolling this our Award or instrument do and will amount in the whole of the sum of five hundred nineteen pounds and nine schillings We do hereby further award order and direct that the several proprietors named in the first Schedule written in a certain Book of Accounts directed by the said Act to be deposited in the hands of the Clerk of the Peace or the said County of Wilts their

## 1. Cont.

Executor Administrator and afsign Do well and truly pay or cause to be said the several sums of money in the said Schedule mentioned and set against their respective names to Mr William Pinniger of Chippenham in the said County of Wilts Gentleman our Clerk and Treasurer whom we have appointed and authorized to demand and receive the same in order to pay and discharge the several bills accorded due of the said division and allotment and which are set forth in the Second Schedule in the said Book of Accounts and which said Bills we have carefully perused and settled **In Witness** whereof the said Commifsioners and also the several proprietors herein before mentioned to have exchanged certain Lands Have to these presents interchangeable hereunto set their hands and seals this twenty first day of September in the twentieth year of the reign of Sovereign Lord George the Third by the Grace of God of Great Britain France and Ireland King Defender of the faith land so forth and with year of our Lord One thousand seven and eighty **Radnor**                      **Chas Millerd.**                      **Daniel Tanner**                      **Will Gale**  
Signed Sealed and Delivered by the above named Charles Millerd, Daniel Tanner and William Gale in the presence of Wm Pinniger . Jno Heath. – Signed Sealed and Delivered by the above named Jacob Earl of Radnor in the presence of Wm Pinniger, Jno Heath - On the twelfth day of February one thousand seven hundred and eighty two the above named Charles Millerd reexecuted these presents on account of the same not being inrolled with the Clerk of the Peace within the time limited by the Act of Parliament in the presence of Wm Pinniger. Wm Summer – reexecuted by the above named Daniel Tanner on the Account aforesaid in the presence of Wm Pinniger, Jno Heath - Pre-executed by the above named William Gale on the account aforesaid in the presence of John Gale Jno Heath

“J.A.B do Swear that I will faithfully, impartially and honestly according to the best of my skill and judgement, execute the Trusts reposed in me as a Commifsioner by virtue of an Act of Parliament made for dividing allotting and laying in severally the open Common Fields, Common Meadows, Common Pasture, Waste lands and Commonable places in the Parish of Patney in the County of Wilts”. So help me God Chas Millerd.

The above Oath was administered to Charles Millerd by Daniel Tanner and by him the said Charles Millerd taken and subscribed in the presence of Wm Pinniger.

“J.A.B do Swear that I will faithfully, impartially and honestly according to the beat of my skill and judgement, execute the Trust reposed in me as a Commifsioner by virtue of an Act of Parliament made for dividing allotting and laying in severally the open Common Fields, Common Meadows, Common Pasture, Waste lands and Commonable places in the Parish of Patney in the County of Wilts”. So help me God Wm Gale .

The above Oath was administered to William Gale by Daniel Tanner and by him the said William Gale taken and subscribed in the presence of Wm Pinniger

“J.A.B do Swear that I will faithfully, impartially and honestly according to the beat of my skill and judgement, execute the Trust you reposed in me as a Commifsioner by virtue of an Act of Parliament made for dividing allotting and laying in severally the open Common Fields, Common Meadows, Common Pasture, Waste lands and Commonable place with Parish of Patney in the County of Wilts”. So help me God D Tanner.

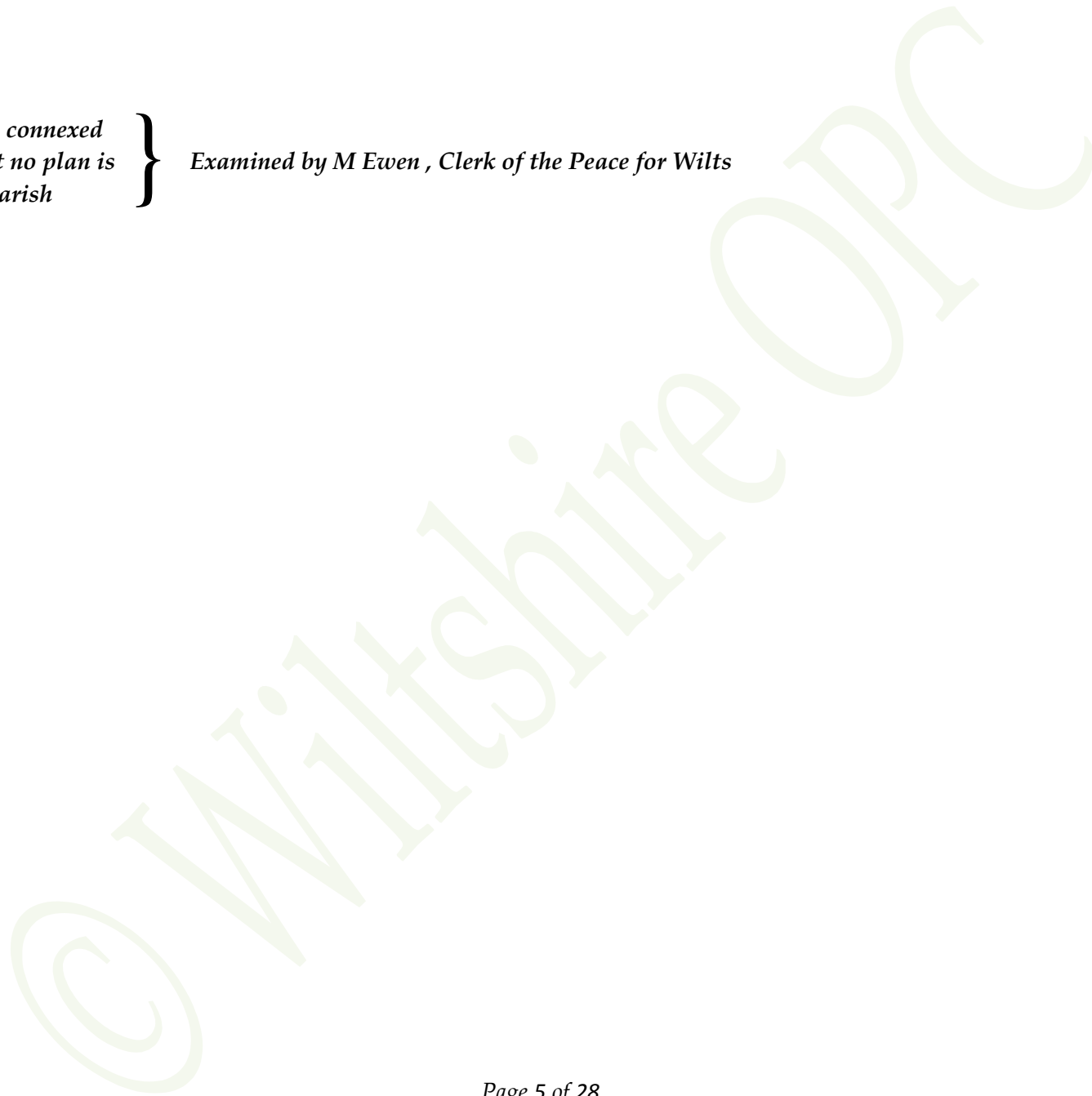
The above Oath was administered to Daniel Tanner by William Gale and by him the said Daniel Tanner taken and subscribed in the presence of Wm Pinniger.

**1. Cont.**

*Note the plan referred to is connexed  
to the Original Award. But no plan is  
left with the Clerk of the Parish*



*Examined by M Ewen , Clerk of the Peace for Wilts*



2.

<p>No. 33 The Rev John Manning Elizabeth 1<sup>st</sup> Allotmt 2..1..34</p> <p>Do. 2<sup>nd</sup> Allotmt No. 27 16.0..8</p> <p>Do. sd Allotment No.10 The ffield of 4..2..36 n. Broad Bridge Mead</p> <p>No.34 Richard Baily's Allotmt 1a..1r..17p</p> <p>No. 14 George Lewis's 1<sup>st</sup> Alltmt for the Home Living 20a..0.r.13p</p> <p>No. 21 George Lewis 2<sup>nd</sup> Allotmt 24a..0r..5p</p>	<p><b>Commonable</b> places by the said Act directed to be divided allotted and laid in severalty and for her right of Common in respect thereof <b>To</b> Reverend John Mannings Hazeland All those Plotts Pieces or parcels of Land herein after mentioned (that is to say) All that Plott pieces parcel of Land as the same is now Admeasured Staked and set out containing two Acres One Rood thirty ffour Perch Situate in Bell Leaze Hamm bounded on the East and South by Old Inclosures on the West by the Parish of Itchelhampton &amp; on the North by the Allotments of Richard Baily <b>And</b> all that other Plott Piece or Parcel of Land as the same is admeasured Staked and set out containing Sixteen Acres and Eight Perch Situate in the Clay ffield bounded on the East by Cannings Path Drove on the South by Robert Amors Allotment for his ffreehold Estate Number Twenty Eight on the West by the Tythe Allotment Number twenty nine and on the North by Old Inclosure <b>And</b> all that the aftermarth or ffeed of a certain Meadow called Broad Bridge Mead containing ffour Acres two Roods and Thirty Six Perch the Hay or Share of which belongs to Bradford Almshouse which said two Allotments contain by admeasurement in the whole Eighteen Acres two Roods and two Perch together with the after Marth of the said Meadow called Broad Bridge Mead is by us so Awarded Allotted and Afsigned to the said John Mannings Hazeland in Lieu of his Estate and Inforest in the said open Common ffields Common Meadows Common pasture Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty and for his right of Common in respect thereof Which he now holds under the said Robert Amor by Indenture of Lease Granted by the Trustees of The Right Honourable The Earl of Abingdon to John Manning for the lives of the said John Manning Hazeland and Sophia Hazeland the ffee of which said Estate was by Robert Amor deceased Purchased of and from the said Earl of Abingdon <b>To</b> Richard Baily All that Plott Piece or parcel of Land as the same is Admeasured Staked and set out containing One Acre One Rood and Seventeen Perch Situate in Bell Leaze Ham bounded on the East by Old Inclosures on the South by the Allotment of The Reverend John Manning Hazeland Number thirty three and on the West by the Parish of Itchellhampton Which said Allotment is by us so Awarded Allotted and aforesaid to the said Richard Bailey in Lieu of and as a Compensation for his freehold Estate and Interest in the said Open Common ffields Common Meadows Common pasture Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in Severalty and also for his right of Common in respect thereof <b>To</b> George Lewis All those three several plotts pieces or parcels of Land herein after mentioned (that is to say) All that Plott Piece or Parcels of Land as the same is now Admeasured Stated and set out containing Twenty Acres and thirteen Perch Situate in the Land ffield bounded on the East by the said George Lewis's Allotment for Nashes Number ffifteen on the South by the said Drove leading into and through the said Land ffield on the West By the said Road leading from Patney into Stockmore Way and on the North by the said Road leading from Devizes to Pewsey <b>And</b> all that other by the Earl of Radnors Allotment Number Twenty two on part of the North by the said other Plott piece or parcel of Land as the same is admeasured Staked and set out containing twenty four Acres and ffive Perch situate in the Clay ffield bounded on the South by the Road herein before described as leading into Old Inclosure on the West by the Earl of</p>
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## 2. Cont.

<p>No. 20 George Lewis 3<sup>rd</sup> Allotmt 2a..2r..31p</p>	<p>Radnor Allotment Number Twenty two on part of the North by the said Road leading into Old Inclosures and on the remainder of the North and East by Old Inclosure <b>And also</b> all that other Plott piece or parcel of Land as the same is admeasured Staked and set out containing two Acres two Roods and thirty one Perch situate in Inn Mead bounded on the East by an Inclosure of the said George Lewis's called Scotchfield on the South by the Road pafsing between Inn Mead and Old Inclosure on the West by the Allotment of Thomas Dyke Number Nineteen and on the North by the Parish of Stoke Which said Three last mentioned Allotments containing by admeasurement fforty six Acres Three Roods and nine Perch is by us bounded allotted and Afsigned unto the said George Lewis in lieu of and full Compensation for his Leasehold Estate called the Home Living and Interest in the said Open Common ffields Common Meadows Common Pastures Waste Lands and Commonable places By the said Act directed to be divided Allotted and laid in severalty and for his Right of Common in respect thereof which he now holds under the said Earl of Radnor by Indenture of Lease dated the Second of March one thousand Seven hundred and Sixty two Granted by the Earl of Chatham late Lord of the said Manor to the said George Lewis for the Lives of Mary Wife of the said George Lewis Thomas Noyes Lewis their son and William Ketch son of William Ketch Which said Thomas Noyes Lewis and William Ketch are now living <b>To</b> the said George Lewis All that Plott piece or parcel of Land as the same is Admeasured staked and set out containing Seventeen Acres Two Roods and Thirty Three Perch situate in the said ffield bounded on part of the East by the Drove herein before described as leading into the Allotment of John Hayward Number Sixteen on remainder of the East by the said John Haywards Allotment on the South by the Road or Drove herein before Described as pafsing through the Land ffield on the West by the said George Lewis's Allotment for his Home living Number ffourteen and on the North by the said Road leading from Devizes to Pewsey Which said Allotment is by us so Awarded Allotted and Afsigned to the said George Lewis in lieu of and full Compensation for his Leasehold Estate called Nashes and Interest in the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty and for his right of Common in respect thereof which he now holds under the said Earl of Radnor by Indenture of Lease dated the Twenty Six day of March One thousand Seven hundred and Sixty four Granted by the said Earl of Chatham then Lord of the said Manor to the said George Lewis for the Lives of Sarah Lewis Thomas Noyes Lewis and George Lewis Daughter and Sons of the said George Lewis who are all now living <b>To</b> Joseph Pearce All that Plott piece or parcel of Land as the same is admeasured Staked and out set containing Seventeen Acres One Rood and Thirty Six Perch Situate in West Mead bounded on the East By the Tithe Allotment Number ffive on the South by the Parish of Wedhampton on the West by the Earl of Radnor Allotment Number One and on the North by the Allotment of Jenny Hayward Number three Which said Allotment is by us so Awarded Allotted and Afsigned to the said Joseph Pearce in lieu of and Compensation for all his right and Interest in the said Open Common ffields Common Meadows Common Pastures Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in Severalty and for his Interest and Right of Common in respect thereof <b>To</b> William Pearce All that Plott Piece or parcel of Land as the same is Admeasured Staked and set out</p>
<p>No. 15 George Lewis Allotmt for Nash's 17a..2r..33p</p>	
<p>No. 2 Joseph Pearces Allotment 17a..1r..36p</p>	
<p>No. 7 Wm Pearces Allotmt 9a..3r..3p</p>	

## 2. Cont.

No. 9  
Simon Pyles  
Allotment 23a..2r..27p

containing Nine Acres Three Roods and Three Perch Situate in Puckland ffield bounded on the East by the Road leading from the Village of Patney between the two Common ffields called Little ffield and Puckland ffield into the Clay ffield on the South West by the said Road leading into West Mead and Old Inclosure and on the West and North by the Earl of Radnors Allotment Number Six which said Allotment is by us so divided Allotted and Afsigned unto the said William Pearce in lieu of and full Compensation for his Copyhold Estate and Interest in the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty and for his right of Common in respect thereof Which he now holds under the said Earl of Radnor by a certain Copy of Court Roll bearing date the Seventeenth day of October One thousand Seven hundred and Sixty Six Granted by the said Earl of Chatham then Lord of the said Manor to the said William Pearce for the lives of himself William his son and Robert [space] of the said William the ffather who are all now living **To** Simon Pyle All that Plott piece or parcel of Land as the same admeasured Staked and set out containing Twenty Three Acres Two Roods and Twenty Seven Perch Situate in the Little ffield and Land ffield bounded on the East by the said Road leading from Patney aforesaid to Stockmore Lane or Way on the South by the said Road pafsing along along the South side of Little ffield on the West by the Earl of Radnor Allotment Number Eight and on the North by the said Road leading from Devizes to Pewsey Which said Allotment is by us so Award Allotted and Afsigned unto the said Simon Pyle in lieu of and full Compensation for his Copyhold Estate and Interest with and Open Common ffields Common Meadows Common Pastures Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty and also for his Right of Common in respect thereof And which he now holds under the said Earl of Radnor by a certain Copy of Court Roll bearing the date the ffourth day of May One thousand Seven hundred and Sixty three Granted by the said Earl of Chatham then Lord of the said Manor to Simon Pyle deceased for the lives of himself Simon Pyle and William Pyle Sons of John Pyle and Nephew of the said Simon Pyle Which said Simon Pyle the Uncle is since dead **And Whereas** the said George Lewis hath Agreed to exchange a certain ffreehold Ground called Little Broad Mead belonging to his Leasehold Estate called Nashes containing Two Acres One Rood and Seventeen Perch with the said Michael Burrough Esquire for so much of his the said Michael Burrows Open Land as in the Judgement of us the said Commifsioners shall be equal in Value to the said Inclosed Ground Which said Open Land is included in the said George Lewis's Allotment for Nashes **And Whereas** the said Earl of Radnor hath Agreed to Exchange a certain Inclosed Ground called Scotchfield Number Thirty Seven containing Three Acres One Rood and seven Perch with the said Sarah Amor for so much of her the said Sarah Amor Open Land belonging to her Copyhold Estate called the Home Living as in the Judgement of us the said Commifsioners shall be equal in Value to the said Inclosed Ground which said Open Land is included in the said Earl of Radnor Allotment Number One **And Whereas** the said Earl hath Agreed to exchange a certain Inclosed Ground called Lower Knights Leaze Number thirty Six containing Six Acres Two Roods and Sixteen Perch with the said George Lewis for so much of his the said



## 2. Cont.

George Lewis's Open Land belonging to his Home Living as in the judgement of us the said Commifisioners should be equal in Value to the said Inclosed Ground Which said Open Land is included in the said Earl of Radnor Allotment Number One **And Whereas** the said George Lewis Michael Burrough the said Earl and Sarah Amor have applyed to us for our Consent and Approbation therein **We** Do hereby certify and Declare that the said Exchanges are made agreeable to their request and do likewise ratify and confirm the same and We do hereby Order and Declare that all the Exchange herein before mentioned shall commence and be in force from the twenty ninth day of September next **And Whereas** there are several Homesteads and Old Inclosures belonging to the Estate called Mannings. Stretches, Carters and Shillings that by unity of Pofsefsion cannot now be particularly known to which of the said estate they respectively belong **And Whereas** the said Proprietors of the said Estate have signified to us their Consent to have the same Afsign Allotted and Awarded in proportion to the yard Lands **Now We** the said Commifisioners **Do** by these presents Afsign Allot Award the said Homesteads and Old Inclosure unto and Amongst the proprietors thereof in manner and proportion following that is to say **To** the said Earl of Radnor for his One Yard Land and a Quarter being part of the Estate called Carters and Skillng All that piece of pasture Ground called Halls Number Six.  
(containing)

## 3.

<p>No. 28 Robert Amor's ffreehold 6a..9r..9p</p>	<p><b>Which Laid</b> Robert the ffather and John the Son are both since dead by which the said Estate descended according to the Custon of the said Manor to the said Robert Amor Son of the said Robert Amor deceased as the last subscribing Life on the said Estate <b>To</b> Robert Amor for his ffreehold Estate called Nashes All that Plott piece or parcel of Land as the same is Admeasured Staked and set out Containing Six Acres and Nine Perch Situate in the Clay ffield bounded on the East by Cannings Path Drove on the South by the said Road leading from Devizes to Pewsey on the West by the Tythe Allotment Number twenty nine and on the North by the Allotment of The Reverend John Manning Hazeland Number Twenty Seven Which said Allotment Plott Piece or parcel of Land is by us Awarded Allotted and Afsigned to the said Robert Amor in Lieu of and Full Compensation for his said ffreehold Estate and Interest in the said Open Common ffield Common Meadows Common pastures Waste Lands and Commonable places directed by the said Act to be divided Allotted and laid in severalty and for his right of Common in respect thereof</p>
<p>No.26 Robert Amor, Carters &amp; Skillings 19a..2r..18p</p>	<p><b>To</b> Robert Amor for his Estate called Carters and Skillings All that Plott piece or parcel of Land as the same is Admeasured Staked and set out containing Nineteen Acres two Roods and Eighteen Perch situate in the Clay ffield Bounded on the East by the Allotment Afsigned to the said Earl of Radnor Number twenty two and on the South by the said Sarah Amors Allotment for Stretches Number Twenty five on the West by Cannings Path Drove and on the North of the Road branching out of the North end of the CanningsOath Drove into Old Inclosures Which said Allotment Plott Pieces or parcels of Land is by us so Awarded Allotted and Afsigned to the said Robert Amor in Lieu of and full satisfaction for for his Copyhold Estate and Interest in the said Open Common ffields Common Meadows Common Pastures Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty and for his right of Common in respect thereof and which he now holds under the said Earl of Radnor by a certain Copy of Court Roll bearing date the Second day of December One thousand seven hundred and Sixty five Granted by the said Earl of Chatham to Robert Amor deceased for the lives of John Amor Robert Amor and William Amor Sons of the said</p>
<p>No. 12 Sarah Amor, Cart of Mannings 9a..3r..13p</p>	<p>Robert Amor deceased which said John Amor is since dead by which the same descended to the said Robert Amor the Son <b>To</b> the said Sarah Amor for her Copyhold Estate part of Mannings All those two several Allotments herein after mentioned that is to say All that Plott piece or parcel of Land as the same is now Admeasured Staked and set out containing Nine Acres Three Rood and Thirteen Perch situate in the Land ffield bounded on the East South and West by the Road herein before described as leading into Old Enclosure and Broad Bridge Mead and on the North by the said Robert Amor Allotment for his Home Living Number Thirteen <b>And</b> also All ... [as entered] the Aftermarth or ffeed of those Meadows called Church and Church Mile Mead Number Eleven containing Eight Acres and Ten perch the Hay or Share of which belongs to Stephen Powell Esquire Daniel Chandler and the Trustees of Bradford Almshouse Which said Allotment containing by Admeasurement Nine Acres Three Rood and thirteen Perch and the after marth or ffeed of the said Meads called Church and Church Mill Meads is by us Awarded Allotted and Afsigned to the said Sarah Amor in lieu of and in full Compensation for a Copyhold Estate and Interest in the said Open Common ffields Common</p>
<p>No. 11 Sarah Amor part of Do. The ffeed of 8a..0r..10p in Church Mill Meads No. 17 Wm Amor for Moxhams 16a..2r..20p</p>	<p>Robert Amor deceased which said John Amor is since dead by which the same descended to the said Robert Amor the Son <b>To</b> the said Sarah Amor for her Copyhold Estate part of Mannings All those two several Allotments herein after mentioned that is to say All that Plott piece or parcel of Land as the same is now Admeasured Staked and set out containing Nine Acres Three Rood and Thirteen Perch situate in the Land ffield bounded on the East South and West by the Road herein before described as leading into Old Enclosure and Broad Bridge Mead and on the North by the said Robert Amor Allotment for his Home Living Number Thirteen <b>And</b> also All ... [as entered] the Aftermarth or ffeed of those Meadows called Church and Church Mile Mead Number Eleven containing Eight Acres and Ten perch the Hay or Share of which belongs to Stephen Powell Esquire Daniel Chandler and the Trustees of Bradford Almshouse Which said Allotment containing by Admeasurement Nine Acres Three Rood and thirteen Perch and the after marth or ffeed of the said Meads called Church and Church Mill Meads is by us Awarded Allotted and Afsigned to the said Sarah Amor in lieu of and in full Compensation for a Copyhold Estate and Interest in the said Open Common ffields Common</p>

### 3. Cont.

<p>No. 32 John Bell's Allotment 8a..1r..23p</p>	<p>Meadows Common pastures Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty and for her right of Common in respect thereof and which she now holds under the said Earl of Radnor by a certain Copy of Court Roll bearing date the Twenty Third day of March One thousand Seven hundred and fforty nine Granted by the Earl of Chatham to Robert Amor deceased for the lives of himself and Benjamin Hayward his Nephew which said Robert Amor is since dead by which the said Estate descended to the said Sarah Amor according to the Custom of the said Manor for her Widowhood and which will after the Intermarriage or Death of the said Sarah Amor descend to the said Benjamin Hayward as the last subsisting Life on the said Estate <b>To</b> William Amor for his Estate called Moxhams All that Plott Piece or parcel of Land as the same is Admeasured Staked and set out containing Sixteen Acres Two Roods and Twenty Perch Situate in the Land ffield bounded on the East by an Inclosure belonging to Sarah Amor called the Heath Ground on the South by the Road pafsing on the South side of the said Land ffield to Heath Ground on part of the West by the Road Drove or Way herein before described as pafsing into and through the said Land field on the remainder of the West by the Road Drove or Way herein before described as leading into John Haywards Allotment and on the North by the said John Hayward Allotment Number Sixteen Which said Allotment is by us divided Allotted and Afsigned to the said William Amor in lieu of and full Compensation for a Copyhold Estate and Interest in the said Open Common ffields Common Meadows Common Pastures Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty and for his Right of Common in respect thereof and which he now holds under the said Earl of Radnor by a certain Copy of Court Roll bearing date the Thirteenth day of October One thousand Seven hundred and Sixty Six Granted by the said Earl of Chatham to Robert Amor deceased for the lives of William Amor John Amor and Robert Amor Sons of the said Robert Amor deceased Which said John Amor the Son is since dead by which the said Estate descended to the said William Amor and which will after the Death of the said William Amor and the Intermarriage or Death of his Widow in case he should leave one at the time of his Death to the said Robert Amor Son of the said Robert Amor deceased as the only subsisting Life on the said Estate <b>To</b> John Bell All that Plott piece or parcel of Land as the same is Admeasured Staked and set out containing Eight Acres One Rood and Twenty three Perch Situate in Broad Mead bounded on part of the East and North East by the Parish of All Cannings on remainder of the East by an .... Inclosure called Broad Mead and on the West and South by the Allotment of Micharl Burrough Esquire Number thirty One Which said Allotment together with the Money payment ifsuing out of the Tithe Allotments herein before mentioned is by us Awarded Allotted and Afsigned to the said John Bell in Lieu of and in full Compensation for his ffreehold Estate Interest in the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty and for his right of Common in respect thereof <b>To</b> Michael Burrough Esquire All that Plott Piece or parcel of Land as the same is Admeasured Staked and set out containing twenty Acres and two Perch Situate in Broad Mead And also that Plott Piece or parcel of Land as the same is Admeasured Staked and set out containing ffour Acres One Rood and Thirty two Perch situate in the Clay ffield Which said Allotments on part of the East by an Inclosed Ground called Broad Mead</p>
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### 3. Cont.

<p>No. 18 Thos. Dicker's Allotment 0a..1r..39p</p>	<p>herein after exchanged with the said Michael Burrough on remainder of the East and on the North by the Allotment of John Bell Number thirty two on the South by the Glebe and Tythe Allotments Number thirty and Twenty nine on part of the West by Old Inclosures and on the remainder of the West by the Road leading from Patney to All Cannings Which the said Allotments Containing by Admeasurement in the whole Twenty ffour Acres One Rood and Thirty four Perch is by us Awarded Allotted Afsigned to the said Michael Burrough in lieu of and Compensation for his ffreehold Estate and Interest in the said Open Common ffields Common Meadow Common Pasture Waste Lands and Commonable places by the said Act directed to be divided allotted and laid in severalty and for his Right of Common in respect thereof <b>To</b> Thomas Dicker All that plott pieces parcel of Land as the same is Admeasured Staked and set out containing One Rood and Thirty nine Perch Situate in Inn Mead bounded on the East by the Allotment of Thomas Dyke Number nineteen on the South by the Road herein before described as leading from Limberstone between Inn Mead and Old Inclosures on the West by the said Road leading from Devizes to Pewsey and on the North by the Parish of Stoke Which said Allotment is by us Awarded Allotted and Afsigned to the said Thomas Dicker in lieu of and full Compensation for his ffreehold Estate and Interest in the said Open Common ffields Common Meadows Common Pasture Waste Lands and Commonable places by the said Act directed to be divided Alotted and laid in severalty and for his Right of Common in respect thereof The Tythe of which said Allotment is due and payable to the Rev<sup>d</sup> Charles Mayo of Stoke &amp; his succsors We do hereby direct and order the said Thomas Dicker to pay in Lieu of the said Tythes the yearly Sums of One Shilling and ffour halfpenny <b>To</b> Thomas Dyke All that Plott piece or parcel of Land as the same is Admeasured Staked and set out containing ffour Acres Three Roods and Twenty Perch bounded on the East by the Allotment of George Lewis Number Twenty on the South by the Road herein before described as leading from Limberstone between Inn Mead and Old Inclosures on the West by the Allotment of Thomas Dicker Number Eighteen and on the North by the Parish of Stoke Which said Allotment is by us Awarded Alotted and Afsigned to the said Thomas Dyke in Lieu of and full Compensation for his ffreehold Estate and Interest in the said Open Common ffields Common Meadows Common pastures Waste Lands and Common places by the said Act directed to be divided Allotted and laid in severalty and also for his Interest and right of Common in respect thereof <b>To</b> Edward Drewett All that Plott piece of or parcel of Land as the same is Admeasured Staked and set out containing ffourteen Acres Three Roods and Thirteen Perch Situate in the Clay ffield bounded on the East by the Allotment of [space] Giddings Number Twenty three on the South by an Old Inclosure on the West by Cannings Path Drove and on the North by Sarah Amors Allotment for Stretches Number Twenty ffive Which said Allotment is by us so Awarded Allotted to the said Edward Drewett in Lieu of and full Compensation for a Copyhold Estate and Interest in the said Open Common ffields Common Meadows Common pasture Waste Lands and Commonable place by the said Act directed to be divided Allotted and laid in severalty and for his right of Common in respect thereof and which he now holds under the said Earl of Radnor by a certain Copy of Court bearing Date the Twenty ffifth day of May One thousand Seven hundred and ffifty Seven for the Lives of himself John Drewett his Nephew and John Drewett Son of the said John Drewett which are all living <b>To</b> [space]</p>
<p>No. 19 Thos. Dykes Allotment 4a..3r..20p</p>	
<p>No. 24 Edwd Drewett Allotment 14a..3r..13p</p>	
<p>No. 4 Giddings first Allotment 2a..2r..21p</p>	

### 3. Cont.

<p>No. 23 Giddings 2<sup>nd</sup> Allotment 11a..3r..36p</p>	<p><i>Giddings All those two several Allotments Plotts pieces or parcels of Land herein after mentioned (that is to say) All that Plott piece or parecel of Land as the same is Admeasured Staked and set out containing Two Acres Two Roods and Twenty One Perch Situate in West Mead bounded on the West by the Road or Drove leading to the said [space] Giddings Jenny Hayward and Joseph Pearce Allotments on the North by the Road leading into West Mead and on the East by the Tythe first Allotment Number ffive and on the South by Jenny Haywards Allotment Number Three <b>And</b> all that other Plott Piece or parcel of Land as the same as Admeasured Staked and set out containing Eleven Acres Three Roods and Thirty Six perch Situate in the Clay ffield bounded on the East by the Earl of Radnors Allotment Number Twenty two on part of the South by the Road herein before described as leading into Old Inclosures on the remainder of the South by Old Inclosures on the West by the Allotment of Edward Drewett Number twenty ffour and on the North by the Allotment of Sarah Amor for Stretches Number twenty ffive Which said two Allotments are by us Awarded Allotted and Afsigned to the said [space] Giddings in lieu of and full Compensation for a Copyhold Estate and Interest in the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty and for her Right of Common in respect thereof which she now holds for her Widowhood under the said Earl of Radnor by a certain Copy of Court Roll bearing date the fifteenth day of October One thousand Seven hundred and ffifty two Granted by the Earl of Chatham late Lord of the Manor to John Giddings her late husband deceased for the Lives of himself Thomas Giddings and John</i></p>
<p>No. 16 John Haywards Allotment 21a..1r..18p</p>	<p><i>Giddings Sons of the said John Giddings <b>To</b> John Hayward All that Plott Piece or parcel of Land as the same is Admeasured Staked and set out Containing Twenty One Acres One Rood and Eighteen Perch Situate in the Land ffield bounded on the East by Old Enclosures called Heath Grounds on the South by William Amors Allotment for Moxhams Number Seventeen on part of the West by the Road or Drove leading into the said John Haywards Allotment on the remainder of the West by the Allotment of George Lewis for his Copyhold Estate called Nashes Number ffifteen and on the North by the said Road leading from Devizes to Pewsey Which said Allotment is by us Awarded Allotted and Afsigned to the said John Hayward in Lieu of and full satisfaction for all his Right and Interest to a Copyhold Estate in the said Open Common ffields Common Meadows Common pasture Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty and for his right of Common in respect thereof and which he now holds under the said Earl of Radnor by a certain Copy of Court Roll bearing date the Twenty third day of March One thousand Seven hundred and [space] Granted by [space] late Lord of the said Manor to William Amor deceased</i></p>
<p>No. 3 Jenny Haywards Allotmt 2a..1r..49</p>	

### 3. Cont.

	<p><i>for the lives of himself and the said John Hayward his Nephew Which said William Amor is since dead by which the same descended to the said John Hayward <b>To</b> Jenny Hayward All that Plott Piece or parcel of Land as the same is now Admeasured Staked and set out containing two Acres One Rood and ffour Perch situate in West Mead bounded on the East the the Tythe Allotment Number five on the North by [space] Giddings (Commonable)</i></p>
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<p>Herbage</p> <p>No. 30</p> <p>Glebe 1<sup>st</sup> Allotment }  Glebe 2<sup>nd</sup> Allotment }  15.0.14</p>	<p><b>Tenants</b> Servants and Agents only with Horse Cattle and Carriages at all times to pass and repass along the same <b>One</b> other private Road or Way or Drove being in breadth thirty three feet leading into and over the said Common field called Sand field passing in an East ward direction as far as William Amors Allotment for Moxhams Number Seventeen then Southward by the said last mentioned Allotment to certain Old Inclosure called Heaths Ground for the use of Robert Amor William Amor John Hayward &amp; the Earl of Radnor their Heirs and Assigns Lessees Tenants Servants and Agents only with Horses Cattle and Carriages at all times to pass and repass along the same <b>One</b> other Private Road or Way branching out of the last mentioned Drove at the East end thereof and passing Northward to the Allotment belonging to John Hayward being in breadth thirty three feet for your use of the said John Hayward and the person or persons Intitled to the Reversion of the said Allotment their Heirs and Assigns Lessees Tenants Servants and Agents only with Horses Cattle and Carriages at all ---- to pass and repass along the same <b>One</b> other private Road or Way passing on the West South and part of the East side of the said Land fields into certain Old Inclosures for the use of Sarah Amor Robert Amor William Amor The Earl of Radnor The Reverend John Mannings Hazeland the proprietors of the share of Broad Bridge Mead the proprietors of the share of Church Mill Meads William Pearce Edward Drewett Simon Pile [space] Giddings and George Lewis their Tenants Servants and Agents only with Horses Cattle Carts and Carriages at all times to pass and repass along the same <b>One</b> other Private Road or Way branching out of the Road herein before described as leading from Devizes to Pewsey and passing through part of the West end of the Earl of Radnors Allotment number Six called Long Slade Common into a certain Old Inclosure called Hall for the use of Simon Pile and the person or persons Intitled to the Reversion of the said Inclosure his and their Heirs and Assigns Lessees Tenants Servants and Agents only with Horses Cattle Carts and Carriages at all times to pass and repass along the same being in breadth through the said Earls Allotment twenty feet <b>One</b> other Private Road or Way branching from the Road herein before described leading from Devizes to Pewsey at a place called Limberstone and passing Eastward between Inn Mead and Old Inclosures and to be used as heretofore <b>And</b> it is hereby Ordered by us the said Commissioners that no person or persons do at any time hereinafter use any Road or Way either Public or private over the said Open Common fields Common Meadows Waste Lands and Commonable places on foot or with Horses Cattle or Carriages other than such Roads or Ways as herein before by us Ascertained set out and Awarded <b>And</b> We do hereby also Award order and direct that all the Grass and Herbage Growing and renewing in and upon the Drove in Westmead shall be on property of and enjoyed by the said Earl of Radnor <b>And</b> We the said Commissioners do hereby Assign Set out and Allot all and Singular the said Open Common fields Common Meadows Common pastures Waste Lands and Commonable places in and by the said Act direct to be divided Allotted and laid in severalty containing by Statute measure five hundred and fifty nine Acres two Roods and Twenty one Perch Exclusive of all Roads unto the said Reverend James Foster and his successors as Rectors as aforesaid and the several other Owners and Proprietors thereof in such shares and proportions manner and form &amp; subject to such Regulation Orders and Determinations</p>
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4. Cont.

<p>No. 5 Tythe 1<sup>st</sup> Allotment 43a..3r..29p No. 29 Tythe 2<sup>nd</sup> Allotment 67.3.28</p> <p>Money payments to the Rector</p>	<p>as are hereinafter mentioned and Expressd (that is to say) <b>We</b> do hereby Award Allott set out Afsign and Appoint unto and before the said Reverend James ffoster and his succsors as Rectors as aforesaid All those two several Plots or parcels of Land hereinafter mentioned and described on the Plan herein unto annexed (that is to say) All that Plott parcel of Waste Lands on which a Hedge and some Trees are now Growing lying on the East side of and adjoining to certain Old Inclosure belonging to the Glebe Lands called Halls <b>And</b> all that other Plott or parcel of Land part of the Clay ffield containing ffifteen Acres and ffourteen Perch as the same is admeasured Staked and set out bounded on the East by the Tythe Allotment on the South by Old Inclosures on part of the West by the Road herein before described as leading from Devizes to Pewsey on part of the North by a certain Old Inclosure belonging to the Reverend John Mannings Hazeland and on the remainder of the North by the Allotment of Michael Burrough which said plot of Waste Land and piece or parcel of the Clay ffield are by us so Awarded Allotted and Afsigned unto the said Reverend James ffoster and his succsors Rectors as aforesaid in lieu of and full Compensation for all his Glebe and other Rectorial Lands in the said Open Common ffields Common Meadows Common Pastures Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty and for his Right of Common in respect thereof <b>And</b> We do in the next place Set out Afsign and Allot to and for the said Reverend James ffoster and his succsors as Rectors as aforesaid All those several Plotted or parcels of Land herein after mentioned (that is to say) All that Plott Piece or parcel of Land as the same is Admeasured Staked and set out containing fforty three Acres Three Roods and Twenty Nine Perch situate in the West Mead and all Calves Leaze bounded on the East by Old Inclosures on the South by the Parish of Wedhampton and on the North West by the several Allotments hereinafter Awarded to Joseph Pearce [space] Giddings and Jenny Hayward <b>And</b> all that other Allottment Plott piece or parcel of Land as the same is now Admeasured Staked and set out containing Sixty Seven Acres Three Roods and twenty Eight Perch situate in the Clay ffield bounded on the East by the Allotments hereinafter Awarded to The Reverend John Mannings Hazeland Number twenty seven and Robert Amor for his ffreehold Estate on part of the South by the Road herein before described as leading from Devizes to Pewsey on remainder of the South by Old Inclosures on the West by the Glebe Allotment Number thirty on part of the North by the Allotment of Michael Burrough Number thirty one and on the remainder of the north by Old Inclosures Which said two last mentioned Allotments We do hereby charge and make chargeable with the Annual Sum of Eight shillings Seven pence to be Ifsuing and payable out of the said Allotments by half yearly payments to John Bell herein after named his Heirs and Afsigns for ever being the Annual Value of the Lands Drawn by us in Lieu of Tythes from the said John Bells Allotment herein after described which since our compleating the said allotments appears to us by the Title Deeds of the said John Bell to be Tythe ffree The first payment to be made on the Twenty fifth of March next <b>And</b> We the said Commifsioners in further pursuance and under the directions of the said Act do Award Ascertain and Appoint that that the several persons herein after named being Owners of Mefsauges Cottages Tenements Garden Orchards and Old Inclosed Lands in the said Parish of</p>
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#### 4. Cont.

<p>To the Lord of the Manor for Soyl.</p> <p>No. 1 The Earl of Radnors 1<sup>st</sup> Allotment 25.3.0</p> <p>No. 6 Earl of Radnors 2<sup>nd</sup> Allotment 25.3.0</p> <p>No. 5 Earl of Radnors 3<sup>rd</sup> Allotment 6.0.13 Boundaries</p> <p>No. 22 Earl of Radnors 4<sup>th</sup> Allotment 19.0.14</p>	<p>Patney who were not entitled to Lands or Common right in the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places sufficient to make Compensation in Land as aforesaid shall Annually pay in Lieu of and as a full Compensation to the said Reverend James ffoster and his succesfors as Rectors as aforesaid for the said Tythes and dues so due and payable to him out of the said Mefsauges Cottages Tenements Gardens and Orchards the several Yearly Sum and Sums of Money in manner and at the times herein after mentioned that is to say Elizabeth Chamberlain for her Cottages and Garden four pence John Nash for his Cottage and Garden two pence William Tucker for his two Cottages Nine pence. John Edgell for his Cottage an Garden Three pence ffrancis Kite for his Cottage and Garden three Pence. Edward Drewett for his Cottage and Garden ffouyr pence William Pearce for his Cottage and Garden Three pence Richard Acreman for his Cottage and Garden ffive pence and The Trustees of Lavington Poor and for their Inclosed Lands One shilling and One penny Which said several Sums of Money We do Award Order and Appoint shall be paid by the said several and respective Owners as aforesaid by equal Half Yearly payments in every Year for ever the first payment to be made on the Twenty ninth day of September next ensuring the date hereof Which said two last mentioned Allotments containing by Admeasurement One hundred and Three Acres and Seventeen Perch together with the Money payments above directed to be paid are by us so Awaded Allotted and Afsigned to the said Reverend James ffoster and his succesfors as Rectors of the said Parish of Patney in lieu of and full Compensation for All Tythes both Great and small and all other Ecclesiastical dues payments Inclosures and Compositions whatsoever on account or in respect thereof Arising Growing Renewing or payable out and from the said Open Common ffields Common Meadows Common pastures Waste Grounds and Commonable places Gardens Orchards Homesteads and Old Inclosed Lands within the said Parish of Patney Mortuaries Easter Offering and Surplice ffees Excepted <b>And</b> we do in the next place Award Allott set out and Afsign unto and for the said Earl of Radnor as Lord of the Manor of Patney aforesaid in full satisfaction and Compensation for all his Right and Interest in and to the Soyl of all and Singular the Common Waste Lands and Commonable places within the said Manor so much and such part of West Mead as Amounts to the Yearly Value of Twenty Shillings which said parcel of Land is included in his Lordships Allotment Number One hereinafter mentioned <b>And</b> we do further Award Allott set out and Afsign to and for the said Earl of Radnor All those several Plotts or parcels of Land herein after mentioned that is to say All that Plott piece or parcel of Land as the same is admeasured staked and set out containing fforty nine Acres Two Roods and Twenty Perch situate in West Mead bounded on the North by Old Inclosures on part of the South East by the Road or Drove leading into the Allotment of Jenny Hayward Number ffour &amp; [space] Giddings number three on the remainder of the South east by the Allotment of Joseph Pearce Number two on part of the South west by the Parish of Wedhampton on Remainder of the South west and on the West by the Parish of Stirt <b>And</b> all that Plott piece or parcel of Land as the same is Admeasured Staked and set out containing Twenty ffive Acres and Three Roods situate in Puckland ffield and all Long Slade Common bounded on the East by the Allotment of of Joseph Pearce Number Seven on</p>
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4. Cont.

<p>No. 25 Sarah Amor Stretches 8a..3r..32p</p>	<p><i>the South by the Road herein before described as leading through the said ffield into West Mead on the West by the Road herein before described as leading through the said ffield into Old Inclosures and on the North by the Road leading from Devizes to Pewsey <b>And</b> all that Plott piece or parcel of Land as the same is Admeasured Staked and set out containing Six Acres and Thirteen Perch situate in Little ffield bounded on the South east by the Allotment of Simon Pile Number Nine on the South by the Road herein before described as pafsing on the South side of Little ffield to Patney aforesaid on the West by the Road herein before described as pafsing between the said two Common ffields called Puckland ffield and Little ffield and on the North by the said Road leading from Devizes to Pewsey <b>And</b> all that other Plott piece or parcel of Land as the same is Admeasured Staked and set out containing nineteen Acres ffourteen Perch Situate in the Clay ffield bounded on the East by the Allotment Awarded to George Lewis Number Twenty One on the South by the Road herein before described as leading into Old Inclosures called Knights Leaze on the West by the Allotments hereinafter Awarded to [space] Giddings Number twenty three Sarah Amor for Stretches Number twenty five and Robert Amor for Carters and Skillings Number twenty Six and on the North by the Road herein before described as leading from the North Corner of Cannings Path Drove into Old Inclosures Which said ffour several Allotments together with the Herbage of the Drove or Road in West Mead are by us Awarded Allotted and afsigned to the Earl his Heirs and Afsigns in lieu of and full Compensation for all his Lands in Demesne within the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty and for his right of Common in respect thereof <b>To</b> Sarah Amor for her Copyhold Estate called [unclear] All that Plott Piece or parcel of Land as the same is Admeasured Staked and set out containing Eight Ares Three Roods and Thirty Two Perch situate in the Clay ffield bounded on the East by the Allotment Afsigned to the said Earl of Radnor Number Twenty two on the South by the Allotments of [space] Giddings number Twenty three and Edward Drewett number Twenty ffour on the West by Cannings Path Drove and on the North by the Allotment of Robert Amor Number Twenty Six Which said Plott piece or parcel of Land is by us Awarded and Afsigned to the said Sarah Amor on lieu of and full Satisfaction for a Copyhold Estate and Interest in the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty and for her Right of Common in respect thereof which she now holds under the said Earl of Radnor by a certain Copy of Court Roll bearing Date the Second day of December One thousand Seven hundred and Sixty five Granted by the Earl of Chatham late Lord of the said Manor to Robert Amor deceased for the lives of himself John his Son and Robert his Son which said Robert the ffather and John the Son are since dead by which the said Estate descended according to the Custom of the said Manor to the said Sarah Amor for her Widowhood and which will after the Intermarriage or Death of the said Sarah Amor descend to the said Robert Amor Son of the said Robert Amor deceased as the last subsisting Life on the said Estate <b>To</b></i></p>
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#### 4. Cont.

*Robert Amor for his Estate called the Home living All that Plott piece or parcel of Land as the same is now Admeasured Staked and set out containing Twenty nine Acres One Rood and thirty Perch Situate in the Said ffield bounded on part of the East and on the North by the Road Drove or Way herein before described as pafsing through the said Land ffield on remainder of the East and on part of the South by the Road pafsing on the East and South sides of the said ffield to Old Inclosures on remainder of the South by Sarah Amors Allotment Number twelve and on the West by the Road pafsing on the West side of the said ffield into Broad Bridge Mead Which said Allottment Plott Piece or parcels of Land is by us Awarded Allotted and Afsigned to the said Robert Amor on lieu of and full satisfaction for a Copyhold Estate and Interest in the said open Common ffields Common Meadows Common pastures Waste Lands and Commonable places by the Act directed to be divided Allotted and laid in severalty and for his right of Common in respect thereof and which he now hols under the said Earl of Radnor by a certain Copy of Court Roll bearing date the thirteenth day of April One thousand Seven hundred and Sixty four Granted by the said Earl of Chatham to Robert Amor deceased for the lives of himself John his Son and Robert his Son  
(Which*

5.

Xxng the Expenses Xx

*True Copy* for which no more than two pence per Sheet reckoning Seventy two Words to each Sheet sho<sup>d</sup>. be paid and after such Inrollment the said Original Award should be deposited or kept in a Box or Chest within the Parish Church of Patney aforesaid and the said Original Award or a Copy of the Inrollment thereof Signed by the said Clerk of the Peace or his Deputy as aforesaid should at all times thereafter be admitted as legal Evidence in all Courts or places whatsoever and the several Divisions and Allotments to be made in and by such Awards or Instrument as aforesaid should and were by the said recited Act declared to be final binding and Conclusive unto and upon all and every the parties interested in and intituled unto the several & respective Lands Grounds and premises so intended to be divided Allotted and laid in severalty as aforesaid **And** it is thereby further recited That all the charges and Expenses of pafsing the said Act and all the Costs and Charges attending the same and such Survey and Admeasurement as should be made by Order of us the said Commifsioners or any two of us And also making such Roads as by us the said Commifsioners or any two of us should be set out and appointed and all other the Costs and Charges of Valuing dividing Allotting and laying in severalty the said Lands Grounds and premises and of preparing and Inrolling this our Award or Instrument & the Charges and Expenses of us the said Commifsioners and all other Charges and expenses about and concerning the premises should be borne and defrayed by all the Owners and Proprietors intituled to shares and Allotments of the said Lands and Grounds thereby intended to be divided Allotted and laid in severalty Except the said Incumbent and his succefsors as Rectors aforesaid according to their several shares Rights and Interest therein the proportions following (that is to say) Every person having an Estate ffreehold in pofsefsion in the said Lands and Grounds should pay the whole of the charges and expenses which should be directed by us the said Commifsioners or any two of us to be paid in respect of his share or Allotment and every person having an Estate in the said Lands and Grounds for Three lives or for years determinable on Three lives should pay one Morety of all the Charges and expenses which should be directed to be paid in respect of his share or Allotment and the other morety thereof should be paid by the person or persons intituled to the Reversion of such Share or Allotment and every person having an Estate in the said Lands and Grounds for two Lives or for years determinable on two lives should pay one third part of all the Charges and Expenses which should be directed to be paid in respect of his share or Allotment and the remaining Two third parts thereof should be paid by the person or persons intituled to the Reversion of such shares Allotment and every person having an Estate in the said Lands and Grounds for one Life or years determinable on One Life should pay one Sixth part of all the Charges and expenses which should be directed to be paid in respect of his share or Allotment and the remaining ffive Sixth part should be paid by the person or persons intituled to the Reversion of such share or Allotment Such charges and expenses to be settled Adjusted and determined by us the said Commifsioners or any two of us And in ease any of the persons aforesaid should refuse or neglect to pay his her or their Share or proportion Shares or proportions of such Charges and Expenses within the time to be limited by us the said Commifsioners or any two of us to such person or persons as we or any two of us should appoint to receive the same Then we the said Commifsioners ant two of us should and might by Warrant under our hands and Seals directed to any persons or persons whomsoever cause the

5. Cont.

<p>Commifisioners have the Common ffields and xxd the Quantities thereof xxd the same</p> <p>I heard the Alligations parties and informed xxselves of the Rights &amp; xxms of the Proprietors</p>	<p>same to be Levied by Distrefs and Sale of the Goods and Chattells of the person or persons so neglecting or refusing to pay the same rendering the Overplus (if any) on Demand to the Owners of such Goods and Chattells after deducting the Costs and Charges of taking and making such Distrefs and Sale Or otherwise it should and might be lawful to and for us the said Commifisioners or any two of us to enter into and upon the premises so to be Allotted to such person or persons refusing or neglecting to pay as aforesaid and to receive and take the rents and profits thereof until thereby or therewith the Share or Shares as proportion or proportions of the Costs and Charges which should be so due and unpaid and also all Costs Charges and expenses occasioned by or attending such Entry upon and preception of the Rents and profits of the said premises should respectively be fully paid and satisfied <b>Provided</b> however and it is by the said Act further recited that we the said Commifisioners or any two of us should be the first place ascertain what proportion of the charge and expences of obtaining and pafsing the said Act and of carrying the same into Execution ought to be borne and paid by the Owners and proprietors of the Old Inclosed Lands thereby Exonerated from the payment of Tythe for or on account of having their lands so exonerated and the same when so ascertained should be paid by them to such person or persons and in such Shares and proportions as We the said Commifisioners or any two of us should Order and direct and in default of payment thereof the same should and might be Levied and recovered by the same Ways and means as the other Charges and Expenses of obtaining and carrying the said Act into Execution are made recoverable Any thing therein before contained to the contrary thereof notwithstanding <b>And Whereas</b> we the said Commifisioners have caused a true and perfect Survey Plan and Admeasurement of the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places intended by the said Act to be divided Allotted and laid in severalty And also of the several Gardens Orchards homesteads and Old Inclosures within the said Parish of Patney directed by the said Act to be Exonerated from the payment of Tythes to be made and taken by William Simpson of Bath in the County of Somerset Land Surveyor Lawfully nominated and Appointed by us for that purpose which Survey and Admeasurement have been reduced into Writing and the Number of Acres Roods and Perches belonging to each Proprietor in the said Open Common ffields Common Meadows Common Pastures Waste Lands and Commonable places intended to be divided Allotted and laid in severalty and also the Number of Acres Roods and Perches belonging to each Proprietor in the said Old Inclosed Lands are therein set forth ascertained and described and the said Survey Plan and Admeasurement have been laid before us at our several Meetings held in pursuance of the said Act which We have fully considered and Approved <b>We</b> the said Commifisioners have carefully Valued and examined the said Open Common ffields Common Meadows Common pasture Waste Lands and Commonable places And also the Old Inclosed Lands within the said Parish of Patney and the Quantities and Qualities thereof and of each Proprietors of the same and have made a just and impartial Estimate of the Value of the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places intended to be divided Allotted and laid in severalty And also of the Old Inclosures and other Lands and Grounds intended to be Exonerated from</p>
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## 5. Cont.

have set out Roads

the payment of Tythes and of the respective properties of the several parties concerned and interested therein **And** at our Meetings we have carefully and deliberately Examined and Considered the several Alligations made before us by and on the part and behalf of all the parties Interested in the said intended Division Allotment and laying in severalty and have duly informed ourselves of the Rights and Claims of the several Proprietors and all and Singular the matters and things relating to the said intended Division Allotting and laying in Severalty necessary and proper to be weighed and considered in Order to do justice to all parties and have settled Ordered Adjudged and Determined the same And have also set out and appointed proper and Convenient Public and private Roads and Ways through the said intended New Allotments and have considered settled and determined all other matters and things respecting the said intended Division Allotting and laying in severalty and in ffine have conformed in all things to the directions of the said Act and the intent and meaning thereof respecting us the said Commifsioners named and appointed to put the same into Execution **And Whereas** the said Henry Cookson since the pafsing the said recited Act is dead and The Reverend James ffoster is presented to and Inducted into the said Rectory and – thereby is intituled to the Glebe Land and also to the proportion of Land in the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places by the said Act directed to be divided Allotted and laid in severalty And also to be money payments in liue of Tythes of such Old Inclosures for which a Compensation in Land could not be made which were intended by us the said Commifsioners to be Allotted to the said Henry Cookson and his succesors as Rector as aforesaid **Now these presents is Witnefs** that We the said Charles Millerd Daniel Tanner and William Gale Commifsioners named and Appointed as aforesaid **Have** by Virtue and in pursuance of the same Act and of the several powers and Authorities given Awarded Allotted Set ot Afsigned and Appointed Allotted Afsigned and Appointed And by this present Award or Instrument in Writing Signed and Sealed by us **Do** in the first place Award Allott Set out Afsign and Appoint such Publick and Private Roads and Ways through and over the said New Inclosures and Allotments to be made as aforesaid as are hereinafter mentioned (that is to say) **One** Publick Road or Highway for Horses Cattle and Carriages leading from Devizes to Pewsey through the Clay ffield and along Stockmore Lane to go in the same direction it has heretofore gone being in Breadth fforty ffeet **One** other Publick Road or Highway for Horses Cattle and Carriages branching out of the last mentioned Road at or near the North East Corner of Puckland ffield and pafsing Southward between Puckland ffield amd Little ffield and then Westward on the South side of Little ffield to the Village of Patney aforesaid to continue in the direction it has heretofore gone **One** other Publick Road or Highway for Horses Cattle and Carriages branching out of the said Road leading from Devizes to Pewsey at or near a certain Way called setting Path Way and pafsing Southward through the Land to the Village of Patney aforesaid continue in the direction it has usually gone **One** Publick ffoot Path leading from a certain Bridge called Halls Bridge to Stoke to pafsing in the same direction it has usually gone **One** other Publick ffoot Path

## 5. Cont.

branching out of the Road herein before described leading from Devizes to Pewsey at or near the South West Corner of Robert Amor freehold Allotment Number twenty eight and passing Northward on the West side of the said Allotment and is excise on the West Side of the Allotment of the Reverend John Mannings Hazeland Number twenty seven to All Cannings being in breadth Three feet **One** other Publick foot Path branching from the Corner of the Drove in the Land field and passing Northwards along the Drove that leads to George Lewis's Allotment for Nashes number fifteen and then through the Allotment belonging to John Hayward Number Sixteen to Stoke being in breadth three feet **One** other Publick foot Path passing Eastward along the Drove in Land field as far as William Amors Allotment for Moxham number Seventeen and then Southward along the said Drove to Church Mill and Marden **One** other Publick foot Path leading out of a certain Old Inclosure called Stretches Heath and crossing the Road leading to Scotchfield and then passing Northward through William Amors Allotment Number Seventeen and also through the Allotment belonging to John Hayward number sixteen and then on the North West side of Mr Dickers Allotment in Inn Mead to Stoke being in Breadth Three feet **One** other Publick foot Path from Patney aforesaid and passing on the West side of the Sand field through a certain Common Mead called Broad Bridge Mead to Cherington being in Breadth through the said Mead three feet **One** other Publick foot Path or Way leading from Patney aforesaid passing Northwestward through the said Common field called Little field and also through the Common field called Puckland field to Itchelhanpton and Devizes to go in the same direction it usually has gone **One** private Road or Way for the use of The Right Honourable the Earl of Radnor Simon Pile George Lewis and Robert Amor their Heirs and Assigns Lessees Tenants Servants and Agents only with Horses Cattle and Carriages at all times to pass and repass through the said Common field called Puckland field on the South and West sides thereof into certain Old Inclosures called Puckland and Cornhill And also for the use of Jenny Hayward [space] Giddings Joseph Pearce over Patney Brook into the Mead called West Mead **One** other Private Road or Way branching out of the Road herein before described leading from Devizes to Pewsey and passing Southward on the West side of the Clay field and afterwards between certain Old Inclosures into West Mead for the use of the said George Lewis Edward Drewett the Earl of Radnor and Robert Amor their Heirs and Assigns Lessees Tenants and Agents only with Horses Cattle and Carriages at all times to pass and repass along the same being in breadth through the Clay field twenty feet **One** other Private Road Way or Drove called Cannings Path Drove branching out of the Road herein before described as leading from Devizes to Pewsey at or near the West End of Robert Amors Old Inclosure called Setting Ground and then passing Northward all across the Clay field for the use of the said Robert Amor Reverend John Mannings Hazeland and Sarah Amor and the proprietors of certain Old Inclosures called Normead their Heirs or Assigns Lessees Tenants Servants and Agents only with Horses Cattle and Carriages at all times to pass and Repass along the same being in breadth thirty Seven feet **One** other private Road or Way branching out at the

**5. Cont.**

North end of the said last mentioned Drove and pafsing Eastward on the North side of the Allotment belonging to Robert Amor for Carters and Skillings The Right Honourable he Earl of Radnor Allotment Number twenty two and George Lewis's Allotment Number twenty one and ending at a certain Old Inclosure called Normead belonging to Simon Pile being in breadth Twenty ffeet for the use of the said [space] Giddings Edward Drewett William Amor the Trustees of Lavington Charity John Hayward and Simon Pile their Heirs or Afsigns Lefsees Tenants Servants and Agents only with Horses Cattle and Carriages to pafs and repafs a long the same to their Inclosed Grounds called the Normeads **One** other private Road or Way leading out of Wetshod Lane and pafsing Eastward on the South side of the said Clay ffield to certain Old Inclosures called Lirights Leaze for the use of [space] Giddings the Earl of Radnor George Lewis Sarah Amor Robert Amor William Amor Simon Pile the Trustees of Lavington Charity William Pearse and John Hayward their Heirs Afsigns Lefsees



	<p><b><i>In Puruance</i></b> Act of Parliament made and past in the Eighteenth year of the Reign of his present Majesty King George the Third Intitled “An Act for Dividing Allotting and laying in severalty the Open Common ffields Common Meadows Common Pastures Waste Lands and Commonable places in the Parish of Patney in the County of Wilts” The following Award or Instrument in Writing Ingrosed and Written on Parchment and Signed and Sealed by the Commifsioners therein named together with the Oaths thereunto Annexed was this First Day of April in the Year of our Lord One thousand Seven hundred and Eighty Two Inrolled with the Clerk of the Peace for the said County of Wilts in the Words and ffigures following (that is to say)</p> <p><b><i>The Award</i></b> Orders Rules and Determinations of us Charlrs Millerd of Stanton Saint Quinton in the County of Wilts Daniel Tanner of Urchfont in the said County of Wilts and William Gale of Allcannings in the said County of Wilts Gentleman Commifsioners Appointed for putting in Execution an Act of Parliament made and pafsed in the Eighteenth year of the Reign of his present Majesty King George the Third Intitled An Act for dividing Allotting and laying in severalty the Open Common ffields Common Meadows Common Pastures Waste Lands and Commonable places in the Patish of Patney in the County of Wilts</p>
Recital of the Preamble of the Act	<p><b><i>Whereas</i></b> the said Act recites that there were within the Parish of Patney in the County of Wilts several Open Common ffields Common Meadows Common Pastures Waste Lands and Commonable places And also that the Right Honourable Jacob Earl of Radnor is Lord of the Manor of Patney aforesaid and The Right Reverend John Lord Bishop of Winchester is Patron of the Rectory thereof And also that The Revered Henry Cookson since deceased was the Incumbent of the said Rectory and as such intituled to certain Glebe Lands and also to all the Tythes arising renewing and increasing out of or from and all or any part of the said Common ffields Common Meadows Common Pastures Waste Lands and Commonable places and also to all the Tythes of the Gardens Orchard Homesteads and Old Inclosures within the said Parish And also that the said Jacob Earl of Radnor nor the said Henry Cookson and several other persons were Owners and proprietors of the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places and were intituled to right of Common thereon And also that the Lands in the said Common ffields Common Meadows lie intermixed and dispersed and .... it would be advantageous to the several Owners thereof and of the said Common pastures Waste Lands and Commonable places if the same were divided allotted and laid in severalty But the same could not be done without the Act of Parliament It was thereby Enacted that we the said Charles Millerd Daniel Tanner and William Gale and our sucsefsors to be elected in manner therein mentioned should be and are thereby appointed Commifsioners for dividing allotting and laying in severalty the Open Common ffields Ccommon Meadows Common pastures Waste Lands and Commonable places within the Parish of Patney aforesaid in the said County of Wilts <b><i>And</i></b> that for the more just and regular division of the said Lands and Grounds unlefts a Survey thereof</p>
Survey to be made To set out Roads	

6. Cont.

<p>Allotment to the Rector for Glebe Lands</p> <p>xx Charges to be paid xx of the Old Inclosed xx for which a Compensation Land could not be made</p> <p>Six only</p> <p>[page tear] the Lord [page tear] Cyl [page tear]</p> <p>[page tear] [page tear] Exchanges ready made</p>	<p>should have already been made and should be prodxx to and approved of by us at our first subsequent Meeting a true and perfect survey and Admeasurement should be made of the said Open Common ffields Common Meadows Common Pastures Waste Lands and Commonable places and also of the Old Inclosed Lands within the said Parish as soon as the same could conveniently be done by such person or persons as should be nominated &amp; Appointed for that purpose by us <b>And</b> also that we the said Commifsioners or ant two of us should in the ffirst place set out and appoint such Public and Private Roads and Ways and also such Public Drains and Sewers in upon and over the said Open Common ffields Common Meadows Common Pastures Waste Lands and Commonable places as we the said Commifsioners or any two us should think neccefsary so as all such Public Roads be made of the breadth of fferty ffeet at least <b>And</b> that We the said Commifsioners or any two of us should in the next pace Afsign set out and Allott to and for the said Henry Cookson and his succefsors Rectors of the said Rectory such Plot or Plots of the Lands and Grounds thereby intended to be divided Alotted and laid in severalty as aforesaid as in the Judgement of us or any two of us should be in full equivalent and Compensation Quantity Quality Situation and Convenience considered for all the Glebe Lands and other the rectorial Lands of the said Henry Cookson then lying and being in the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places and for his and their rights of Common in respect thereof in over and upon all the said Lands intended to be divided Allotted laid in severalty And should also Afsign et out and allot unto and for the said Henry Cookson and his succefsors as Rectors as aforesaid in one or more Plot or Plots such further parts of the Lands and Grounds thereby intended to be divided Allotted and in severalty as should in the Judgement of us the said Commifsioners or any two of us be equal in Value Quantity Quality Situation and Convenience considered said parcel or parcels of Land so to be set out and Allotted to and for the said Henry Cookson and his succefsors laid in severalty and also to one full Seventh part of all the Gardens Orchards Homesteads and Old Inclosed Lands within the Parish of Patney aforesaid which Due <b>Mod</b> uses Conpofition and payments whatfoever belonging to the said Henry Cookson and his succefsors as aforesaid should be in lieu and in full Bar of and satisfaction and compensation for all Tythes both the Great Land and small and all other <b>Ecclesiastical xx and</b> also the Gardens Orchards Homesteads and Old Inclosed Lands within the Parish of Patney aforesaid Mortuaries Surplice ffees and Easter offerings Excepted) but in case the Owners of any Mefsauges Cottages Tenements Gardens Orchards or Old Inclosures [page tear] said Parish of Patney should not be intitled to Lands or Grounds in the said Open Common Inclosed Common Meadows Common pastures Waste Lands and Commonable places sufficient to make Compensation for the Tythes of their Gardens Orchards Homesteads and Old Inclosures aforesaid that then We the said Commifsioners or any two of us should and we are required to ascertain Limit and Appoint in and by our said Award such Respective yearly Rent or Sums of Money to be Ifsuing and payable out of such Mefsauges Cottages Tenements Gardens Orchards and Old Inclosed Lands for which such Compensation . . . . in Lands Commons not be made aforesaid as in the judgement of us the said Commifsioners or ant two of us should be a full equivalent and Compensation unto the said Henry Cookson and his succefsors as Rectors as aforesaid for the said respective Tythes so due and payable to him or them out of the</p>
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## 6. Cont.

Award	<p>same Mefsauges Cottages Tenements Gardens Orchards and Old Inclosed Lands respectively which said respective Rents or Sums of Money so to be ascertained Limited and Appointed as aforesaid should for ever thereafter be Ifsuing out of the respectively Cottages Tenements Gardens Orchards and Old Inclosures out of which the same should be limited and Appointed as aforesaid and should be payable to the said Henry Cookson and his succsors as Rectors as aforesaid by equal half yearly payments in every year the first payment whereof should grow due and be made at Michaelmas next after the said Lands and Grounds should be allotted and laid in severalty as aforesaid and the said Henry Cookson and his succsors as Rectors as aforesaid should and might at all times after the Execution of this Award have and exercise such of the Remedies and powers by Action Distrefs and Entry for recovering the said respective Yearly Rents or Sums of Money so be ascertained and Appointed as aforesaid when the same should be in Arrear as by the Laws now in force are provided and given to Landlords for Recovery of Back Rents in Arrear <b>And also</b> that after the Allotments therein before mentioned should have been Afsigned and set out as aforesaid We the said Commifsioners or any two of us should Afsign set out and Allott to and for the said Jacob Earl of Radnor as Lord of the said Manor of Patney such part Quantity Quality and situation considered of [page tear] Common and Waste Grounds and Commonable places within the said Parish of Patney as in the Judgement of us the said Commifsioners or any two of us should be an equivalent and Compensation unto the said Henry Cookson and his succsors and Compensation for all his right and Interest in and to the soil thereof And the [page tear] [page tear] the said Commifsioners or any two of us should then set out and Allott the residue of the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places unto and amongst the said Jacob Earl of Radnor and the several [page tear] [page tear] thereof and persons interested therein at the time of such division Allotment and lay severalty in proportion Quantity Quality and Situation considered to their several and respectioe shares rights and Interest therein and the same to be settled a [page tear] [page tear] by such Ways and means as we the said Commifsioners or any two of us should then reasonable fair and equal in that behalf Subject neverthelefs to the Rules Orders and directions of the said Act And for the more Convenient Situation of the [page tear] [page tear] Lands and premises within the said Parish the Act farther Recites that it should and xx lawful to and for all or any of the Owners or proprietors of Lands Grounds and premises within the said Parish and also to and for the Guardians Husb [page tear] [page tear] Committees or Attorneys of or for any such Owners or Proprietors being Infant ffemes xx xties or beyond the Seas or under any other disability or Incapacity of acting for themselves to exchange all or many of his her or their Mefsauges Lands Tenements or [page tear] ctments Old Inclosures or other Lands or Grounds within the same Parish for any other Mefsauges Lands Tenements or Hereditaments Old Inclosures or other Lands within the said Parish so as all and every such Exchange or Exchanges so made by and [page tear] xxth the Common and Apprxxation of us the said Commifsioners or any two of us to be testified as xxed and declared in our Award or Instrument and that all such Exchange or Exchanges so to be made as aforesaid should be for ever good called and affectual in [page tear]</p>
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## 6. Cont.

Laws to all intents and purposes whatsoever notwithstanding the want of title many **xx** persons making such exchanges **And also** that several Exchanges might have been already made of Lands and Estates within the said Parish and it be a satisfaction to the persons who had made or were then interested in such exchanges to have **xx** same ratified and confirmed it is farther recited that all such Exchanges already made by any person or persons Bodies Politic or Corporate which be approved of by us the said Commifioners or any two of us and ascertained and specified in our said **xx** **xx**ard should be and are thereby ratified and confirmed and the same should be good valid and effectual in the Law to all intent and purposes whatsoever And further recites that as soon as conveniently might be after we the said Commifioners or any two of us should have completed the division allotting and laying in severalty of the said Open Common ffields Common Meadows Common Pastures Waste Lands Commonable places pursuant to the direction of the said Act we the said Commifioners or any two of us should form and draw up or cause to be formed and drawn up an Award or Instrument in Writing which should Exprefs the Quantity in Statute measure of Acres Roods and Perches contained in the said Open Common ffields Common Meadows Common pastures Waste Lands and Commonable places and the Quantity and Contents of each and every part and parcel thereof afsigned and allotted to each of the parties Interested in and intituled to the same and a description of the Situation Buttals and Boundaries of **xx** same parcels and Allotments respectively and proper Order and direction for making and laying out the Roads and Ways Pafsages Drains and Sewers man**xx** through the same and for maintaining and repairing the same and should also exprefs and containing such other orders Regulations and determination as should be proper and neccefsary to be inserted therein conformable to the purport of the said Act which said Award should be fairly Ingrofsed or Written on Parchment and signed and Sealed by the said Commifioners or any two of us and should within Six Calender Months next after the same should be signed and Sealed as aforesaid be inrolled with the Clerk of the Peace for the said County of Wilts who is thereby required to cause the same to be Inrolled to the said **xx** therein for the inspection and perusal where no more than One shilling should be paid and a true Copy thereof or of any part thereof when and as often as the same should be required should **xx** and Grounds Signed by the said Clerk of the Peace or his Deputy purporting the same to be