



ANNO QUINQUAGESIMO.

GEORGII III. REGIS.

Cap. 182.

An Act for effectuating a Partition directed by the Court of Chancery of certain Estates situate in the County of *Monmouth*, devised by the Wills of *John Blewitt* Esquire, and *Frances Fettiplace*, deceased. [9th June 1810.]

WHEREAS *John Blewitt*, late of *Llantarnam*, in the County of *Monmouth*, Esquire, duly made and published his last Will and Testament in Writing, bearing Date the Twenty-first Day of *May* One thousand seven hundred and eighty-eight, and thereby gave and devised all his Manors, Messuages, Lands, Tenements and Hereditaments, and all his real Estate whatsoever, and wheresoever, and of what Nature or Kind soever, in Possession, Reversion, Remainder or Expectancy, with their Appurtenances, unto *Thomas Prothero* and his Heirs, to the Uses, Ends, Intents and Purposes hereinafter declared (that is say) in Trust in the first Place to pay all his just Debts; and also to the Use and Intent that the said Testator's Mother *Mary Macnamara* (since deceased) and her Assigns should, after his Decease during her Life, receive thereout One Annuity or yearly Sum of One hundred and twenty Pounds; and also to the further Use and Intent that the said Testator's Four Sisters of the Half-blood then living, to wit, *Ann*, *Frances*, *Margaret*

Recital of Will of John Blewitt, dated 21st May 1788.

[Lor. & Per.]

garet and *Jane*, being the Four Daughters of the said Testator's said Mother by Mr. *John Macnamara*, and their Assigns, should, after the Decease of the said Testator's Mother, or in case his said Mother should die before him, then after his Decease, yearly during their respective Lives receive thereout One Annuity of Two hundred Pounds in equal Shares and Proportions; and as to all the said Manors, Messuages, Lands, Tenements and Hereditaments, and Real Estate, with their Appurtenances after the said Testator's Decease charged with the said Annuities and subject thereto, and to the Remedies therein provided for the Recovery thereof, to the Use of the said Testator's Brother *Edward Blewitt* and his Assigns for his Life without Impeachment of Waste, except as therein mentioned; Remainder to the Use of the said *Thomas Prothero* and his Heirs during the Life of the said *Edward Blewitt* in Trust to preserve the contingent Remainders; Remainder to the Use of the first and other Sons of the said *Edward Blewitt* severally and successively in Tail Male, Remainder to the Use of all and every the Daughter and Daughters of the said *Edward Blewitt* as Tenants in common in Tail general, Remainder to the Use of *George Macnamara* the said Testator's Brother of the Half-blood for his Life without Impeachment of Waste, Remainder to the same Trustee and his Heirs during the Life of the said *George Macnamara* in Trust to preserve the contingent Remainders, Remainder to the Use of the first and other Sons of the said *George Macnamara* severally and successively in Tail Male, Remainder to the Use of all and every the Daughter and Daughters of the said *George Macnamara* as Tenants in common in tail general, Remainder to the Use of *Michael Macnamara*, the said Testator's Brother of the Half-blood for his Life without Impeachment of Waste, Remainder to the same Trustee and his Heirs during the Life of the said *Michael Macnamara* in Trust to preserve the contingent Remainders, Remainder to the Use of the first and other Sons of the said *Michael Macnamara* severally and successively in Tail Male, Remainder to the Use of all and every the Daughter and Daughters of the said *Michael Macnamara*, as Tenants in common in Tail general, Remainder to the Use of the said *Ann, Frances, Margaret* and *Jane*, and their Heirs for ever as Tenants in common; and not as Joint Tenants: And whereas *Frances Fettiplace*, heretofore of *Swinbrook*, in the County of *Oxford*, then the Wife of *Thomas Fettiplace* Esquire, (since deceased) by her last Will and Testament in Writing duly executed and attested, bearing Date on or about the Twenty-ninth Day of *January* One thousand seven hundred and fifty-six, as to her worldly Estate which was limited and settled to be, at her own Disposal, gave and devised all that her Moiety of all her Manors, Messuages, Farms, Lands, Tenements and Hereditaments whatsoever, with the Appurtenances situate, lying, and being in the said County of *Monmouth* or elsewhere in *Great Britain*, unto *Capel Hanbury*, his Executors, Administrators and Assigns, for the Term of One hundred Years, to commence from the said Testatrix's Decease, upon certain Trusts thereof declared, and which have long since determined, and subject thereto to her said Husband *Thomas Fettiplace* and his Assigns for his Life, Remainder to her youngest Son *Charles Fettiplace* and his Assigns for his Life, Remainder to *John Lord Chedworth*, his Heirs and Assigns during the Life of the said *Charles Fettiplace*, in Trust to preserve the contingent Remainders;

Recital of
Will of
Frances Fettiplace, dated
29th January
1756.

mainders; Remainder to the first and other Sons of the said *Charles Fettiplace* severally and successively in Tail Male, Remainder to the Daughter and Daughters of the said *Charles Fettiplace* in Tail general as Tenants in common, Remainder to *Thomas Morgan* the younger, his Executors, Administrators and Assigns, for the Term of Two hundred Years upon certain Trusts thereof declared, and which have long since determined; Remainder to the said Testatrix's eldest Son *Robert Fettiplace* for his Life, Remainder to the said *John Lord Chedworth*, his Heirs and Assigns during the Life of the said *Robert Fettiplace* in Trust to preserve the contingent Remainders, Remainder to the first and other Sons of the said *Robert Fettiplace* severally and successively in Tail Male, Remainder to the Daughters and Daughter of the said *Robert Fettiplace* as Tenants in common in Tail general, Remainder to the said Testatrix's three Daughters *Frances Fettiplace*, *Mary Fettiplace*, and *Arabella Fettiplace* in Tail general as Tenants in common, with Remainder to the said Testatrix's own Right Heirs for ever: And whereas by a Decree of the High Court of Chancery bearing date the Seventh Day of *February* One thousand eight hundred and four, made in a Cause wherein the said *Edward Blewitt*, therein described as *Edward Blewitt* the Elder, Esquire, *Edward Blewitt* the Younger, *James Vaughan* Gentleman, and the said *Frances Macnamara*, then *Frances Vaughan*, the Wife of the said *James Vaughan*, *James Pumphrey*, and the said *Ann Macnamara*, then *Ann Pumphrey*, the Wife of the said *James Pumphrey*, the said *Margaret Macnamara* and *Jane Macnamara* and *Michael Macnamara*, *Charles Symes* Gentleman, and *Jane* his Wife, *Robert Moody* Gentleman, *William Joshua Wendy Taylor* Gentleman, *Philip Jones* Esquire, *John Saunders* Clerk, *Charles Tirrel Morgan* Esquire, *Abraham Langford* Esquire, *Thomas Osborne* Esquire, and *William White* Esquire, were Plaintiffs, and the said *Charles Fettiplace* and *Edward Webb* Esquire, and *Richard Gorges* Esquire, were Defendants; after reciting certain Indentures of Lease and Release dated respectively the Eighth and Ninth Days of *January* One thousand seven hundred and eighty-seven, and made between the said *John Blewitt* the Testator of the one Part and *Thomas Jones* Esquire of the other Part, whereby the said *John Blewitt* conveyed an undivided Moiety of and in the Manor of *Magna Porta* alias *Portbmawa* in the County of *Monmouth*, and of and in divers, Messuages, Cottages, Advowsons, Mills, Farms, Lands, Tenements, Rents, Tythes, and Hereditaments in the same County, therein more particularly described, unto and to the Use of the said *Thomas Jones* his Heirs and Assigns for ever, subject to a Proviso for Redemption thereof on Payment of the Sum of One thousand one hundred Pounds and Interest as therein mentioned; and reciting that the said Testator *John Blewitt*, being seised of undivided Moieties of and in certain Manors and other Hereditaments, duly made and published his said Will, and devised the same to the Uses and in manner hereinbefore mentioned; and reciting certain other Indentures of Lease and Release dated respectively the Second and Third Days of *September* One thousand Seven hundred and Eighty-nine, and made between the said *John Blewitt* of the one Part and *Eleanor Rogers* of the other Part, whereby the said *John Blewitt* conveyed an undivided Moiety of and in certain Parts of the said Messuages, Lands, Tenements and Hereditaments so devised by his said Will as aforesaid, unto and to the Use of the said *Eleanor Rogers*

Recital of
Decree of
Court of
Chancery,
7th February
1804.

her

her Heirs and Assigns for ever, subject to a Proviso for Redemption thereof on Payment of the Sum of Five hundred Pounds and Interest as therein mentioned; and reciting a certain other Indenture of Three Parts dated the Fifth Day of *September* One thousand seven hundred and eighty-nine, and made between the said Testator *John Blewitt* of the First Part, the said *Jane Symes* (then *Jane Edwards* spinster) of the Second Part, and *Charles Rogers* and *Edward Philips* of the third Part, which recites that a Marriage was then intended between the said *John Blewitt* and the said *Jane Edwards*, and that in consideration of such intended Marriage, as also in consideration of the natural Love and Affection which the said *John Blewitt* bore to the said *Frances Vaughan*, *Margaret Macnamara*, and *Jane Macnamara*, sisters of the Half-blood to the said *John Blewitt*, and for making a Provision for them, that the said *John Blewitt* had thereby agreed that he or his Heirs, Executors or Administrators would within Three Months settle, convey, and assure the said undivided Moieties and Fourth Part of the said Manors and other Hereditaments so devised by his said Will as aforesaid, (except the said Moieties so in Mortgage to the said *Thomas Jones* and *Eleanor Rogers* as aforesaid) to such Uses and upon such Trusts as are therein mentioned, and which are contained and expressed in certain Indentures of the Thirtieth Day of *September* and the First Day of *October* One thousand eight hundred, in the said Decree particularly set forth and hereinafter recited; and reciting a certain Deed Poll dated the Twenty-second Day of *September* One thousand seven hundred and eighty-nine, indorsed on the said Indenture of Release or Mortgage of the Third Day of *September* One thousand seven hundred and eighty-nine, so made to the said *Eleanor Rogers*, whereby the said *John Blewitt* charged the said undivided Moiety of the said Premises therein comprised with the Payment unto the said *Eleanor Rogers*, her Executors, Administrators and Assigns of the further Sum of Two hundred Pounds with Interest for the same as therein mentioned; and reciting that the said Marriage between the said *John Blewitt* and the said *Jane Symes*, then *Jane Edwards*, was solemnized, and that the said *John Blewitt* died on the Second Day of *October* One thousand seven hundred and eighty-nine without having made any Settlement pursuant to the said Indenture or Articles of Agreement, and without having altered his said Will (except as aforesaid) and leaving the said *Edward Blewitt* the Elder, his only Brother and Heir at Law; and that after the Death of the said *John Blewitt*, and before the making of the Indentures of Lease and Release next mentioned, that the said *Jane*, the Widow of the said *John Blewitt*, intermarried with the said *Charles Symes*, and that the said *Ann Pumphrey*, late *Ann Macnamara*, and one of the half Sisters of the said *John Blewitt*, intermarried with the said *James Pumphrey*, and that the said *Frances Vaughan*, formerly *Frances Macnamara*, and another of the half Sisters of the said *John Blewitt*, intermarried with *William Jones* since deceased, and after his Death intermarried with the said *James Vaughan*; and that the said *Mary Macnamara*, the Mother of the said *John Blewitt*, and the said *George Macnamara*, one of the half Brothers of the said *John Blewitt*, were both dead, and that the said *George Macnamara* died unmarried and without Issue; and reciting certain other Indentures of Lease and Release bearing date respectively the Thirtieth Day of *September* and the First Day of *October* One thousand eight hundred, the Release being of Seven Parts and made between
the

the said *Edward Blewitt* the Elder of the First Part, the said *Thomas Prothero* the Devisee in Trust named in the said Will of the said *John Blewitt* deceased, of the second Part, the said *Charles Symes* and *Jane* his Wife of the Third Part, *William Kemeys* Esquire, and *Thomas Osborne* Esquire of the Fourth Part, the said *Robert Moody* and *William Joshua Wendy Taylor* of the Fifth Part, the said *Philip Jones* and *John Saunders* of the Sixth Part, and the said *Frances Vaughan* and her then late Husband *William Jones*, and the said *Margaret Macnamara* and *Jane Macnamara* of the Seventh Part, which recites the said Will of the said *John Blewitt*, and the said Articles of Agreement made by him in Contemplation of his Marriage with the said *Jane Symes*, and that the said *Edward Blewitt* the elder had agreed to convey and settle the said undivided Moieties and Fourth Part of and in the said Manors and other Hereditaments comprised in the said Indenture or Articles of Agreement to the Uses therein mentioned, or such of them as were then subsisting in Performance of the Covenants of the said *John Blewitt*, in the said Indenture or Articles of Agreement mentioned; and that Doubts having been entertained whether the said Articles of Agreement of the Fifth Day of September One thousand seven hundred and eighty-nine, were more than a Revocation in Equity of the said Will of the said *John Blewitt*, and that the said *Thomas Prothero*, the Devisee in Trust named in the said Will, had agreed to join with the said *Edward Blewitt* in conveying the said Hereditaments and Premises; it is by the said Indenture witnessed, that in pursuance of the said recited Agreement, they the said *Edward Blewitt* the elder and *Thomas Prothero*, granted, bargained, sold, released and confirmed the said undivided Moieties and Fourth Part of and in the said Manors and other Hereditaments so agreed to be settled by the said Testator, *John Blewitt*, by their said recited Indenture or Marriage Articles as aforesaid, unto the said *William Kemeys* and *Thomas Osborne*, and their Heirs, to the Use and Intent that the said *Jane Simes*, the Wife of the said *Charles Simes*, and her Assigns, should, from the decease of the said *John Blewitt*, the Testator, receive thereout, during her Life, One yearly Rent-charge of Two hundred Pounds, and to be payable to her and her Assigns, at such Days and Times and with such Powers and Remedies for the Recovery thereof, by Distress and Entry, or otherwise, as therein mentioned, and subject thereto, to the Use of the said *Robert Moody* and *William Joshua Wendy Taylor*, their Executors, Administrators and Assigns, for Ninety-nine Years, from the Death of the said *John Blewitt*, without Impeachment of Waste upon the Trusts thereafter expressed, and subject to the same Term and to the Trusts thereof, to the further Use and Intent that the said *Frances Vaughan*, then the Wife of the said *William Jones*, and the said *Margaret Macnamara* and *Jane Macnamara*, and their respective Assigns, should yearly receive thereout, from the Decease of the said *John Blewitt*, for their respective Lives, Three several Annual Sums of Forty Pounds, and to be respectively paid on such Days and Times and with such Remedies and Powers for securing the punctual Payment of the same last-mentioned Rent-charges when respectively in Arrear, as were before mentioned with respect to the said Rent-charge of Two hundred Pounds, secured to the said *Jane Simes* and her Assigns as aforesaid, and subject thereto to the Use of the said *Philip Jones* and *John Saunders*, their Executors, Administrators and Assigns, for One

[Loc. & Per.] 46 A hundred

hundred Years, from the Death of the said *John Blewitt*, without Impeachment of Waste upon the Trusts hereinafter expressed, and subject thereto to the Use of the said *Edward Blewitt* the elder and his Assigns, for his Life, without Impeachment of Waste; Remainder to the Use of the said *William Kenneys* and *Thomas Osborne* and their Heirs, during the Life of the said *Edward Blewitt*, upon Trust, to preserve the contingent Remainders; Remainder to the Use of the first and other Sons of the said *Edward Blewitt* the elder, severally and successively in Tail Male; Remainder to the Use of all and every the Daughter and Daughters of the said *Edward Blewitt* the elder, as Tenants in common in Tail general; Remainder to the Use of the said *Michael Macnamara* and his Assigns, for his Life, without Impeachment of Waste; Remainder to the same Trustees and their Heirs during the Life of the said *Michael Macnamara*, upon Trust, to preserve the contingent Remainders; Remainder to the Use of the First and other Sons of the said *Michael Macnamara*, severally and successively in Tail Male; Remainder to the Use of all and every the Daughter and Daughters of the said *Michael Macnamara*, as Tenants in common in Tail general; Remainder to the Use of the said *Ann Pumphrey*, *Frances Vaughan*, *Margaret Macnamara* and *Jane Macnamara*, and their Heirs for ever, as Tenants in Common and not as joint Tenants; and reciting that the Trusts of the said Term of Ninety-nine Years were for better securing to the said *Jane Simes* and her Assigns, during her Life, the said yearly Rent-charge of Two hundred Pounds, therein limited to her in Nature of a Jointure; and that the Trusts of the said Term of One hundred Years were for better securing to the said *Frances Vaughan*, *Margaret Macnamara* and *Jane Macnamara* and their Assigns, during their respective Lives, the said Three yearly Rent-charges of Forty Pounds each; and reciting certain other Indentures of Lease and Release bearing Date respectively the Ninth and Tenth Days of *August* One thousand eight hundred and one, the Release being of Three Parts, and made between the aforesaid *Eleanor Rogers* of the First Part, the said *Edward Blewitt* the elder of the Second Part, and the said *Charles Tirrel Morgan*, *Abraham Langford*, *Thomas Osborne* and *William White* of the Third Part, whereby the said Principal Sums of Five hundred Pounds and Two hundred Pounds, so secured on Mortgage to the said *Eleanor Rogers*, by the said recited Indentures of Lease and Release of the Second and Third Days of *September* One thousand seven hundred and eighty-nine, and Deed Poll of the Twenty-second Day of *September* One thousand seven hundred and eighty-nine, and the Hereditaments comprised in the same Indentures of Lease and Release, were duly assigned and conveyed, with their Appurtenances, unto the said *Charles Tirrel Morgan*, *Abraham Langford*, *Thomas Osborne* and *William White*, their Heirs, Executors, Administrators and Assigns, subject to a Proviso for Redemption of the said Premises on Payment by the said *Edward Blewitt* the elder, his Heirs, Executors or Administrators, or the Person or Persons who should be entitled to an Estate in Remainder either at Law or in Equity next expectant upon any Estate then vested in the said *Edward Blewitt* the elder, of and in the said Hereditaments and Premises unto the said *Charles Tirrel Morgan*, *Abraham Langford*, *Thomas Osborne* and *William White*, their Executors, Administrators or Assigns, of the Sum of Seven hundred Pounds, with Interest for the same, at the Rate of Five Pounds *per Centum* at a Day therein mentioned; and reciting certain

certain other Indentures of Lease and Release, bearing Date respectively the Eighth and Ninth Days of *January* One thousand eight hundred and three, the Release being of Four Parts, and made between *Thomas Jones*, the eldest Son and Heir at Law of the said *Thomas Jones*, then deceased, of the First Part, *Mary Jones*, the Widow and sole Executrix named in the Will of the said *Thomas Jones* deceased, of the Second Part, the said *Edward Blewitt* the Elder, of the Third Part, and the said *Charles Tirrel Morgan*, *Abraham Langford*, *Thomas Osborne* and *William White* of the Fourth Part, whereby the said Principal Sum of One thousand one hundred Pounds, so secured on Mortgage to the said *Thomas Jones* deceased, by the said recited Indentures of Lease and Release, of the Eighth and Ninth Days of *January* One thousand seven and eighty-seven as aforesaid, and the Hereditaments therein comprised, were duly assigned and conveyed, with their Appurtenances, unto and to the Use of the said *Charles Tirrel Morgan*, *Abraham Langford*, *Thomas Osborne* and *William White*, their Heirs, Executors, Administrators and Assigns, subject to a Proviso for Redemption of the said Premises, on Payment, by the said *Edward Blewitt* the elder, his Heirs, Executors or Administrators, or the Person or Persons who from Time to Time should be entitled to an Estate in Remainder either at Law or in Equity next expectant upon any Estate then vested in the said *Edward Blewitt* the elder, in the said Hereditaments and Premises, of the said Sum of One thousand one hundred Pounds, at a Day therein mentioned; and reciting the said Will of the said Testatrix, *Frances Fettiplace*, in Manner herein-before recited, and that she had appointed her said Husband, *Thomas Fettiplace*, sole Executor of her said Will, and that the said *Frances Fettiplace*, on the Fifth Day of *February* One thousand seven hundred and sixty-four, had died, leaving her said Husband and her said Five Children, *Robert* her eldest Son, the said *Charles Fettiplace* her second Son, and her said Three Daughters, *Frances*, *Mary* and *Arabella*, her surviving; and that the said *Frances Fettiplace*, the eldest Daughter, intermarried in the Life-time of her Father, the said *Thomas Fettiplace*, with *Richard Gorges* Esquire, and had Issue by him Two Sons, the said *Richard Gorges* and *Thomas Gorges* and Six Daughters; and that the said *Frances Gorges* having survived her said Husband, died on the Twenty-ninth Day of *May* One thousand eight hundred, leaving the said *Richard Gorges*, her eldest Son and Heir of her Body; and as such entitled in Remainder to such Interest as his late Mother would have been entitled to under the said Will or Appointment of the said *Frances Fettiplace*, on the Event of the said *Charles Fettiplace* dying without Issue; and that the said *Mary*, the Second Daughter of the said Testatrix, *Frances Fettiplace*, after the Death of her said late Father, *Thomas Fettiplace*, intermarried with *Blandy Shaw* Esquire, and after his Decease intermarried with *William Kemeys* Esquire, and died the Twenty-third Day of *April* One thousand seven hundred and ninety-eight, without Issue by either of her said Husbands; and that the said *Arabella*, the Third Daughter of the said Testatrix, a short Time before the Death of her said Father, *Thomas Fettiplace*, intermarried with *John Webb*, Esquire, and had Issue by him, *John*, her eldest Son, who died a few Years ago, a Bachelor, and the said *Edward Webb*, her other and only surviving Son; and that the said *Arabella Webb* died on the Eleventh Day of *June* One thousand eight hundred and one, leaving
the

Recital of
Decree of
the Court of
Chancery of
9th of Au-
gust, 1806.

the said *Edward Webb*, her only surviving Son and Heir of her Body, and as such entitled in Remainder to such Interest as his said late Mother would have been entitled to under the said Will or Appointment of the said Testatrix, on the Event of the said *Charles Fettiplace* dying without Issue; and that the said *Robert Fettiplace*, the eldest Son and Devisee in Remainder named in the said Will of the said *Frances Fettiplace*, died on the Twelfth Day of *January* One thousand seven hundred and ninety-nine, without Issue, and that *Charles Fettiplace* was then Heir at Law of his said Mother, *Frances Fettiplace*, and that the undivided Moiety of the said several Manors and Premises of the said *Frances Fettiplace*, the Mother, was then vested in the said *Charles Fettiplace*, for Life, with such Remainders in Favour of his Issue as were contained in the said Will or Appointment of her the said *Francis Fettiplace*, with several Remainders as to Two-thirds of such Moiety to the said *Richard Gorges* and *Edward Webb* respectively, as Tenants in common in Tail general, the Remainder or Reversion of the other Third Part of the aforesaid Moiety having become vested by the Death of the said *Mary Kemys*, without Issue, in the said *Charles Fettiplace*, as Heir at Law of his said late Mother, as aforesaid; it was ordered that a Commission should issue directed to certain Commissioners to be therein named, to divide the Estates and Premises in question, into Moieties; and that One Moiety or Half-part thereof should be allotted as the Share of the Plaintiffs, according to their respective Rights and Interests therein, and the other Moiety or Half-part thereof as the Share of the Defendants, according to their respective Rights and Interests therein; and that after such Partition should be made the several Parties (except the said Infant, *Edward Blewitt*) should execute to the others of them mutual Conveyances of such respective Moieties, and that the said *Edward Blewitt*, the Infant, upon attaining his Age of Twenty-one Years, should execute such Conveyances, unless he should, within Six Months after he should attain his Age of Twenty-one Years, shew good Cause to the contrary; and in the mean Time it was ordered, that the respective Parties should hold and enjoy their respective Shares in Severalty, according to such respective Allotments: And whereas by another Decree, bearing Date the Ninth Day of *August* One thousand eight hundred and six, made in the said Cause, wherein the said *Edward Blewitt* the elder, the said *Edward Blewitt* the Infant, by the said *Edward Blewitt* the elder, his Father, the said *James Vaughan*, and *Frances* his Wife, the said *James Pumphrey*, and *Ann* his Wife, the said *Margaret Macnamara* and *Jane Macnamara*, the said *Michael Macnamara*, *Charles Simes*, and *Jane* his Wife, the said *Robert Moody*, *William Joshua Wendy Taylor*, *Philip Jones*, *John Saunders*, *Abraham Langford*, *Thomas Osborne* and *William White*, were Plaintiffs; and *Diana Frances Gorges*, *Arabella Gorges*, *Meliora Gorges*, *Mary Gorges* (since deceased), and *Charles Henry Sheldon* and *Elizabeth* his Wife, both out of the Jurisdiction of the said Court, were Defendants; after reciting the Death of the said *Charles Tirrel Morgan*, One of the Mortgagees as aforesaid, and that the said *Charles Fettiplace* died about the Sixteenth Day of *December* One thousand eight hundred and five, being entitled in Fee Simple to One-third Part of the said Moiety so devised by the said Will of his Mother the said *Francis Fettiplace*, the Testatrix as aforesaid, and having made his Will dated the Twenty-seventh Day of *October* One thousand eight hundred and four, duly executed,

executed, and thereby gave all his Estate and Interest in his Third Part of the said Moiety, unto his Six Nieces, the said *Diana Frances Gorges*, *Elizabeth Sheldon*, the Wife of the said *Charles Henry Sheldon*, *Arabella Gorges*, *Meliora Gorges*, *Mary Gorges*, and to *Ann Gorges*, who afterwards died in the Life-time of the said *Charles Fettiplace*; and reciting that the said *Richard Gorges*, the Son of the said *Richard Gorges* and *Frances* his Wife, after the Death of the said *Charles Fettiplace*, assumed the Name of *Fettiplace* in Addition to *Gorges*, and afterwards died, having duly made his Will dated the Nineteenth Day of February, One thousand Eight hundred and Six, and thereby devised all his Estate and Interest in the said Estates in Question, unto his Five Sisters, the said *Diana Frances Gorges*, *Elizabeth Sheldon*, *Arabella Gorges*, *Meliora Gorges* and *Mary Gorges*, but that his said Will did not operate on his One-third of a Moiety of the Estates in Question, he being only Tenant in Tail in Possession thereof; and that he having died without Issue, and done no Act to bar such Intail that the said Third Part was become vested in the said Defendants, and the said *Elizabeth Sheldon*, as Tenants in Tail under the said Will of the said *Frances Fettiplace*, their Maternal Grandmother; it was ordered that the said Decree dated the Seventh Day of February, One thousand eight hundred and four, should be carried into Execution between the then Parties, in like Manner as was thereby directed as to the then Plaintiffs and the then Defendants, *Charles Fettiplace* and *Richard Gorges*; and that a new Commission of Partition should be issued, directed to certain Commissioners to be therein named, to divide the Estates into Moieties, and that One Moiety thereof should be allotted as the Share of the then Plaintiffs, according to their respective Rights and Interests therein, and the other Moiety thereof as the Share of the said *Edward Webb* and the then Defendants, the said *Diana Frances Gorges*, *Elizabeth Sheldon*, *Arabella Gorges*, *Meliora Gorges* and *Mary Gorges*, according to their respective Rights and Interests therein; and after such Partition should be made that the several Parties (except the said *Edward Blewitt* the Infant) should execute to the others of them mutual Conveyances of such Moieties, and that the said *Edward Blewitt* the Infant, upon his attaining his Age of Twenty-one Years, should execute such Conveyances within Six Months after he should attain his Age of Twenty-one Years, unless he should shew good Cause to the contrary; and in the mean Time it was ordered that the respective Parties should hold and enjoy their respective Shares in severalty according to such respective Allotments: And whereas *Watson Sharman* and *Francis Webb*, Two of the Commissioners named in the said Commissions, afterwards executed the same, and by a Certificate under their Hands annexed to the said Commissions, and dated the Sixth Day of September One thousand eight hundred and six, certified that in pursuance of the said Decrees, and in Execution of the said Commissions, they had divided, set out and allotted One Moiety of the said Estates in the said Decrees and Commissions particularly mentioned, unto the said *Edwarda Blewitt* the elder, *Edward Blewitt* the younger, *James Vaughan* and *Frances* his Wife, *James Pumphrey* and *Ann* his Wife, *Margaret Macnamara*, *Jane Macnamara*, *Michael Macnamara*, *Charles Simes* and *Jane* his Wife, *Robert Moody*, *William Joshua Wendy Taylor*, *Philip Jones*, *John Saunders*, *Abraham Langford*, *Thomas Osborne* and *William White*, in Severalty, [Loc. & Per.] 46 B according

Commissioners' Certificate, dated 6th September, 1806.

Marriage of
Jane Macna-
mara with
Philip Reece.

Marriage of
Meliora
Gorges with
Deliverance
Dacre.

Marriage of
Mary Gorges
with Thynne
Howe
Gwynne.

Recital of
Bargain and
Sale, bearing
Date 21st
April, 1807.

Death of
Mary
Gwynne.
Recital of
Deeds, dated
18th and 19th
of February,
1808.

according to their respective Rights and Interests therein, and the other Moiety thereof unto the said *Edward Webb*, *Diana Frances Gorges*, *Arabella Gorges*, *Meliora Gorges*, *Mary Gorges*, and *Charles Henry Sheldon* and *Elizabeth* his Wife, in Severalty, according to their respective Rights and Interests therein, in the Manner in the said Certificate more particularly mentioned and set forth, and which Certificate or Return of the said Commissioners was absolutely confirmed by the said Court of Chancery, by an Order made in the said Cause, bearing Date the Thirtieth Day of *April* One thousand eight hundred and seven: And whereas the said *Jane Macnamara*, in or about the Month of *May*, in the Year One thousand eight hundred and seven, intermarried with *Philip Reece*: And whereas the said *Meliora Gorges*, in or about the Month of *September*, in the Year One thousand eight hundred and six, intermarried with *Deliverance Dacre*, Esquire: And whereas the said *Mary Gorges*, in or about the Month of *April*, in the Year One thousand eight hundred and seven, intermarried with *Thynne Howe Gwynne* Esquire: And whereas by Indenture of Bargain and Sale duly enrolled bearing Date the Twenty-first Day of *April* One thousand eight hundred and seven, and made between the said *Edward Webb*, *Diana Frances Gorges*, *Arabella Gorges*, *Deliverance Dacre* and *Meliora* his Wife, and *Thynne Howe Gwynne* and *Mary* his Wife, of the First Part; *Richard Samuel White* the younger, Gentleman, of the Second Part; and *James Somerville Fownes* Gentleman, of the Third Part; and by a Common Recovery duly suffered in pursuance thereof, the respective Shares of them the said *Edward Webb*, *Diana Frances Gorges*, *Arabella Gorges*, *Deliverance Dacre* and *Meliora* his Wife, *Thynne Howe Gwynne* and *Mary* his Wife, of and in the Moiety of the same Estates so devised by the said Will of the said Testatrix *Frances Fettiplace* as aforesaid, and so allotted to them in Severalty by the said Commissions as aforesaid, were duly conveyed to the Uses following; (*videlicet*) as to the Share or Shares of the said *Edward Webb* therein, to the Use of him, his Heirs and Assigns for ever; as to the Share or Shares of the said *Diana Frances Gorges* therein, to the Use of her, and her Heirs and Assigns for ever; as to the Share or Shares of the said *Arabella Gorges* therein, to the Use duly of her and her Heirs and Assigns for ever; as to the Share or Shares of the said *Deliverance Dacre* and *Meliora* his Wife therein, to such Uses as they should jointly appoint; and in Default thereof to the said *Deliverance Dacre* for Life, with Remainder to the said *Meliora Dacre* in Fee; and as to the Share or Shares of the said *Thynne Howe Gwynne* and *Mary* his Wife therein, to such Uses as they should jointly appoint; and in Default thereof to the said *Thynne Howe Gwynne* for Life, with Remainder to the said *Mary Gwynne* in Fee: And whereas the said *Mary Gwynne* died some Time in the Month of *February* in the Year One thousand eight hundred and eight, without Issue: And whereas by Indentures of Lease and Release dated respectively the Eighteenth and Nineteenth Days of *February*, One thousand eight hundred and eight; the Release being of Four Parts, and made between the said *Charles Henry Sheldon* and *Elizabeth* his Wife of the First Part, the said *Richard Samuel White* of the Second Part, the said *James Somerville Fownes* of the Third Part, and *Ralph Sheldon* and *William Sheldon* Esquires of the Fourth Part; and by a Common Recovery suffered in pursuance thereof, the Part or Share or Parts or Shares of the said *Charles Henry Sheldon* and *Elizabeth* his Wife,

Wife, in the said Moiety of the said Estates so devised by the said Will of the said Testatrix *Frances Fettiplace* as aforesaid, and so allotted to them in Severalty by the said Commissions as aforesaid, were duly conveyed to the Use of the said *Ralph Sheldon* and *William Sheldon* their Heirs and Assigns in Trust for such Persons and for such Estates as the said *Charles Henry Sheldon* and *Elizabeth* his Wife should by Deed appoint, and in Default thereof in Trust for the said *Charles Henry Sheldon* for Life, with Remainder in Trust for the said *Elizabeth Sheldon* her Heirs and Assigns for ever: And whereas the said *Edward Blewitt* the elder on or about the Twenty-first Day of *May* in the Year One thousand seven hundred and ninety-six intermarried with *Amelia Duberley*, and hath Issue by her the said *Edward Blewitt* the younger, *Reginald Blewitt*, *Edmund Blewitt*, *Amelia Blewitt*, *Louisa Blewitt*, *Frances Marian Blewitt*, all now Infants under the Age of Twenty-one Years; and no other Child: And whereas the said *Michael Macnamara* is a Batchelor: And whereas the said *Philip Jones* died on or about the Sixteenth Day of *June* One thousand eight hundred and two: And whereas by reason of such the Infancy of the said *Edward Blewitt* the Infant, and the consequent Suspension of the Execution of any Conveyances by him as directed by the said Decrees during his Minority, the said several Persons interested in the said Moieties of the said Estates so devised by the said Wills of the said *John Blewitt* and *Frances Fettiplace* as aforesaid, are unable to obtain a legal Title in their respective Shares of the said Estates so allotted in Severalty to them respectively under the said Commissions as aforesaid, until the said Infant *Edward Blewitt* attains his Age of Twenty-one Years, without the Aid and Authority of Parliament; Therefore Your Majesty's most dutiful and loyal Subjects the said *Edward Blewitt* the elder, for and on Behalf of himself and the said *Edward Blewitt* the younger, *Reginald Blewitt*, *Edmund Blewitt*, *Amelia Blewitt*, *Louisa Blewitt*, and *Frances Mary Ann Blewitt* his Infant Children; and also the said *James Vaughan* and *Frances* his Wife, *James Pumphrey* and *Ann* his Wife, *Margaret Macnamara*, *Philip Reece* and *Jane* his Wife, *Michael Macnamara*, *Charles Simes* and *Jane* his Wife, *Robert Moody*, *William Joshua Wendy Taylor*, *John Saunders*, *Abraham Langford*, *Thomas Osborne*, and *William White*; and also the said *Edward Webb*, *Diana Frances Gorges*, *Arabella Gorges*, *Deliverance Dacre* and *Meliora* his Wife, *Thynne Howe Gwynne*, and *Charles Henry Sheldon* and *Elizabeth* his Wife, *Ralph Sheldon* and *William Sheldon*, do most humbly beseech Your Majesty that it may be enacted; and be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That from and immediately after the passing of this Act, all and singular the Manor, Messuages, Farms, Lands, Tenements, Tithes, Rents and Hereditaments situate, lying and being in the several Parishes of *Llantarnam*, *Lanvrcha*, *Langattock*, *Malpas*, *Bettus*, *Tretbwin*, and *Lanbitbael* in the said County of *Monmouth*, which in and by the said Certificate or Return of the said Commissioners made in pursuance of the aforesaid Commissions of Partition, were allotted and awarded to the said *Edward Blewitt* the elder, *Edward Blewitt* the younger, *James Vaughan* and *Frances* his Wife, *James Pumphrey* and *Ann* his Wife, *Margaret Macnamara*, *Jane Macnamara*, *Michael Macnamara*, *Charles Simes* and *Jane* his Wife, *Robert Moody*, *William Joshua*, *Wendy Taylor*, *Philip Jones*, *John Saunders*, *Abraham*

Marriage of
Edward
Blewitt the
elder with
Amelia Du-
berley.

Estates in
First Schedule
limited to the
Uses of the
Indenture of
Release of
the 1st of Oc-
tober, 1810.

Abraham Langford, Thomas Osborne and William White, as and for their Part or Share in severalty of the said Hereditaments, whereof such Partition as aforesaid was by the said Decrees of the Court of Chancery directed to be made, and which said Manor, Messuages, Farms, Lands, Tenements, Tithes, Rents and Hereditaments are more particularly specified and set forth in the First Schedule to this Act annexed, with their and every of their Rights, Members and Appurtenances, shall be limited and settled, and the same are hereby limited and settled, (subject nevertheless to the said Indentures of Mortgage of the Ninth and Tenth Days of *August* One thousand eight hundred and one, and Eighth and Ninth Days of *January* One thousand eight hundred and three) to such Uses, upon such Trusts, and for such Ends, Intents and Purposes, and with, under and subject to such Powers, Provisoos, Declarations and Agreements, as in and by the said recited Indenture of Release and Settlement of the First Day of *October* One thousand Eight hundred (being the Settlement made after the Decease of the said *John Blewitt*, and pursuant to the said Indenture or Articles made previously to his Marriage with the said *Jane Simes* (then *Jane Edwards* Spinster) are expressed, declared and contained of and concerning the Hereditaments and Premises therein comprised, or such and so many of them as are now subsisting undetermined and capable of taking Effect, but freed and absolutely acquitted and discharged of and from all and every the Uses, Trusts, Estates, Limitations, Powers, Provisoos, Declarations and Agreements in and by the said several recited Wills of the said *Frances Fettiplace, Charles Fettiplace, and Richard Gorges Fettiplace*, and in and by the said recited Indenture of Bargain and Sale inrolled of the Twenty-first Day of *April* One thousand eight hundred and seven, and in and by the said recited Indentures of Lease and Release of the Eighteenth and Nineteenth Days of *February* One thousand eight hundred and eight, and by the Two common Recoveries suffered in pursuance thereof, expressed, declared and contained of and concerning the said Hereditaments and Premises comprised in the said First Schedule to this Act annexed, or any Part thereof.

Estates in
Second Schedule limited
to the Uses
of the Indentures of the
21st of April,
1807, 18th
and 19th of
February
1808.

II. And be it further enacted, That from and immediately after the passing of this Act, all and singular the Manor, Messuages, Farms, Lands, Tenements, Tithes, Rents and Hereditaments situate, lying and being in the several Parishes of *Lanbithael, Trethwin, Llanvibangel, Vach, Henllies, Mynyddusloyne, Bettus, Malpas, Nash, Cbristchurch, Kemeys inferior Langibby, Panteague, Lantbewy and Bringwin* in the said County of *Monmouth*, which in and by the said Certificate or Return of the said Commissioners made in pursuance of the aforesaid Commissions, were allotted and awarded to the said *Edward Webb, Diana Frances Gorges, Arabella Gorges, Meliora Gorges, (now Meliora Dacre) Mary Gorges* (since deceased), and *Charles Henry Sheldon*, and *Elizabeth* his Wife, as and for their Part or Share of the said Hereditaments, whereof such Partition as aforesaid was by the said Decrees of the said Court of Chancery directed to be made; and which said several Manor, Messuages, Farms, Lands, Tenements, Tithes, Rents and Hereditaments are more particularly specified and set forth in the Second Schedule to this Act annexed, with their and every of their Rights, Members and Appurtenances, shall be limited and settled, and the same are hereby limited and settled to such Uses, upon such Trusts, and for such Ends, Intents

and

and Purposes, and with; under and subject to such Powers, Provisoos, Declarations and Agreements as in and by the said recited Indenture of Bargain and Sale inrolled of the Twenty-first Day of *April* One thousand eight hundred and seven, and in and by the said recited Indentures of Lease and Release of the Eighteenth and Nineteenth Days of *February*, One thousand eight hundred and eight, and common Recoveries suffered in pursuance thereof, are respectively expressed, declared and contained of and concerning the respective Parts or Shares of them the said *Edward Webb*, *Diana Frances Gorges*, *Arabella Gorges*, *Deliverance Dacre* and *Meliora* his Wife, *Thynne Howe Gwynne* and *Mary Gwynne* his then Wife, and *Charles Henry Sheldou* and *Elizabeth* his Wife, of and in the Hereditaments and Premises therein respectively comprised, or such of them as are now subsisting undetermined and capable of taking Effect, but freed and absolutely acquitted and discharged of and from all and every the Uses, Trusts, Estates, Limitations, Powers, Provisoos, Declarations and Agreements in and by the said recited Indentures of Mortgage, and in and by the said Will of the said *John Blewitt* deceased, and in and by the said Indenture or Articles of Agreement of the Fifth Day of *September* One thousand seven hundred and eighty-nine, and in and by the said recited Indentures of Lease, Release and Settlement of the Thirtieth Day of *September* and First Day of *October*, One thousand eight hundred, made in pursuance of the same Articles expressed, declared and contained of and concerning the said Hereditaments and Premises comprised in the said Second Schedule to this Act annexed, or any Part thereof.

III. Saving always to the King's most Excellent Majesty, His Heirs Saving- and Successors, and to the said *James Pumphrey* and *Ann* his Wife, and the Heirs of her Body, and to all and every other Person and Persons, Bodies Politic and Corporate, his, her and their Heirs, Successors, Executors and Administrators, (other than and except the said *Edward Blewitt* the elder and *Edward Blewitt* the younger, and all other the Son and Sons of the said *Edward Blewitt* the elder, and the Heirs Male of the Body of the said *Edward Blewitt* the younger, ad of all o ther such Son and Sons respectively ; and also except all and every the Daughters and Daughter of the said *Edward Blewitt* the elder and their respective Issue ; and also except the said *Michael Macnamara*, and his Sons and Daughters, and their respective Issue ; and also except the said *James Vaughan* and *Frances* his Wife, *James Pumphrey* and *Ann* his Wife, *Margaret Macnamara* and *Philip Reece* and *Jane* his Wife, and their respective Heirs and Assigns ; and also except the said *Edward Webb*, *Diana Frances Gorges*, *Arabella Gorges*, *Deliverance Dacre* and *Meliora* his Wife, *Thynne Howe Gwynne*, and *Charles Henry Sheldou* and *Elizabeth* his Wife, and their respective Heirs and Assigns, and the Heirs of the said *Mary Gwynne* deceased ; and also except the Annuitants, Trustees and Mortgagees, and all and every other Person and Persons whomsoever claiming or to claim any Estate, Title or Interest under or by virtue of the said recited Wills, Indentures or Settlements, or any of them, or under or by virtue of any of the Uses, Estates, Trusts, Limitations and Provisions therein contained, of by or under the said *John Blewitt* and *Frances Fettiplace* (the Testatrix deceased) all such Estate, Right, Interest, Claim and Demand whatsoever in, too out of the said Hereditaments and Premises hereby limited

[*Loc. & Per.*] 46 C and

and settled as aforesaid, 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.

To be printed
by the
King's Printer.

IV. And be it further enacted, That this Act shall be printed by the Printer to the King's most Excellent Majesty, and a Copy thereof so printed shall be admitted as Evidence thereof by all Judges, Justices and others.

The FIRST SCHEDULE to which the foregoing
ACT refers.

The Manor of MAGNA PORTA, with the Rights, Royalties, Members and Appurtenances, in the County of *Monmouth* :

The ADVOWSON of the Parish Church of *Lanvibangel Lantarnam*, in the said County; and Right to name a Curate to perform Divine Service, with all the Tythes of Corn Rents and Moduses in lieu of Tythes belonging to the said Advowson, subject to the Repairs of the Chancel of the said Parish Church:

Also, certain CORN RENTS arising and payable out of certain Estates and Premises situate within the Parish of *Lanvibangel Lantarnam*, of the annual Amount of £9 12s. 6½d. or of certain Quantities of Corn and Grain in lieu thereof, of the Election of the Lord of the said Manor.

Also, certain CORN TYTHES arising and payable out of certain Estates and Premises situate within the said Manor of *Magna Porta*, in the said Parish of *Lanvibangel Lantarnam*.

And also, the following MESSUAGES, Cottages, Lands, Tenements and Hereditaments;—that is to say,

No.	FIELDS NAMES, &c.	Quantity.
Parish of <i>Lanvracha</i> .		A. R. P.
1.	Piece by Lanravan Orchard	1 3 5
2.	Do.	2 2 7
TOTAL		4 1 12
Parishes of <i>Lantarnam</i> and <i>Langattack</i> .		
3.	House and Garden near Pont Newydd	0 1 32
4.	A Meadow near Pont Newydd	4 2 15
5.	Orles	1 3 3
6.	3 1 23
7.	Gwain y Avon	7 2 28
8.	Cae Newydd	4 3 12
9.	4 2 38
10.	Where a Smith's Shop had been	0 2 23
11.	Cottage and Garden	0 0 32
12.	Do.	0 2 14
13.	Cottage and Garden and three small Encroachments	0 2 19
14.	Cawen Mynog Ucha	12 3 1
15.	Cawen Mynog Ysha	9 2 7
16.	Ynis Wern Ysha	5 3 15
17.	Do.	5 2 19

The FIRST SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
18.	Ynis Wern Ucha	3	2	17
19.	Do.	0	2	19
20.	Cae Thurivin	3	3	23
21.	Wain Vaur	14	2	66
22.	Cae Illvey	4	3	25
23.	Garrw Bach	5	0	29
24.	Cae Llan y Door Ucha	8	3	24
25.	Cae Llan y Door Yfha	15	1	13
26.	A Garden near Pont y Carna	0	1	25
27.	Gwain y Safnas (Abbey Lands in Magna Porta)	2	3	9
28.	The half-way house	0	1	1
29.	Gwain y Maen	4	0	2
30.	Cawen Coo Ucha	17	1	31
31.	Wern Cae Thellum	5	1	21
32.	Caier Garrw	3	2	4
33.	Cae Rewen	7	3	35
34.	Cawen Coo Maur (Abbey Lands in Magna Porta)	17	1	10
35.	Cott and Garden	0	1	18
36.	Cawen Coo Yfha (Abbey Lands in Magna Porta)	16	0	0
37.	Cae Skibbor Ucha	4	3	14
38.	Gwyneth Ucha	10	2	13
39.	Cae Llan Dowlace	6	1	36
40.	Cae Porth	4	1	24
41.	Maes Mawr	19	2	19
42.	Oves Maes Mawr	6	2	2
43.	Orles	1	3	11
44.	Shone Wettyth	12	2	6
45.	Gwynedd Theenum	7	2	39
46.	Gwynedd Theenum Ucha	3	2	23
47.	Cae Skibbor	7	1	22
48.	The Court Farm House and Garden	1	2	0
49.	Cae Groos	10	0	28
50.	Cot and Garden	0	1	13
51.	Cae Grofs Mawr	14	3	5
52.	House and Garden	0	0	39
53.	House Smith Shop and Garden	0	0	14
54.	Cae Grofs Vach	8	3	27
55.	Gwern Ucha	10	1	0
56.	Gwern Kenoll	15	3	35
57.	Gwern David	16	0	0
58.	Patch adjoining the Brook	0	3	24
59.	Patch behind the House	0	3	10
60.	Farm House, Folds, &c.	0	1	23
61.	Pimp Erroe	6	3	28
62.	Caier Dan y howl	3	2	34
63.	Do.	2	2	37
64.	Cae View	2	2	32
65.	Cae Bont	1	3	5
66.	Cae Skibbor	4	0	23
67.	Cre Crofs Immulk	4	3	30
68.	A Brake adjoining the old Park	2	2	12
69.	Crofs Immulk Farm House, &c.	0	1	0
70.	The old Park	14	0	25

The FIRST SCHEDULE—*continuu d.*

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
71.	The old Park	11	3	5
72.	The Langott	1	3	25
73.	Lower Lawn	1	3	2
74.	Do.	7	1	27
75.	Upper Lawn	14	0	10
76.	Public house	0	2	18
77.	Patch adjoining the Upper Lawns	0	1	6
78.	A. Messuage and Gardens	0	0	34
79.	Cott and Garden	0	0	8
80.	The Pound	0	0	2
81.	Piece adjoining the Pound	1	3	3
82.	Piece adjoining ditto	0	3	20
83.	Cott and Garden	0	0	9
84.	Cae Gorrod (Abbey Land in Magna Porta)	10	0	19
85.	The Ruffet	1	2	39
86.	The Island	2	2	24
87.	Cae Lletty	2	3	35
88.	Cae Otin	2	2	19
89.	The Tuck Mill	0	0	1
90.	Corn Mill and Oat Kiln	0	0	4
91.	Part of a House near ditto	0	0	2
92.	House and Garden	0	0	11
93.	Garden adjoining No. 91	0	1	16
94.	Wain Vach	1	0	0
95.	Part of Cae Lletty	2	3	16
96.	Cae Lletty	2	3	7
97.	Part of ditto	2	1	22
98.	Kitchen Garden and Orchard	2	2	21
99.	Old Barn and Hop Yard	2	1	16
100.	Lantarnam House, &c.	1	2	27
101.	Abbey Orchard	1	3	1
102.	Parlour Garden and Orchard	5	0	22
103.	The Paddock	6	1	6
104.	The Park	43	1	39
105.	House and Garden by the Park	0	0	18
106.	The Warren	12	0	23
107.	Graig Walter Phillips (in Langattock Parish)	7	3	25
108.	Worlod dan y Coed	6	2	32
109.	Cae Barrow	12	1	9
110.	Pimp Cover	3	2	32
111.	Coed y Pimp Cover	2	0	13
112.	Cae Haen Skibbor Ysha	4	0	24
113.	Cae Haen Skibbor Usha	3	0	38
114.	Cae Merchant	3	2	28
115.	Gwam Vellin	9	1	0
116.	Gwam Vach	4	1	20
117.	Gwam Pant v Recous	8	0	36
118.	Wain Petty Clay	4	1	2
119.	Cae Deague Draw	10	3	10
120.	Cae Ewen	11	1	21
121.	Cae Deague Cover	6	3	6
122.	Coedd Wedd Cover	6	1	1
123.	Caer Draw	14	3	24
124.	Dythag Cover	7	3	27

[Loc. & Per.]

46 D

The FIRST SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
125.	Cae Deague Cover (in Langattock Parish)	8	1	14
126.	Cae Skibbor { Part in Langattock Parish, and the other part in Lantarnam Parish }	16	0	38
127.	Penna Park Farm House, &c.	1	0	36
128.	A small Orchard	0	0	31
129.	Cae Hendu	7	1	12
130.	Cae Piffcodlyn	8	1	5
131.	Coed y Ven Hallogue	8	0	1
132.	Cae ven Hallogue Vawr	10	3	36
133.	Cae Skibbor	17	0	18
134.	Cae Quarry	5	0	19
135.	Cae Llock	6	0	20
136.	Cae Maen	6	0	29
137.	Coed Sliver	2	2	34
138.	Caier Bach	5	0	37
139.	Gwain y Pill	16	0	27
140.	Part of Gwarda Yfha	0	2	20
141.	Petwere Cover y Theg	7	3	18
142.	Cae Bonnol	4	1	3
143.	Part of Gwarda Mawr	1	2	0
144.	Cae dan y Skibbor (in Langattock Parish)	13	2	11
145.	Part of Gwarda Bach	0	2	6
146.	Cae Ooeth y Ayrel	3	2	24
147.	Patcher Bach, with House, &c.	2	3	35
148.	Cae Dych Lawr y Ty	3	2	23
149.	The Wood	2	2	1
150.	Gwain y Piffcodlyn	2	3	38
151.	Piffcodlyn Ufha	5	1	8
152.	Cae Gros	6	1	6
153.	Cae Rye Grafs	16	1	16
154.	Piffcodlyn Yfha	4	3	36
155.	Cae Ucha	8	1	15
156.	Cae Yfha	7	1	23
157.	Cae Thilvey	6	0	1
158.	Henburg	10	3	35
159.	Cae Saith Cover	5	0	27
160.	Cae Furmon Clea rmont.	3	13	14
161.	Cae Fuunon	7	0	36
162.	Cae Stocking and Cae Uchan { Part Abbey Land in Magna Porta }	7	2	32
163.	Cae Pach (Abbey Land in Magna Porta)	1	2	32
164.	A small Orchard	0	2	15
165.	Cae Skibbor (Part Abbey Land in Magna Porta)	5	0	31
166.	House and Garden at Crofs Immulk	0	0	25
167.	Cae Coe Ucha and Ufha	17	0	13
168.	Cae Gwyan	8	2	18
169.	Cae Quarry	7	2	3
170.	Gwyan Garrow	4	2	19
171.	Cae Garrow	4	2	10
172.	Vain Vach	1	3	35
173.	Coed y Bruen	3	1	10
174.	Pimp Cover	3	1	4
175.	Gwyan Newydd	3	3	38
176.	Van Vaur	5	2	3

The FIRST SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
177.	Gwain Thewan Green and Gwain y yr Bullan	5	3	35
178.	Cae Puckaed Yfha	8	0	9
179.	Gwain y Doctor	2	1	38
180.	Cae Packaed Ucha	11	0	35
181.	Gwain Vellin Yfha	5	1	10
182.	Gwain Vach	5	0	34
183.	Cae Troes Mawr	17	3	4
184.	Cae Wain Vawr	6	3	35
185.	Gwain Vawr	9	3	12
186.	Gwain Vellin Vach	5	3	8
187.	Gwain James Watkins and the Splots	6	2	13
188.	Cae Ton Liog	13	1	20
189.	Cae Pont Estill	20	0	23
190.	Gwain Garrow	4	1	12
191.	Coe Cae Garrow	2	1	31
192.	Cae Garrow	9	1	12
193.	Cae Coed	5	3	4
194.	Gwain y Funnon	3	1	29
195.	Gwain Coed Vach	2	1	9
196.	Cae Mawr	7	3	6
197.	Cae Pwll	2	2	12
198.	Gwain Vawr	5	0	16
199.	Cae Bach	2	3	2
200.	Gwain Vach	2	1	30
201.	Farm House, Garden, &c.	1	1	1
202.	Cae Coed Virgan	5	0	23
203.	Cae Skibbor	8	1	29
204.	Cae Candier	7	2	35
205.	Coed y Candier	2	3	35
206.	The Langott	1	0	5
207.	Cae Petwer Cover y Thysag	17	0	9
208.	Ynis Vinogue	14	1	4
209.	Gwain Dague and Gwain y Aft	9	3	35
210.	Gwern y Skibbor	8	2	37
211.	Cae Skibbor	4	0	20
212.	Cae Crwn	5	0	4
213.	Pentra Bach House and Garden, &c.	4	0	2
214.	Perthlam Vawr	4	0	11
215.	Cae Twyn	4	1	36
216.	Pethlan y Pistell	1	2	15
217.	Wain Vach y Skibbor	2	0	7
218.	Cae Bricks	12	2	7
219.	Coed Pentra Bach	27	3	18
220.	Cae Newdd	7	3	16
221.	Cae Gwyne	8	2	12
222.	Cae Post Cans Dier Tine	6	3	16
223.	Allucks	8	2	31
224.	Cae Pant	6	1	3
225.	Koed y Caier Bach	23	0	23
226.	Maes y Wern and Maes y Quarry Yfha	23	0	10
227.	Pimp Cover	5	0	20
228.	Nawer Cover and Maes y Quarra Ucha	17	0	24
229.	The Seven Covers	3	3	5
230.	Coed Bach	1	0	19
231.	Woveth Cover	5	1	33
232.	Cae Margaret Harry	9	1	39

The FIRST SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
233.	Caeven y Perthey	13	1	1
234.	Coed y Perthey	2	3	14
235.	Cae Dague Cover and Cae Llyn Fooith	15	2	17
236.	Coed Cae Maen	2	3	36
237.	Ton y Myrick Yfha	20	3	28
238.	Ton y Myrick Ucha	14	1	13
239.	Monydd Maen	272	0	13
240.	Cae Croon Yfha	5	1	17
241.	Cae Croon Canoll	2	3	30
242.	Cae Croon Ucha	12	2	14
243.	Gwain Skibbor Gummallog	4	1	26
244.	Cae Newydd	2	3	29
245.	Cae Ithyn	2	0	30
246.	Cae Grippan	1	3	36
247.	Cae Graig Yfha	2	3	38
248.	Cae Barrow	1	3	23
249.	The Meadow	1	3	29
250.	House and Garden	0	1	8
251.	Cae Graig Ucha	3	2	23
TOTAL		1,820	0	20
Parishes of <i>Malpas</i> and <i>Bettus</i> .				
252.	Erroe Heuma } In Bettus Parish	2	0	16
253.	Dooe Erroe }	1	3	16
254.	Cae Coed	2	2	19
255.	Cae Wain and Coed Mawr	8	0	29
256.	Cae William Harry	4	2	26
257.	Wain Oethy Ty	4	1	37
258.	Cae Durbren	4	1	28
259.	Part of Coed Mawr	4	0	29
260.	Cae Quarry	4	2	20
261.	Farm House Fold and Garden	1	0	27
262.	Perthlan	6	3	5
263.	Cae Pant and Cae Ruen	7	0	29
264.	Erroe Gwenthlllean Mawr	8	1	37
265.	Erroe Gwenthlllean Bach	6	0	14
266.	Part of Guada Yfha	1	2	35
267.	Part of Gwarda Mawr	3	3	25
268.	Part of Gwarda Bach	0	2	26
TOTAL		73	0	18
And also the Pill Lane, and all other Lanes, Roads and Wastes within the Manor of Magna Porta.				
Parish of <i>Trethwin</i> .				
1.	Part of Cae Dan y Ty	0	0	20
2.	French Pickah	3	2	2
3.	Cae Hendee Yfha	1	3	13
4.	Cae Hendee Ucha	0	2	8
5.	Graig y Arrlwyth	11	1	33
6.	Cae Trumon Ucha	4	3	2
7.	Cae Trumon Yfha	3	3	11
8.	Park Mawr Ucha	14	2	30
9.	Cae y Arrlwythen	2	1	34
10.	Park y Rooten	4	3	24

The FIRST SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity,		
		A.	R.	P.
11.	Graig Vach with the Ruins of a House	9	3	16
12.	Cae Gwyn	7	0	10
13.	Park Mawr Ysha	9	3	35
14.	Park Mawr Connoll	6	2	27
15.	Cae Pant y Rue	6	0	16
16.	Park Pickah	4	2	19
17.	Common Bach	1	3	17
18.	Cae Bach Dan y Rice	1	3	26
19.	The Lawn	2	0	38
20.	Cae Pickah Bach	2	2	9
21.	Cae Pickah Mawr	4	3	14
22.	Gwain Llan Cae Puckah	1	0	15
23.	Graig Toweth	30	1	4
24.	Cae Bach dan y Gellved	1	3	6
25.	Cae Main	4	0	12
26.	Cae Funnon y Droythen	3	0	2
27.	Cae Thlloey Mawr	6	2	18
28.	Cae Deague Covers	2	3	4
29.	Dq.	2	3	39
30.	Pimp Cover Main	3	0	6
31.	Saith Cover y Graig	4	1	21
32.	Pumptheg Cover	8	2	27
33.	Erroe	3	0	12
34.	Cae Puddoe	2	0	0
35.	Cae Hillocy Bach	2	3	17
36.	Coitca Soveral	9	1	17
37.	Worlod Ucha	5	0	26
38.	Saith Cover	4	1	25
39.	The Barn, Fold, &c.	0	2	12
40.	Caier Clwdd	3	1	28
41.	Dq.	3	1	19
42.	Graig Vawr and Graig Kenoll	4	1	10
43.	Graig Wenn	6	2	6
44.	Graig Vach	6	3	19
45.	Worlod Ysha	8	2	2
46.	Gethley Deague House, Garden, &c.	0	2	2
47.	Cae Funnon	5	0	18
48.	Cae Bach Ysha	1	2	4
49.	Cae Bach Ucha	1	0	37
50.	Burth	2	3	10
50 a.	Cae Funnon Arrthen	3	0	38
51.	Cae Pont Carey	4	0	0
52.	Gwafted y Coitca	10	1	30
53.	Coitca Mawr	11	3	31
54.	Cae Monydd Ysha	4	0	34
55.	Cae Monydd Ucha	5	1	6
56.	Wain Vawr	21	3	7
57.	Coitca Blaen y Coom, with an Encroachment	17	0	27
58.	Part of Mountain by Caven y Creeb Gate	100	1	6
59.	Part of Monydd Llanhihael	135	1	12
60.	Part of Monydd Blaen y Cwm	248	3	22
61.	Part of Monydd Llanhihael	63	0	37
TOTAL		871	3	32

The FIRST SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
	Parish of <i>Lanhithael.</i>			
62.	Part of Monydd Llanhithael	24	2	4
63.	Part of Monydd Blaen y Crom	8	0	30
64.	Part of Monydd Llanhithael	91	2	19
65.	Coitca Fullen	5	2	32
66.	Cae Ithyn	4	0	6
67.	Part of Caer Minnon	2	2	19
68.	Coitca pen y Howl	11	3	0
69.	Part of Caer Minnon	2	2	17
70.	Cae Hen Skibbor	2	3	17
71.	Cae Wain	3	3	23
72.	Cae Clover	3	0	19
73.	Cae Oeth y Ty	2	2	15
74.	Cae Hen Skibbor	3	0	10
75.	Cae Oeth Monydd and Gwaflod y Coitca	3	2	6
76.	Cae Brain	10	3	3
77.	Cae Draw	5	1	39
78.	Cae Dan y Ty	1	2	22
79.	The Houses, Fold and Garden	0	2	6
80.	Worlod	2	2	5
81.	Cae Thlloey	1	0	34
82.	The Pentra	6	2	4
83.	Cae Nant Whina	3	1	24
84.	Cae Ann y Graig	2	3	7
85.	Cae Dan y Funnon	1	0	38
86.	Wain Vach	1	2	14
87.	Cae Lawrance Morgan Ucha	2	2	12
88.	Do. Do. Ysha	2	3	4
89.	Cae Three Cover	2	1	4
90.	Erroe Gam	1	1	25
91.		1	2	20
92.	Gwain Mary Rosser	1	0	0
TOTAL		219	2	8

And also, All the TITHES of Corn and Grain, and all Tithes whatsoever belonging to and arising due and payable in respect of the Hereditaments and Premises allotted to the said *Edward Blwitt* the elder, *Edward Blwitt* the younger, *James Vaughan* and *Frances* his wife, *James Pumphrey* and *Anne* his wife, *Margaret Macnamara*, *Jane Macnamara*, *Michael Macnamara*, *Charles Simes* and *Jane* his Wife, *Robert Moody*, *William Joshua Wendy Taylor*, *Philip Jones*, *John Saunders*, *Abraham Langford*, *Thomas Osborne*, and *William White*: And also all Benefit Advantage and Profit arising from Leases heretofore granted of the said Premises or any Part thereof, as well as all Lanes, Roads and other Wastes within the said Manor of *Magna Porta* or within such Parts of the Estates in the Manor of *Wentland* and *Bringwin* as were by the said Commissioners certificate allotted to the said Parties: with all Mines, Quarries, Rights of Common and every other Privilege thereto or to any Part thereof belonging and annexed: And all Timber growing upon the several Lands and Premises so allotted to the said Parties, and all Timber growing upon and within the said Lanes, Roads, Wastes, Mountains and Commons belonging to the aforesaid Manor of *Magna Porta* as well as all Timber growing upon and within such Parts of the Lanes, Roads, Wastes, Mountains and Commons, in the Manor of *Wentland* and *Bringwin* as were so allotted to the said Parties as aforesaid.

Compared with the Commissioners' Certificate before recited; of which it is a true Copy.

Willoughby Rackham.

The SECOND SCHEDULE to which the foregoing
ACT refers.

The Manor of WENTSLAND and BRINGWIN, with the Rights, Royalties, Members and Appurtenances, in the said County of *Monmouth* :

Also, All the TITHES of Corn and Grain arising from the Premises hereinafter mentioned to be situate in the Parish of *Trethwin* in the said County ; and comprized in the Plans marked D. and E. annexed to the Commissioners said Certificate :

Also, all the TITHES of Corn and Grain, and all Tithes whatsoever arising due and payable in respect of the Hereditaments and Premises allotted to the said *Edward Webb, Diana Frances Gorges, Arabella Gorges, Meliora Gorges* now *Meliora Dacre, Mary Gorges* since deceased, *Charles Henry Sheldon* and *Elizabeth* his Wife : and also from all the Lands belonging to other Persons within the Parishes of *Trethwin, Lanhithael, Aberistwith* and *Manchilad* in the said County :

And also, the following MESSUAGES, Cottages, Lands, Tenements and Hereditaments ;—that is to say,

No.	FIELDS NAMES, &c.	Quantities.
	Parish of <i>Lanhithael</i> :	A. R. P.
1.	The Park Bach	0 0 22
	Parish of <i>Trethwin</i> :	
2.	Coitca	6 3 26
3.	Wain Newydd	10 2 14
4.	Caier Pen y Graig	8 3 32
5.	Graig Thee and Graig Gore	40 1 27
6.	Cae Mawr	4 3 5
7.	Wain Pen y Howel	9 3 22
8.	Wain Vach	2 0 21
9.	Cae Dooth Dlawr y Gilly	2 3 2
10.	Saith Cover	4 3 5
11.	Cae Woe	2 2 1
12.	Cae Main Ucha	1 1 12
13.	Cae Bach Pen Rue Veed	2 0 24
14.	Cae Main and Cae Mellin	2 1 27
15.	Cae Chreen with an old Lane	1 1 20
16.	Cae Cooth dan y Skibbor	1 2 36
17.	Cae Pen y Quarry Ytha	1 3 21
18.	Do. Ucha	1 3 13
19.	Erroe Vawr	2 0 26
20.	Erroe Vach	2 1 27
21.	The three Covers and Worlod Vach	3 0 9
22.	Cae Faldier	2 3 4
23.	Cae Dan y Cae Faldier	1 0 20
24.	Drick Llan Vach	2 2 28
25.	The Graig	3 1 0

The SECOND SCHEDULE.—*continued.*

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
26.	Cae dan y Thllo	1	1	27
27.	Cae Thllo	1	2	2
28.	Cae Breck Ucha	1	2	2
29.	Do. . . Yfha	1	3	24
30.	Cae Bach	0	0	25
31.	Graig y Bumpin Ucha	7	0	21
32.	Do . . . Yfha	3	2	26
33.	Cae Pichah	0	1	10
34.	Graig y Bumpin	5	0	29
35.	Part of Graig y Bumpin	1	2	23
36.	Cae Graig with the Fold	1	1	18
37.	Worlod Yfha	2	0	24
38.	Worlod Ufha	1	1	25
39.	Cae Pant	1	2	31
40.	Cae Foorth with a Brake	2	1	15
41.	Coed Pwoolth y Glvo	5	3	11
42.	Cae Do.	1	1	32
43.	A Patch at Pont Cannol	0	1	5
44.	A House and Garden at Penna Garn	0	1	9
45.	Waste Land called Common Pen y Garn	4	0	4
46.	Coirca y Arrloeth	3	0	10
47.	Coed bach adjoining Pont nant Ddi	2	3	3
48.	A Ware at Pont Newydd	0	0	13
49.	Waste Land near Pont nant Ddi	0	1	29
50.	House in three Tenements and Gardens at end of George Street	0	1	14
51.	Part of a House and Garden adjoining No 52.	0	0	12
52.	Part of a House in George Street	0	0	2
53.	Messuage and Garden adjoining the Cross in Pon- tipool	0	0	7
54.	The Red Lion and Market-house	0	0	22
55.	The Town Forge, Coal-houses, Messuages, Smith's and Carpenter's Shop, &c. and part of the Grove	1	3	17
56.	Messuage and Garden, called the Forge Hammer	0	0	18
57.	Do. . . Do. . . adjoining the above	0	0	22
58.	Shop and Garden	0	0	8
59.	Messuage	0	0	18
60.	House and Garden adjoining No. 61.	0	0	10
61.	Messuage and Garden adjoining the Road to Sow Hill	0	0	31
62.	House and Garden Patch	0	0	3
63.	Messuage and Garden adjoining the Road to Sow Hill	0	1	2
64.	Messuage and Pasture Land in Trasnant	1	2	10
65.	House in three Tenements and Garden in Trasnant	0	0	26
66.	House and Garden by the Meeting-house	0	0	7
67.	House and Garden adjoining the Pound	0	1	0
68.	The Pound	0	0	2
69.	Part of a House and Garden at Cold Harbour	0	0	22
70.	Do. . . Do. . . opposite Do.	0	0	6
71.	House and Nailor's Shop and Garden on Sow Hill	0	0	12
72.	House and Garden at Sow Hill	0	0	24

The SECOND SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
73.	House and Garden at Sow Hill	0	0	5
74.	Do.	0	0	14
75.	A Field on Sow Hill	2	3	9
76.	House and Garden at Do.	0	0	7
77.	Two Cottages at Do.	0	0	7
78.	Ditto at upper End of Sow Hill	0	0	16
79.	Piece adjoining the Road from Abbey Sychan	0	1	27
80.	Cae Newydd	5	3	8
81.	Cae Quarry	2	1	4
82.	Coitea Ysha	2	1	33
83.	Cae Cannol	3	3	1
84.	Penty Graig Vach	0	2	38
85.	Graig Vach	2	2	16
86.	Cae Bach	1	0	17
87.	Worlod Hoskins	3	2	20
88.	Coitca Ysha	4	0	11
89.	Coitca pen y howl	7	1	22
90.	The Barn and Croft	0	2	15
91.	Graig dan y Ty with a Brake	3	2	15
92.	Graig y Pwoorth Lleve	4	3	14
93.	Cae Hilloey	2	1	3
94.	Worlod Vawr	3	0	16
94a.	Worlod Vach	2	1	4
95.	} Cair Mawr	4	1	9
96.		4	2	28
97.		2	1	38
98.	Cae Henry Howl	1	0	37
99.	Cae Philip Rosser	3	3	35
100.	Cae Mychad	3	1	9
101.	Cae Main	1	2	24
102.	Cae Garrow	4	3	37
103.	Cae Tillah	11	3	32
104.	Cae Ithyn	10	2	5
105.	Cae Mawr	7	2	3
106.	Caier Clawth	9	3	11
107.	Cae Harry Howl Mawr	2	1	30
108.	Coitea Bach	1	1	35
109.	Coitea Mawr	9	2	6
110.	Cae Howl Bach	1	2	24
111.	The Dorren	20	0	32
112.	Worlod Skibber and a Barn	5	1	24
113.	Cae Pant	1	2	35
114.	Cae y Newydd	13	0	6
115.	The Wern	18	0	20
116.	Wain Vawr and Gethly Newydd	11	1	12
117.	Bailey Vellin House Mill, &c.	0	2	14
118.	Wain dan Tyr	3	1	12
119.	Wain Thee	7	0	17
120.	Brake	0	2	5
121.	Cae Vellin	1	0	33
122.	Cae Bach y Arrloeth	2	1	15
122a.	Cae hen y Thoore	2	1	38
123.	Worlod Bach	1	1	33
124.	Wain Dyrrh Lawr y Howel	1	3	5

[Lot. & Per.] 46 F

The SECOND SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
125.	Gwynodd Bach	2	1	7
126.	Wain Llynog Vach	1	1	10
127.	Coitca Newydd	12	0	12
128.	Cae Drofe Eeogg	1	2	18
129.	Part of Caer Bach	0	3	19
130.	Wain Rosser Philip	1	1	9
131.	Tyn Porth	0	2	22
132.	Part of Caer Bach	1	1	8
133.	—	1	3	1
134.	Wain Vach Penwyn Mellin	1	0	6
135.	Cae Bach dan y Tillah	1	1	8
136.	Cae Bach Dee Nant Cae Tillah	1	3	0
137.	Cae Bach y lan Burgwin	1	0	27
138.	Wain Hendee	2	2	27
139.	Caier Burgwin and Caier Hendee	17	0	1
140.	Caier Funnon	3	1	30
141.	Do.	1	3	7
142.	—	1	0	26
143.	Cae Tillah	4	2	13
144.	The Derran Thee	8	0	16
145.	Cae y Ty Bach Ucha	1	2	5
146.	Cae Pant	1	1	18
147.	—	0	2	31
148.	Erroe Pen y Howl	2	1	0
149.	Graig Vach	1	2	24
150.	Graig Vawr	1	3	23
151.	Coitca Hafn.	2	1	6
152.	Cae Pant	3	1	22
153.	—	1	0	20
154.	—	1	3	10
155.	—	2	0	23
156.	Cae Cannoll	2	0	10
157.	Cae Three Cover	1	2	8
158.	Cae Gwin	4	1	34
159.	Cae William David	4	2	10
160.	Worlod Ooth y Ty	3	1	12
161.	Brest y Worlod	1	0	29
162.	Caier Burgwin Rucha Thim and Gwain Burgwin	7	3	24
163.	With the House and Garden	3	0	24
164.	The Coitea	3	3	8
165.	Graig Jane	19	2	10
166.	Graig Ytha	12	0	3
167.	Graig Ucha	13	0	1
168.	Wain y Cyrow	5	1	21
169.	Monidd Burgham	339	1	18
170.	Monidd Rhwfelin y Gaifog	140	0	39
171.	Howl Thomas Lewis	1	0	23
172.	} Caier Morgan Shon Watkin	5	0	23
173.		1	3	13
174.	} Derry Vale	2	1	39
175.		3	2	11
176.	The Wern	1	1	8
177.	Worlod Mawdey	3	3	31
178.	Worlod y Duffreys	3	3	4
179.	Trowstier	1	1	30

The SECOND SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
180.	Cae Skibbor, with the Barn, &c.	2	2	15
181.	Worlod Ucha	1	1	28
182.	Do. Vach	1	0	6
183.	Bailey Bach, the House Fold, &c.	0	2	11
184.	The Coom	0	2	11
185.	Worlod Ooeth y Ty	1	1	34
186.	A Brake	0	1	15
187.	The Beege	1	3	37
188.	Wain Thee	2	2	11
189.	Cae Dis y Veddow	1	3	37
190.	Cae Derch y Veddow	1	3	17
191.	Cae Dan y Ty	2	0	12
192.	Dorgraig	1	1	35
193.	Coitca	10	0	27
194.	A Patch adjoining the Coitca	0	1	23
195.	Part of Caier pen y Graig	8	0	26
195a.	The Pallace	3	1	10
196.	Cae Tulk	0	3	36
197.	Worlod Pen y Graing Thee	2	1	26
198.	{ Caier pen y Garn	3	2	17
199.		5	3	30
200.	Part of Caier pen y Graig	4	2	12
201.	The Garn Wawr	24	2	5
202.	Cae Wall	1	0	20
203.	A Piece adjoining Coitca	1	0	10
204.	Cae Funnon Ucha	1	1	16
205.	Do. Ysha	1	1	32
206.	Dorllan Meadow.	0	2	27
207.	Worlod William James	3	2	14
208.	Ton Heere Ucha	2	1	15
209.	Do. Ysha	2	1	37
210.	Ton Gwin	1	1	10
211.	Reign Coitca.	1	3	18
212.	{ Cae Veddow	2	2	10
213.		1	2	13
214.	{ Caier Bach	0	1	15
215.		0	3	20
216.	Wain Vach	1	0	37
217.	Cae Hen Skibbor	2	3	14
218.	{ Part of Caier Coitca Dorris	1	0	36
219.		1	2	6
220.	Coitca Garrow	3	1	10
221.	{ Part of Caier Dorris	0	3	30
222.		4	2	1
223.	Cae Ysha	3	1	4
224.	Wain Draw Sychan	5	1	35
225.	Cze Ton Moor	3	0	22
226.	Cae Ty Bach	2	1	17
227.	Cae Skibbor y Thee	3	2	7
228.	Cae Coed Ysha	2	0	28
229.	Twyn Mellin	3	2	17
230.	Wain Dan y Howl	2	1	36
231.	A Langett of Wood with a House	1	0	36
232.	The Vooroyus	2	3	16

The SECOND SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
233.	Cae William Grwonnog	2	1	18
234.	Cae Reege	3	3	23
235.	Baily Bach	0	3	0
236.	House, Yard, and Garden	0	2	20
237.	Cae Heere	2	2	6
238.	The Dingle	2	2	18
239.	The Daw Graig	1	1	36
240.	Coed Plank Coed	1	3	15
241.	Worlod Vach	0	3	31
242.	Cae Pant	1	0	3
243.	Cae Morgan Thomas	2	1	33
244.	Coitca pen y Pont	7	0	17
245.	Coitca Morgan Shone Watkins	5	3	6
246.	Wain Do. Do.	6	0	31
247.	The House and Garden Fold	0	2	10
248.	Cae Bach	0	3	18
249.	Cae Ton y Glavaunefs	1	3	17
250.	A Brake	1	3	8
251.	The Veddow	6	0	23
252.	Cae Pen y Veddow	0	2	19
253.	—	1	3	12
254.	Cae Back y Veddow	0	3	14
255.	Cae Beddow	1	3	13
256.	Wain y Pant	0	3	28
257.	Worlod Ty Lloyd	2	3	30
258.	Worlod Ucha	1	2	36
259.	Worlod Cannol	2	0	5
260.	Worlod Yfha	2	1	37
261.	Coitca Dee Dee	1	3	2
262.	Wain Coitca	2	2	39
263.	Perth y Worlod	0	2	2
264.	Worlod Vach	1	0	26
265.	Perthlan Ucha	0	1	21
266.	Part of Caier Coitca Bach	1	2	37
267.	The Houses and Yard	0	0	37
268.	Part of Caier Coitca Bach	2	0	11
269.	Perthlan Vach	0	1	26
270.	Wain Draw	1	3	4
271.	Worlod Vawr	2	3	39
272.	Cae Pen y Worlod	2	1	5
273.	{ Gootee Heere }	3	3	14
274.		2	1	9
275.	Cae Bach	0	3	14
276.	Wain Ton y Gethley	3	3	14
277.	Y. Therrey	1	3	21
278.	Wain Therrey	1	3	9
279.	Wain Vach Pen Yfha	1	2	3
280.	Wain Pant	2	2	1
281.	Cae ton Breeth	1	0	15
282.	—	2	0	34
283.	Cae Creen	0	3	16
284.	Cae Grippa	1	1	3
285.	Howl Leath	3	2	4
286.	Cae Wain	1	3	10

The SECOND SCHEDULE—continued.

No.	FIELDS, NAMES, &c.	Quantity.		
		A.	R.	P.
287.	} Caeir Pillaeth }	1	0	20
288.		2	0	9
289.		1	1	22
290.		1	0	26
291.	Cae Creen	2	0	14
292.	Cae Mawr	1	2	29
293.	Wain Vach	0	1	13
294.	} Coed Tallah Wain }	1	2	4
295.		27	1	1
296.	Coed Tallah Bach	2	1	3
297.	Coed Coitca Bach	1	2	25
298.	A. Brake adjoining	0	1	30
299.	Coed Towlth	6	2	7
300.	Pen y Bont	0	3	15
301.	Cae Bach	0	2	38
302.	Caeir Bach	1	1	31
303.	Wain Gogah	3	1	25
304.	Wain Groom	2	1	4
305.	Cae Ton	1	2	38
306.	Cae Clowth	2	0	30
307.	Cae Cannoll	2	2	11
308.	Cae Cover	0	3	1
309.	World dan y Ty	2	1	4
310.	Wain Vach	1	3	0
311.	Coitca	7	0	25
312.	Cae Thintier	1	2	29
313.	The House and Yard	0	1	32
314.	Cae Bach y Ty	0	3	14
315.	Cae Rootin	0	3	2
316.	Wain Pickah	2	1	15
317.	The Gullannas	10	2	27
318.	Coed Coitca	7	2	35
319.	Cae Charles Yfha	3	2	27
320.	Do. - - Cannoll	3	3	39
321.	Cae Ootin	2	2	9
322.	Cae Charles Vacha	3	1	26
323.	Cae Gwin	2	2	24
324.	Erroe Cavern	5	1	33
325.	Cae Difs y Claweth	3	1	14
326.	Caier dan y Skibbor	3	2	10
327.	Cae Do.	3	0	38
328.	The Barn and Fold adjoining No. 329	0	2	0
329.	Cae Dee Hunt y Skibbor	2	2	2
330.	Cae Ooeth y Skibbor Bach	1	0	7
331.	Caier Ooeth y Skibbor	3	2	7
332.	Cae Elley Gwor with the Ruins of a House	2	2	33
333.	Maes y Mynah Maen	3	2	10
334.	Maes y Mynah Mawr	7	1	4
335.	Do. Do. Bach	3	3	21
336.	Do. Do. Purva	6	0	25
TOTAL		1512	0	18

The SECOND SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
Parish of <i>Lanvibangel Vach</i> ;				
337.	Cae Ty	3	0	15
338.	Worlod Bach	2	1	19
339.	Cae Bach	1	2	29
340.	Cae Coed	0	3	37
341.	Wain y Funnon	1	0	19
342.	Cae Bach	0	1	15
343.	The Mill Fold Pound, &c.	1	0	34
344.	The Orchard	0	1	2
345.	Caiffa y Wern	0	3	5
346.	Worlod Bach	1	0	3
347.	Y Layn Vain	2	2	2
348.	Worlod Wain y Funnon	1	3	29
349.	Lyna Yfha	3	0	6
350.	Erroe Hlank Vawr	2	2	19
351.	Do Vach	1	0	33
352.	Cae Pant	1	2	33
353.	Cae Skibbor	2	1	4
354.	Gwain y Coed	2	1	31
355.	Cae Gwin	3	1	38
356.	Cae Caven	3	2	6
TOTAL		37	2	19
Parish of <i>Hemllies</i> .				
1.	} Caeir Egleious	3	0	22
2.		6	3	33
3.	Cae Teer Erroe	8	1	32
4.	Cae Ty Coe	3	0	31
5.	Cae Shone Ucha	3	0	20
6.	Cae Shone Yfha	5	1	13
7.	} Caeir dan y Howl	4	0	5
8.		2	3	19
9.	Cae Bach Yfha	1	3	13
10.	The House, Fold and Garden	0	2	24
10a.	Wain dan y Skibbor	3	2	32
11.	Cae Skibbor	3	2	19
12.	Cae Bach Ucha	1	2	28
13.	Caeir Cannoll	4	0	15
14.	Erroe Wen	4	1	13
15.	Cae Busdthillah	4	0	30
16.	Cae Main	6	1	3
17.	The Wern	2	2	10
18.	Cae Coldra	5	1	3
19.	Wain kibbor	4	0	9
20.	Coed Morgan Lewis	5	1	13
21.	Cae Roflen Ufha	2	1	14
22.	Gwynoth Bach Yfha	2	2	21
23.	Gwynoth Bach	3	0	20
24.	Cae Funnon	5	0	5
25.	Cae Service	3	3	15
26.	Cae Rootin Yfha	2	1	30
27.	Coitca Vanachlogue and Wain Boddoore	26	2	30
TOTAL		130	3	2

The SECOND SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
	Parish of <i>Monyddusfloyne</i> :	A.	R.	P.
28.	Twyn Tudder	0	3	19
29.	Cae Twyn	1	3	7
30.	Cae Cannoll Ucha	2	0	24
31.	Cae dan y Eggleious Ucha	1	0	20
32.	Cae Bach Yfha	0	3	9
33.	Do Ucha	1	0	5
34.	Wongon	1	0	35
35.	Gwain Codduggan	4	1	32
36.	Cae dan y Eggleious Yfha	2	3	38
37.	Cae Cannoll Yfha	2	0	1
38.	Cae Bannoll	3	0	26
39.	Cae Pant	4	2	27
40.	Gwern Ynongue	1	1	14
41.	Ty Yfha with a Garden	0	2	29
42.	Bfin Bach	0	3	9
43.	Wain Vawr	7	0	32
44.	Cae Prettydd Ucha	2	2	9
45.	Gwern Ynongue	2	0	24
46.	Cae Prettydd Yfha	3	1	29
47.	Cae dan y Beddow	2	1	30
48.	Coed y Beddow	21	1	39
49.	Cae Ithyn	2	2	2
50.	Cae Cybren	6	0	19
51.	Do Ufha	4	0	7
52.	Cae Gllloed	5	1	30
53.	Cae Ooeth y Beddow	3	3	36
54.	Cae Barra Dee	8	0	13
55.	Doague Cover Yfha	6	2	36
56.	Pumthegg Cover	8	1	0
57.	Deague Cover Ucha	6	0	10
58.	Erroe Cannoll	2	1	22
59.	Erroe Bannoll Yfha	7	1	16
60.	Graig Vach	2	1	9
61.	Coed y Graig Vach	7	0	8
62.	Cae Brannoll Ucha	6	1	19
63.	Erroe Roön	2	1	3
64.	Erroe Bant	3	1	12
65.	Cae Burthee	7	2	9
66.	Prisk Bach	1	0	29
67.	Coed y Prisk	5	3	13
68.	Cae Prisk	6	3	16
69.	Saith Cover	3	3	34
70.	Cae Cannoll	4	0	34
71.	Part of Wain y Preffellow	8	3	23
72.	Cae Mine Here	2	2	19
73.	Cae Thlloe	1	2	38
74.	Cae dan y Ty	2	1	5
75.	The Houses, Fold and Garden	1	3	15
76.	Cae Dych Llawr y Ty	4	0	12
77.	Cae Cannoll	4	2	36
78.	Erroe pen y Graig	2	0	37
79.	Wain Cannoll	7	0	15
80.	Cae Eggleious	6	3	27
81.	Part of Wain y Preffellow	3	2	35

The SECOND SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
82.	Coitca Bach	3	3	36
83.	Cae Ton y Monydd	6	0	17
84.	Graig y Terran Vellin	13	1	30
85.	{ The Coitca	6	3	11
86.		21	0	31
87.	Coed Coitca Hean	14	2	15
88.	Gilyn	3	1	30
89.	Cae Bach Coitca Hean	3	0	9
90.	Cae Gwenthlean John Reese	3	1	28
91.	Gwasted Dee	12	0	5
92.	Cae Skibbor y Hoont	1	3	5
93.	The Wern	3	1	35
94.	Part of Cae Funnon	5	0	7
95.	Cae Hendee	7	2	18
96.	Part of Ynis Thlloed Vach	0	1	26
97.	Part of Ynis Thlloed Vawr	1	3	13
98.	Part of Cae Draw. 1A. 1R. 0P. of this sold to the Monmouthshire Canal Company	4	1	27
99.	Coitca Bach	1	1	38
100.	Coitca Dee Ucha	3	2	36
101.	Cae Main	2	3	23
102.	Cae Dee Ysha	3	3	11
103.	The old Mill Pound, &c.	0	3	0
104.	Cae Daynter and Cae Vellin { 5A. 2R. 19P. of	4	3	0
105.	Part of Worlod Thee { these sold to the	0	0	35
106.	Cae Thlloen { Monmouthshire Ca- nal Company	3	2	15
TOTAL		360	0	38
Parish of Lanbithael.				
107.	Part of Worlod Thee { 4A. 3R. 32P. of these sold	2	3	28
108.	Worlod Thee Vach { to the Monmouthshire Ca- nal Company.	1	3	4
109.	Cae Ooth y Ty { 3A. 2R. 29P. of this sold to the	3	2	29
109a.	The House, Garden and Fold	0	1	30
109b.	Part of Cae Drow	0	0	38
110.	Cae pen y Howl { 3R. of this sold to the Monmouth- shire Canal Company	2	1	10
111.	Graig Shag Ucha	6	2	18
112.	Do. Do.	3	2	14
113.	Cae Cooth Ty	4	1	16
114.	Cae Thlloen	3	2	12
115.	Cae Hendee	4	1	27
116.	Cae Twy Ysha	3	3	25
117.	Cae Llan Caunoll	3	2	8
118.	Cae Llan Ysha	2	3	16
119.	Common Brach	2	3	26
120.	Worlod Vcha	2	3	26
121.	Cae Ooth y Ty	2	3	36
121a.	Cae Hean Skibbor	2	1	21
122.	Cae Berthlan	1	3	39
123.	House Fold and Garden	0	2	4

The SECOND SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
124.	Worlod Ysha	3	0	31
125.	Cae Ufcalth	2	2	38
126.	Cae Dan y Ty	2	2	2
127.	Coed Graig Soverith Vach	21	0	4
128.	Caier Bach y Glan y Doore			
	} 2A. of these sold to the Monmouthshire Canal Company			
129.	Cae Claach	2	3	10
130.	Cae Bach	0	2	13
131.	Cae Twoorn	2	3	1
132.	Cae Cannol	2	2	37
133.	Wain Vawr	6	0	8
134.	Cae Coed Bach	0	3	8
135.	Cae Llan Ucha	2	2	20
136.	Cae Twyn Ucha	5	0	5
137.	Cae Pickah	3	0	24
138.	Coitca Bach	6	2	1
TOTAL		124	2	14
Parish of Tretbwyn.				
139.	The Croft	1	0	2
140.	Wain Evan Patton	4	0	3
141.	Gwain Shag	2	3	18
142.	Cae pen y Howl Vach	1	1	22
143.		1	0	32
144.	Graig Ysha	5	3	8
145.	Do Ucha	11	1	7
146.	Part of Ynis Thlloed Vawr	3	3	31
147.	Do. Do. Vach	1	3	26
148.	Part of Cae Fannon	1	1	14
149.	} Graig Gwent	54	3	6
150.		} 5A. 2R. 33P. of these sold to the Monmouthshire Canal Company.		
151.		0	2	27
152.	Cae Mawr	4	0	15
153.	Graig y Trappah	23	2	17
154.	Cae Graig	2	3	27
155.	Cae Skibbor	2	0	13
156.	Cae Ucha	1	3	16
157.	The Wain y Pound	1	2	8
TOTAL		127	0	13
Parish of Bettus.				
1.	Cae Vellin	2	2	8
2.	Wain y Vellin with the Mill.	2	2	13
3.	Wain y Pound	4	0	30
4.	Ynis	4	1	28
TOTAL		13	2	39

The SECOND SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
Parish of Malpas.				
5.	Cae Perfren with the House	A.	R.	P
6.	Cae Bach	8	0	17
7.	Cae Glan y Door	2	1	33
8.	Wain Vellin	3	1	25
9.	Cae Mawr	5	1	14
10.	Cae Pwoolth	8	2	37
11.	Cae Quarry	4	3	1
12.	Cae Bach	4	1	26
13.	Cae Pimp Cover	2	0	27
14.	Cae Reckleuens	4	1	18
15.	Wain y Veraha	4	3	21
		4	1	3
TOTAL		52	3	22
Parish of Nash.				
16.	One Acre of Part of this claimed by John Phillips — — — — The Twenty seven Acres adjoining the Laches — — — —	7	3	28
17.		5	0	15
18.		6	0	12
19.		5	1	7
20.		5	0	4
21.		3	2	20
22.		4	2	20
23.	The Six Acres	7	2	29
24.	Wind Mill Trump	0	1	0
TOTAL		45	2	15
Parish of Christ Church.				
25.	The Three Acres	3	1	27
26.	Tomkins Meadow	6	3	8
27.	The Long Two Acres	3	0	19
28.	The Rough Three Acres	4	3	27
29.	The Lower Two Acres	3	1	20
30.	The Course Five Acres	6	2	14
31.	The Four Acres	5	0	7
32.	The Upper Two Acres	3	2	19
33.	The Six Acres	8	1	2
34.	The Lower Long Ditch Meadow	9	3	14
35.	The Picklands Meadow	6	3	36
36.	The Little Meadow	6	0	32
37.	The Yoke Meadow	7	0	10
38.	The lower Picklands	4	2	22
39.		3	2	18
40.	Middle Picklands.	6	2	3
41.	Middle Picklands	3	3	11
42.		7	1	18
43.	The Picklands	5	0	9
44.	The Barn Meadow	5	3	29
45.	The Meadow adjoining Pullpen Common	8	3	4
46.	Upper Long Ditch Meadow	9	0	38
47.	The Hill Pasture	7	3	34
48.	The Hill Pasture	7	1	12
49.	The Three Acres	3	0	17

The SECOND SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
50.	The Lower Part of the Fold	1	2	24
51.	The Houses and Fold	1	2	18
52.	The Upper and Lower Two Acres	5	1	27
53.	The Long Meadow	2	2	37
54.	The Long Pasture	10	0	8
55.	The Home Field	9	0	0
56.	The Great Field	24	2	1
57.	Part of the Upper Fields	11	1	30
58.	The Brakes	17	0	34
59.	The Hartrage Wood	9	0	23
60.	Part of the Upper Fields	4	1	30
61.	Lain Vach	0	3	28
62.	Cae Bach	0	3	28
63.	Erroe Hanna	1	3	32
64.	Pettiver Erroe	5	0	12
65.	Tier Erroe Pentwyn	3	1	31
66.	Cae Ooeth y Ty	4	3	32
67.	Cae Dych Lowr y Ty	5	2	0
68.	Cae Pwoolth	5	2	24
69.	Cae Quarry	5	1	5
70.	{ Caier Bach	2	2	7
71.		2	3	3
72.	Cae Maen	1	1	39
73.	A Potatoe Garden	1	1	20
74.	Graig Vaunol	4	0	14
75.	Cae Skibbor	6	3	29
76.	Graig y Skibbor	4	2	34
77.	Cae Ton Mawr	13	1	11
78.	Cae Ucha	8	2	30
79.	{ Old Ruins in Caerleon Village on which a new Stable is built and a Garden	0	0	11
TOTAL		325	2	18
Parish of Kemeys Inferior.				
80.	Intermixed in the Lower Bullmore	1	2	6
Parish of Langibby.				
	Cae pen y Howl	2	1	26
Parish of Panteague.				
2.	Gullanos Vach	3	2	11
3.	Wain Vellin	3	1	12
4.	Cae Harry Shone	2	0	26
5.	Worlod Ucha	2	2	34
6.	Worlod Yfha	4	1	37
7.	Cae Ty Porth	7	0	25
8.	Cae Weach Cover	3	2	33
9.	Cae Cybael Mawr	5	0	24
10.	Do. Do. Bach	1	2	36
TOTAL		33	3	38

The SECOND SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
Parish of <i>Lanthewy</i> .		A.	R.	F.
11.	Erroe Verrith	5	0	7
12.	Cae Cooah	4	2	34
13.	Coed y Gwyloed	7	2	25
14.	Cae Gwyn	5	1	2
15.	Coed Vellin	1	2	31
16.	Wain Vawr	3	3	35
17.	Cae Ton	3	2	25
18.	Cae Hendee	4	2	20
19.	Cae Mellin	3	1	12
20.	House Yard and Garden	0	2	27
21.	Wain Vach	2	1	28
22.	Cae Barrow	2	1	20
23.	Cae Bach	2	2	6
24.	Cae Cannol	5	0	10
25.	Coed Bach	2	3	8
26.	Small Orchard	0	0	31
27.	Cae Nant	4	2	28
28.	Forreſs Slateſ	5	2	19
TOTAL		66	1	18
Parish of <i>Bringwin</i> .				
29.	Cae Camp	12	2	15
30.	Cae Tumpin	5	3	16
31.	Cae Pant and Cae Pwoolth	9	3	0
32.	Cae Main	4	3	23
33.	Cae dam y Howl	3	3	12
34.	The Seven Covers and Cae Funnon	10	3	29
35.	Cae Caven Cooa	7	1	24
36.	Cae Nawer Cover	5	3	32
37.	Cae Three Cover Bach	1	2	20
38.	Berthllan y Vellin Cyder	0	2	28
39.	Houſes and Fold	0	3	34
40.	Berthllan Ooth y Skibbor	0	3	13
41.	Cae Scalloge	4	2	36
42.	Cae Gwyn Yſha	5	0	20
44.	Worlod Vawr	7	0	2
45.	Cae Showew	3	0	27
46.	Worlod y Buchan	3	0	2
47.	Cae Funnon	4	1	2
48.	The Wain	3	1	36
49.	Cottage and Garden	0	1	14
50.	Cae Bootin	4	1	22
51.	Cottage and Garden	0	0	39
52.	Cottage and Garden	0	0	11
53.	Cae Tump Troll Yſha	2	2	34
54.	Do. Do. Ucka	3	1	27
55.	Cae Deague Cover	7	2	38
56.	ae Teer Dee	7	2	31
57.	Cae Otin	5	3	12
58.	Worlod y Otin	4	2	3
59.	Houſes Folds and Garden	1	0	14
60.	Cae Ton y Cellar	5	2	3

The SECOND SCHEDULE—continued.

No.	FIELDS NAMES, &c.	Quantity.		
		A.	R.	P.
61.	Cae Mooa	5	0	57
62.	Cae Ooth Cover Ucha	4	1	26
63.	Do. Yfha	5	0	30
64.	Cae Fore lace Ucha	2	1	30
65.	Do. Yfha	2	2	0
66.	Cae Pimp Cover	3	2	16
67.	Cae Park	4	2	17
68.	Worlod Llooyed	1	2	2
69.	Cae Funnon Lloodyed	4	0	7
70.	Cae Tree Cover y Deague	5	1	34
71.	Gwain y Broadoore	4	1	35
72.	Gwain y pen Howl	3	1	18
73.	Gwain y Reddin or Gwain y Tullock	4	1	37
74.	Gain Ton y Cellar	4	0	1
75.	Wain Vach dan y hean Skibbor	5	3	14
76.	Gweneth Draw	4	1	5
77.	} Part of Caeir Bach	1	1	16
78.		1	1	3
79.	Cae Deague Cover Yfha	7	1	31
80.	Do. Do.	7	1	28
81.	Cae Caven Mawr	7	0	15
82.	Do. Bach	3	2	31
83.	Worlod Wain	3	0	21
84.	Part of Coiver Bach	6	1	22
85.	Cae Bach	3	2	3
86.	Cae Bach	3	1	29
87.	Gweneth Draw	4	0	33
88.	Worlod Teer Hilloey	2	1	23
89.	Cae Coed	7	1	33
90.	Cae Veddow	3	2	6
91.	Cae Pwoolth Mawr	9	3	15
92.	Cae Gwyn	6	1	7
93.	Worlod Soor Roopen	0	2	0
94.	Cae Drasceofe	6	1	33
95.	Cae Gwyn y pen y Twyn	8	2	39
96.	Cae pen Lladdrone	6	0	35
97.	Cae Pwoolth Newydd	4	1	16
98.	Berthlan Newydd	0	2	38
99.	Berthlan Vach, with Barn, Fold, &c.	0	3	20
100.	Berthlan Vawr	1	3	13
101.	Cae Tumpin	4	2	21
102.	Cae Carreg	8	0	6
103.	Cae Skibbor	4	0	2
TOTAL		330	0	7

AND also all Benefit, Advantage and Profit arising or to arise from Leases heretofore granted of the said Premises so allotted to the said *Edward Webb, Diana Frances Georges, Arabella Georges, Meliora Dacre, Mary Gwynne* and *Charles Henry Sheldon* and *Elizabeth* his Wife; and also all Lanes, Roads and other Wastes within the said Premises, with every Privilege thereto annexed; also all Timber growing upon the same, as well as all Timber growing upon and within the Lanes, Roads, Wastes,

[Loc. & Per.]

[46 I]

Wastes, Mountains and Commons within the said Manor of *Wentland* and *Bringwin*, except upon such Parts thereof as were by the said Commissioners Certificate allotted to the said *Edward Blewitt* the elder, *Edward Blewitt* the younger, *James Vaughan* and *Frances* his Wife, *James Pumphrey* and *Ann* his Wife, *Margaret Macnamara*, *Jane Macnamara*, *Michael Macnamara*, *Charles Simes* and *Jane* his Wite, *Robert Moody*, *William Joshua Wendy Taylor*, *Philip Jones*, *John Saunders*, *Abraham Langford*, *Thomas Osborne* and *William White*.

Compared with the Commissioners Certificate before recited,
of which it is a Copy.

Willoughby Rackham.

The Value of the above Estates has varied from Three thousand Pounds to Three thousand Five hundred Pounds *per Annum*, the exact Amount having varied in consequence of the uncertain Amount of Fines.

J. Phillpotts, Junior

LONDON: Printed by GEORGE EYRE and ANDREW STRAHAN,
Printers to the King's most Excellent Majesty. 1810.