



ANNO SEPTIMO & OCTAVO

# VICTORIÆ REGINÆ.

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## *Cap. lxxxix.*

An Act to remedy certain Defects in the Apportionment of the Rent-charge in lieu of Tithes in the Parish of *Necton* in the County of *Norfolk*,  
 [19th *July* 1844.]

**W**HEREAS an Act was passed in the Sixth and Seventh Year of the Reign of His late Majesty King *William* the Fourth, intituled *An Act for the Commutation of Tithes in England and Wales*, and Power was thereby given for altering Apportionments of Rent-charge instead of Tithes by the Commissioners of Land Tax: And whereas another Act was passed in the First Year of the Reign of Her present Majesty, intituled *An Act to amend an Act for the Commutation of Tithes in England and Wales*: And whereas another Act was passed in the First and Second Year of the Reign of Her present Majesty, intituled *An Act to facilitate the Merger of Tithes in Land*: And whereas another Act was passed in the Second and Third Year of the Reign of Her present Majesty, intituled *An Act to explain and amend the Acts for the Commutation of Tithes in England and Wales*: And whereas another Act was  
 [Local.] 50 T passed  
 6 & 7 W. 4. c. 71.  
 7 W. 4. & 1 Vict. c. 69.  
 1 & 2 Vict. c. 64.  
 2 & 3 Vict. c. 62.

3 & 4 Vict.  
c. 15.5 & 6 Vict.  
c. 54.

passed in the Third Year of the Reign of Her present Majesty, intituled *An Act further to explain and amend the Acts for the Commutation of Tithes in England and Wales*: And whereas another Act was passed in the Fifth and Sixth Year of the Reign of Her present Majesty, intituled *An Act to amend the Acts for the Commutation of Tithes in England and Wales; and to continue the Officers appointed under the said Acts for a Time to be limited*; and by such Act the Power for altering Apportionments given by the first-mentioned Act was extended and vested in the Tithe Commissioners of *England and Wales*: And whereas *Thomas Young* Clerk was on the Thirtieth Day of *June* One thousand seven hundred and ninety-four instituted to the Rectory and Parish Church of (*inter alia*) *Necton* otherwise *Neighton*, vacant by the Death of *William Young*, on the Petition of the said *Thomas Young*, he being the true and undoubted Patron thereof in full Right: And whereas the Reverend *Thomas Young* late of *Neighton* otherwise *Necton* in the County of *Norfolk*, Clerk, by his last Will and Testament in Writing, bearing Date the Seventh Day of *December* One thousand eight hundred and twenty, duly executed and attested, (*inter alia*,) gave and devised all that Perpetual Advowson or Right of Presentation to the Rectory of the Parish of *Neighton* otherwise *Necton* aforesaid, and all and every his Interest in the great Tithes arising within the said Parish, unto his Brother *William Young* for and during the Term of his natural Life, and from and immediately after his Decease he gave and devised the same Estates, with their and every of their respective Appurtenances, unto all and every the Child or Children (if any) of his said Brother *William* lawfully begotten, and their Heirs, as Tenants in Common and not as Joint Tenants, if more than One, but if only One Child of his said Brother *William* lawfully begotten was then living, he gave and devised the same Estates to such only Child, his or her Heirs and Assigns for ever; but in case his said Brother *William* should die without Issue of his Body lawfully begotten, immediately after his Decease he gave and devised the same Estates, and every Part thereof, with their and every of their Appurtenances, unto his Brother *Andrew Young* and Friend *William Clarke*, and their Heirs, upon trust that they or the Survivor of them, or his Heirs, did and should forthwith sell the same, and did and should stand possessed of the Monies arising thereby upon trust to divide the same into Four equal Parts or Shares, and to pay One of such Shares unto each of his Two Brothers *Isaac Young* and *Andrew Young*, their Executors or Administrators respectively, for their own absolute Use and Benefit, and be considered as vested immediately on his Decease; and as to One other of the said Four equal Parts or Shares, the said Testator directed that the same should be invested on Government or Real Security in the Names or Name of his said Trustees or the Survivor of them, his Executors or Administrators, and that such Security should from Time to Time be changed and altered as they or he might think proper, and that the Interest, Dividends, and  
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annual Proceeds thereof should from Time to Time be applied for the Benefit of his Brother *Benjamin Young* (a Lunatic) during the Term of his natural Life, in such Manner as his said Trustees or the Survivor of them, his Executors or Administrators, should think proper; and from and immediately after the Decease of his said Brother *Benjamin Young* the said Testator declared that the said Fourth Part or Share, and the Stocks, Funds, or Securities in or upon which the same should be invested, and the unapplied Interest, Dividends, and annual Proceeds thereof, should be in trust for his Three Brothers the said *Isaac Young*, *Andrew Young*, and *Philip Young*, in equal Shares and Proportions, and to be paid, transferred, or assigned accordingly, and if any One of them should have died leaving lawful Issue, such Issue should take, if more than One, equally the Share or Shares which his, her, or their Parent or Parents would have taken if living, but if any One or more of them should have died without leaving lawful Issue, the Share or Shares thereby intended for him or them so dying should go to the Survivor or Survivors of them his said Three Brothers in equal Shares; and as to the other remaining Fourth Part of the said residuary Trust Monies, the said Testator directed that the same should be invested on Government or Real Security in the Names or Name of his said Trustees or the Survivor of them, his Executors or Administrators, and that such Security should from Time to Time be changed or altered as they or he might think proper, and that the Interest, Dividends, or annual Proceeds thereof shall be from Time to Time paid or applied to or for the Benefit of his youngest Brother the said *Philip Young*, in such Manner as the said Trustees or the Survivor of them, his Executors or Administrators, should think proper, during the Term of his natural Life; and from and immediately after his Decease the said Testator willed and declared that the said last-mentioned Fourth Part or Share, and the Stocks, Funds, and Securities in or upon which the same should be invested, and the unapplied Interest, Dividends, and Proceeds, should be in trust for the lawful Child or Children (if more than One, in equal Shares) of his said Brother *Philip Young*, and be a vested Interest or vested Interests in him, her, or them at the Age of Twenty-one Years, with cross Remainders amongst them, and the Interest thereof should be in the meantime applied for or towards their Maintenance and Education; and in case his said Brother *Philip Young* should have no such Child, or, leaving One or more, if no such Child should live to attain his Age of Twenty-one Years, then the said last-mentioned Trust Monies and Premises should be in trust for his said Three Brothers *Benjamin Young*, *Isaac Young*, and *Andrew Young*, in equal Shares, and be paid, assigned, or transferred accordingly; but the Share which would so accrue to his said Brother *Benjamin* should be placed out, invested, and disposed of in the Manner therein-before directed with respect to his original Share of the said residuary Trust Monies; and if any One or more of his said Three last-mentioned Brothers should have died leaving lawful Issue, such Issue should take (if more than One,

Articles of Agreement for the Commutation of Tithes entered into between Land Owners and the Rector of Necton, 3d April 1839.

Apportionment of Rent-charge confirmed.

Lay Proprietors commenced Suit

One, equally) the Share or Shares which his, her, or their Parent or Parents would have taken if living, but if any One or more of them his Three said last-mentioned Brothers should have died without leaving lawful Issue, the Share or Shares intended for him or them so dying should go to the Survivors or Survivor of them his said Three last-mentioned Brothers, in equal Shares; and the said Testator by his said Will appointed the said *Andrew Young* and *William Clarke* Trustees and Executors thereof: And whereas the said *Thomas Young* departed this Life in the Month of *September* One thousand eight hundred and thirty-seven, unmarried, and without having revoked or altered his said Will, which was on the Thirteenth Day of *December* One thousand eight hundred and thirty-seven proved by the said *Andrew Young* and *William Clarke* in the Prerogative Court of the Archbishop of *Canterbury*: And whereas the said *William Young* departed this Life in the Month of *February* One thousand eight hundred and forty, without leaving lawful Issue him surviving, and unmarried: And whereas the said *Philip Young* departed this Life on or about the Year One thousand eight hundred and twenty-five, without leaving lawful Issue him surviving, and unmarried: And whereas certain Articles of Agreement for the Commutation of the Tithes of the Parish of *Necton* in the County of *Norfolk* were, in pursuance of the Act for the Commutation of Tithes in *England* and *Wales*, made and entered into on or about the Third Day of *April* in the Year One thousand eight hundred and thirty-nine by and between the several Persons (Owners of Land within the said Parish) by whom or by whose Agents, duly authorized, the same Articles were executed (the Interest of which Land Owners in the Lands of the said Parish was not less than Two Thirds of the Lands therein subject to Tithes) of the one Part, and the Reverend *William Yonge* of *Swaffham* in the said County, Clerk, (therein described as Rector of the said Parish of *Necton*, and Owner of all the Tithes, as well great as small, thereof,) of the other Part, it was by the said Articles agreed that the annual Sum of Nine hundred and five Pounds, by way of Rent-charge (subject to the Provisions of the said Act), should be paid to the said *William Yonge* as Rector of the said Parish of *Necton*, and to his Successors, instead of all the Tithes, as well great as small, of the Lands of the said Parish subject to Tithes (including Tithes of the Glebe), and instead of all Moduses and Compositions, real and prescriptive, and customary Payments, payable in respect of all the Lands of the said Parish, or the Produce thereof; and it was by the said Agreement further agreed that the Lands included in the same Agreement should be discharged from the Payment of Tithes (except as is excepted in the said Act) from the First Day of *October* next succeeding the Confirmation of the Apportionment of the said Rent-charge: And whereas the Apportionment of the said Rent-charge was duly confirmed by the Tithe Commissioners for *England* and *Wales* on or about the Thirtieth Day of *September* in the Year One thousand eight hundred and forty: And whereas in or about the Month of *March* in the Year One thousand

eight hundred and forty-one *William Clarke* and *Andrew Young* exhibited their Bill of Complaint in the High Court of Chancery against the said *William Yonge* and the Right Reverend *Edward* Lord Bishop of *Norwich*, and therein stated, amongst other things, that at the Time of the making of the said Agreement a Moiety of all the Corn Tithes arising within the said Parish was Lay Property, and belonged to them the said *William Clarke* and *Andrew Young* as Devises under the Will of *Thomas Young* deceased, and that they the said *William Clarke* and *Andrew Young* were entitled to a fair and reasonable Proportion of the said annual Rent-charge in lieu of the said Moiety of Corn Tithes, and prayed (amongst other things) that the said Plaintiffs might be declared to be well entitled, in right of the said Lay Moiety of Corn Tithes, to a reasonable Proportion of the said annual Rent-charge, and that the said annual Rent-charge might be apportioned between the said Lay Moiety of Corn Tithes and the Tithes belonging to the said Rectory: And whereas by a Decree of the said High Court of Chancery made and pronounced on or about the Twenty-second Day of *July* in the Year One thousand eight hundred and forty-two it was declared that the Plaintiffs were, previously to the Confirmation on the Thirtieth Day of *September* One thousand eight hundred and forty of the Agreement in the Pleadings in the said Cause mentioned for the Commutation of the Tithes of the Parish of *Necton* in the County of *Norfolk*, in the said Pleadings mentioned, entitled to them and their Heirs for an Estate of Inheritance in Fee Simple to One Moiety of the Corn Tithes within the said Parish of *Necton*, and that the Plaintiffs were at the Time of the making of the said Decree entitled to a Share of the said Rent-charge of Nine hundred and five Pounds, at which the whole Tithes arising within the said Parish had been commuted, bearing such Proportion to the whole of the said Rent-charge as the Value of One Moiety of the Corn Tithes of the said Parish at the Time of the Commutation bore to the Value of all the Tithes arising within the same Parish, and the same was ordered and decreed accordingly: And whereas by the Report of the Master to whom the said Cause stood referred, bearing Date the Twenty-eighth Day of *March* One thousand eight hundred and forty-three (and which Report was duly confirmed by the said Court), it was found that the Share of the said Rent-charge of Nine hundred and five Pounds, to which the said Plaintiffs were entitled in respect of their Moiety of the Corn Tithes within the said Parish of *Necton* (being such Proportion of the whole of the said Rent-charge as the Value of One Moiety of the Corn Tithes of the said Parish at the Time of the Commutation on the Ninth Day of *April* One thousand eight hundred and forty bore to the Value of all the Tithes arising within the said Parish), was the Sum of Two hundred and fifty-two Pounds Seven Shillings and Sixpence: And whereas the Names of the said *William Clarke* and *Andrew Young*, and the Share or Proportion of Rent-charge to which they had been by the said Decree declared to be

in Chancery  
in March  
1841, claim-  
ing a Moiety  
of Tithes.

Decree of  
22d of July  
1842 pro-  
nounced, de-  
claring Lay  
Proprietors  
entitled to a  
Moiety of  
Tithes of the  
Parish of  
*Necton*.

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entitled, are not set forth and distinguished in the said Instrument of Apportionment, but the total Amount of the annual Rent-charge apportioned upon the several Lands of the said Parish is therein mentioned to be payable to the Rector of the same Parish, by reason whereof the said *William Clarke* and *Andrew Young* have no legal Remedy for the Recovery of their said Share or Proportion of Rent-charge, and cannot have any legal Remedy for the Recovery thereof unless the said total annual Rent-charge of Nine hundred and five Pounds shall be divided and partitioned between the Rector of the said Parish and the said *William Clarke* and *Andrew Young* according to their proportional Shares and Interests therein, and unless the said Instrument of Apportionment shall be amended by apportioning such proportional Shares of the said total annual Rent-charge of Nine hundred and five Pounds amongst the several Lands of the said Parish; but such Division, Partition, and Amendment cannot be made without the Aid and Authority of Parliament: And whereas the said *William Clarke* and *Andrew Young* were not Parties to the said Agreement for the Commutation of the Tithes of the said Parish, and their Names and their Rights and Interests in respect to the said Moiety of the Corn Tithes were not set forth therein, and by reason thereof Doubts are entertained respecting the Validity of the said Commutation: And whereas the said *William Clarke* and *Andrew Young* are or claim to be the Owners of the Advowson and Right of Patronage of the said Rectory of *Necton*, subject to a certain Agreement in Writing, bearing Date the Third Day of *November* One thousand eight hundred and forty-two, for the Sale thereof to *Francis Riddell Reynolds*: And whereas the Right Reverend *Edward* Lord Bishop of *Norwich* is the Ordinary of the Diocese in which the same Rectory is situate: Wherefore Your Majesty's most dutiful and loyal Subjects the said *William Clarke* and *Andrew Young*, the said *Francis Riddell Reynolds*, and the Right Reverend *Edward* Lord Bishop of *Norwich* do most humbly beseech Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That as between the several Persons who at the Time of the Confirmation of the said Agreement for the Commutation of the Tithes of the said Parish of *Necton* were respectively the Owners of the Lands and the Tithes of the said Parish, the said Agreement shall be and the same is hereby declared to be as valid and effectual for all the Purposes of the said Acts as if the same had been made and executed by and between the several Persons, Owners of Lands within the said Parish, by whom or by whose Agents, duly authorized in their Behalf, the said Agreement was executed, and the Interest of which Land Owners in the Lands of the said Parish was not less than Two Thirds of the Lands subject to Tithes, and the Tithe Owners whose Interest in the Tithes of the said Parish was not less than Two Thirds

Agreement  
for Commu-  
tation of  
Tithes to be  
as effectual  
as if it stated  
Particulars of  
Rights of all  
the Tithe  
Owners.

Thirds of the Great Tithes and Two Thirds of the Small Tithes of the said Parish, and as if the said Agreement had stated all such Particulars relating to the Rights and Interests of the several Tithe Owners of the said Parish, as by the said Acts are required to be set forth in such Agreements; and that as between the several Persons who at the Time of the Confirmation of the said Agreement were respectively the Owners of or interested in the Tithes of the said Parish, the Sum of Nine hundred and five Pounds thereby agreed to be paid by way of Rent-charge, instead of all the Tithes of all the Lands of the said Parish subject to Tithes, shall (notwithstanding any thing in the said Agreement contained) be and the same is hereby divided between the said *William Clarke* and *Andrew Young* and the Rector of the said Parish, in the Proportions and Manner following; (that is to say,) the Sum of Two hundred and fifty-two Pounds Seven Shillings and Sixpence, Part of the said Sum of Nine hundred and five Pounds, shall (subject to the Provisions of the said Acts) be paid by way of Rent-charge to the said *William Clarke* and *Andrew Young*, their Heirs and Assigns, instead of One Moiety of all the Corn Tithes of all the Lands of the said Parish subject to Tithes, and instead of all Moduses and Compositions, real and prescriptive, and customary Payments (if any), payable in respect of such Moiety of the Corn Tithes of the said Parish; and the Sum of Six hundred and fifty-two Pounds Twelve Shillings and Sixpence, being the other Part or Residue of the said Sum of Nine hundred and five Pounds, shall (subject to the Provisions of the said Acts) be paid by way of Rent-charge to the Rector of the said Parish, and his Successors, instead of all the Tithes, as well great as small, of the Lands of the said Parish subject to Tithes, other than and except the said Moiety of the Corn Tithes of the said Parish, and instead of all Moduses and Compositions, real and prescriptive, and customary Payments, payable in respect of all the Lands of the said Parish, or the Produce thereof, save and except in respect to the said Moiety of the Corn Tithes thereof.

Prescribing  
Division of  
Rent-charge  
between *Wm.*  
*Clarke*, *An-*  
*drew Young*,  
and the Rec-  
tor of *Necton*.

II. And for the Purpose of apportioning the said Two several Rent-charges or Sums of Two hundred and fifty-two Pounds Seven Shillings and Sixpence and Six hundred and fifty-two Pounds Twelve Shillings and Sixpence amongst the several Lands of the said Parish, be it enacted, That, notwithstanding any thing in the said Agreement and Instrument of the Apportionment to the contrary contained, the said Two several Rent-charges or Sums of Two hundred and fifty-two Pounds Seven Shillings and Sixpence and Six hundred and fifty-two Pounds Twelve Shillings and Sixpence shall be and the same are hereby apportioned amongst the Lands of the several Land Owners named in the said Instrument of Apportionment, in the Proportions and Manner mentioned and set forth in the Schedule to this Act annexed; and that the said Schedule shall be taken to be an Amendment of the said Instrument of Apportionment, and that the

Rent-charge  
to be appor-  
tioned in  
manner  
mentioned  
in Schedule.

the said Instrument of Apportionment so amended shall be as valid and effectual for all the Purposes of the said Acts, and the said *William Clarke* and *Andrew Young*, their Heirs and Assigns, and the Rector of the said Parish, and his Successors, shall respectively be as fully entitled, according to their several and respective Rights and Interests, to take, hold, and recover the several Portions of Rent-charge in and by the said Schedule apportioned amongst the Lands of the several Land Owners named in the said Instrument of Apportionment (notwithstanding any Change which may have taken place in the Ownership of any of such Lands since the Confirmation of the said Instrument of Apportionment), in as full and ample a Manner as if the said Instrument of Apportionment, so amended as aforesaid, had been an original Instrument of Apportionment, and the same had been duly made, and had been confirmed by the Tithe Commissioners for *England* and *Wales*, according to the Provisions of the said Acts.

Printed  
Copies of Act  
to be sent to  
Registrar of  
Diocese and  
Incumbent of  
Necton, and  
annexed to  
Copies of  
Apportion-  
ment in their  
Custody.

III. And be it enacted, That One printed Copy of this Act shall be sent to the Registrar of the Diocese, and shall be annexed to the Copy of the said Instrument of Apportionment in his Custody; and One printed Copy of this Act shall be sent to the Incumbent and Churchwardens of the said Parish of *Necton*, or other Persons having the Custody of the other Copy of the said Instrument of Apportionment, and shall be annexed to such Copy of the said Instrument of Apportionment.

Date of Ap-  
portionment  
of the Two  
Rent-charges.

IV. And be it enacted, That the Apportionment of the said Two several Rent-charges of Two hundred and fifty-two Pounds Seven Shillings and Sixpence and Six hundred and fifty-two Pounds Twelve Shillings and Sixpence so made by this Act, as an Amendment of the said Instrument of Apportionment as aforesaid, shall commence and take effect from the half-yearly Day of Payment of the said total Sum or Rent-charge of Nine hundred and five Pounds which shall happen next after the passing of this Act: Provided always, that no Payment, or Right to Arrears thereof, which shall have become due or accrued before the said half-yearly Day of Payment in respect of the said total Sum or Rent-charge of Nine hundred and five Pounds, nor any Remedy in case of Nonpayment, shall be in anywise affected by such amended Apportionment.

Expences of  
Act how to  
be paid.

V. And be it enacted, That the Costs, Charges, and Expences of applying for and obtaining this Act, or in anywise relating or incident thereto, shall be borne and paid by the said *William Clarke* and *Andrew Young*, their Heirs and Assigns.

General  
Saving.

VI. Saving always to the Queen's most Excellent Majesty, Her Heirs and Successors, and to all and every other Persons and Person, Bodies Politic and Corporate, his, her, and their Heirs, Successors, Executors,



Executors, and Administrators, (other than and except the said *William Clarke* and *Andrew Young*, the said Reverend *William Yonge* Clerk, and the Right Reverend *Edward* Lord Bishop of *Norwich*, their respective Executors, Administrators, and Assigns, and all and every Persons and Person claiming through or under them or any of them,) all such Estate, Right, Title, and Interest, Claim and Demand whatsoever, as they, any or every of them, had before the passing of this Act, or could or might have held or enjoyed if this Act had not been passed.

VII. And be it enacted, That this Act shall be construed with the said recited Acts, and shall be deemed and taken to be a Public Act, and shall be judicially taken notice of as such. Public Act.

SCHEDULE to which the foregoing Act refers.

Land Owners.	Occupiers.	Total Quantities.			Total Rent-charge.			Rector's Share of Rent-charge.			Portionists Share of Rent-charge.		
		A.	R.	P.	£	s.	d.	£	s.	d.	£	s.	d.
Bunn, John	-	19	1	37	5	15	0	4	2	11 $\frac{1}{4}$	1	12	0 $\frac{3}{4}$
Blomfield, George, Esquire	-	15	3	3	3	11	0	2	11	2 $\frac{1}{4}$	0	19	9 $\frac{1}{4}$
Bradfield	-	0	1	12	0	2	6	0	1	9 $\frac{1}{2}$	0	0	8 $\frac{1}{2}$
Brown, John	-	0	2	5	0	4	0	0	2	10 $\frac{1}{2}$	0	1	1 $\frac{1}{2}$
Bunn, Elizabeth	-	14	0	12	4	15	6	3	8	10 $\frac{1}{2}$	1	6	7 $\frac{1}{2}$
Brock, Thomas	-	0	1	3	0	2	0	0	1	5 $\frac{1}{4}$	0	0	6 $\frac{3}{4}$
Cann, John	-	2	2	39	0	10	0	0	7	2 $\frac{3}{4}$	0	2	9 $\frac{1}{4}$
Chandler, Robert	-	8	2	34	1	10	6	1	1	11 $\frac{3}{4}$	0	8	6 $\frac{1}{4}$
Chapel, Trustees of	-	0	1	2	0	2	0	0	1	5 $\frac{1}{4}$	0	0	6 $\frac{3}{4}$
Clarke, James	-	1	3	26	0	13	6	0	9	9	0	3	9
Dye, Anthony	-	7	2	30	1	12	6	1	3	5 $\frac{1}{4}$	0	9	0 $\frac{3}{4}$
Essex, Lord	-	30	2	37	10	13	0	7	13	7	2	19	5
Farrer, Edward	-	12	3	13	2	15	0	1	19	7 $\frac{3}{4}$	0	15	4 $\frac{1}{4}$
Farrer, John	-	48	2	1	12	13	6	9	2	9 $\frac{3}{4}$	3	10	8 $\frac{1}{4}$
Fish, Charles	-	6	0	26	1	16	0	1	5	11 $\frac{3}{4}$	0	10	0 $\frac{1}{4}$
Gibson, William	-	20	1	27	6	17	0	4	18	9 $\frac{1}{2}$	1	18	2 $\frac{1}{2}$
Giles, Catherine	-	0	1	30	0	5	0	0	3	7 $\frac{1}{2}$	0	1	4 $\frac{1}{2}$
Green, John	-	0	3	25	0	3	0	0	2	1 $\frac{3}{4}$	0	0	10 $\frac{1}{4}$
Griggs, Money	-	1	0	33	0	8	0	0	5	9 $\frac{1}{4}$	0	2	2 $\frac{3}{4}$
Hart, John	-	2	1	13	0	13	0	0	9	4 $\frac{1}{2}$	0	3	7 $\frac{1}{2}$
Hinsbury, Thomas	-	3	2	32	0	15	0	0	10	9 $\frac{3}{4}$	0	4	2 $\frac{1}{4}$
Hinsbury, Henry	-	1	0	18	0	5	0	0	3	7 $\frac{1}{2}$	0	1	4 $\frac{1}{2}$
Baker, Mitchell	-	11	1	5	4	9	0	3	4	2	1	4	10
Hughes, Hugh Pritchard	-	10	3	28	2	0	0	1	8	10 $\frac{1}{4}$	0	11	1 $\frac{3}{4}$
Hudson, Robert	-	3	1	6	0	14	0	0	10	1	0	3	11
Hudson, Elizabeth	-	0	0	26	0	1	6	0	1	0 $\frac{3}{4}$	0	0	5 $\frac{1}{4}$
Hubbard, Edmund	-	1	3	15	0	8	6	0	6	1 $\frac{3}{4}$	0	2	4 $\frac{1}{4}$
Jackson, John	-	28	3	25	8	17	0	6	7	7 $\frac{1}{2}$	2	9	4 $\frac{1}{2}$
Jarrard, Robert	-	3	2	7	1	6	6	0	19	1 $\frac{1}{2}$	0	7	4 $\frac{1}{2}$
Lambert, Francis	-	0	1	8	0	2	0	0	1	5 $\frac{1}{4}$	0	0	6 $\frac{3}{4}$
Larwood, Ann	-	8	1	28	2	2	6	1	10	8	0	11	10

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Land Owners.	Occupiers.	Total Quantities.			Total Rent-charge.			Rector's Share of Rent-charge.			Portionists Share of Rent-charge.		
		A.	R.	P.	£	s.	d.	£	s.	d.	£	s.	d.
Mason, William, Esq.	-	3,100	0	9	730	6	6	526	13	3	203	13	3
Mayes, Richard	-	15	3	12	4	15	0	3	8	6	1	6	6
Morse, John, Executors of	-	3	1	12	1	2	0	0	15	10 $\frac{1}{2}$	0	6	1 $\frac{1}{2}$
Necton, Parish of	-	2	3	27	-	-	-	-	-	-	-	-	-
Ollett, Edmund	-	22	1	10	6	13	6	4	16	3 $\frac{1}{2}$	1	17	2 $\frac{1}{2}$
Oxborough, Henry, senr.	-	0	1	20	0	2	0	0	1	5 $\frac{1}{4}$	0	0	6 $\frac{3}{4}$
Peck, Robert	-	0	0	20	-	-	-	-	-	-	-	-	-
Perkins, Henry	-	2	3	29	0	13	0	0	9	4 $\frac{1}{2}$	0	3	7 $\frac{1}{2}$
Roberts, Peter	-	0	2	31	0	3	0	0	2	1 $\frac{3}{4}$	0	0	10 $\frac{1}{4}$
Scarlett	-	0	0	12	-	-	-	-	-	-	-	-	-
Smith, Executors of	-	84	3	26	20	5	0	14	12	0 $\frac{3}{4}$	5	12	11 $\frac{1}{4}$
Tash, John	-	9	1	37	1	4	0	0	17	3 $\frac{3}{4}$	0	6	8 $\frac{1}{4}$
Theodrick, William	-	10	1	33	2	13	0	1	18	2 $\frac{3}{4}$	0	14	9 $\frac{3}{4}$
Town Land	-	0	1	28	-	-	-	-	-	-	-	-	-
Town Farm	-	14	1	31	3	6	0	2	7	7	0	18	5
Trollope, Ann	-	0	0	6	-	-	-	-	-	-	-	-	-
Trundle, William	-	8	2	33	3	7	0	2	8	3 $\frac{3}{4}$	0	18	8 $\frac{1}{4}$
Trundle, John	-	3	0	26	1	4	6	0	17	8	0	6	10
Tyler, Judith	-	0	0	32	-	-	-	-	-	-	-	-	-
Ward, John	-	4	3	10	1	10	6	1	1	11 $\frac{3}{4}$	0	8	6 $\frac{1}{4}$
Wright, Ann	-	0	0	6	-	-	-	-	-	-	-	-	-
Young, Rev. William	-	158	2	29	43	11	0	31	8	1	12	2	11
Young, Andrew	-	7	0	23	3	1	0	2	3	11 $\frac{3}{4}$	0	17	0 $\frac{1}{4}$
Young, Rev. William (Glebe)	-	28	0	24	5	0	0	3	12	1 $\frac{3}{4}$	1	7	10 $\frac{1}{4}$
		3,748	0	22	905	0	0	652	12	6	252	7	6

W. H. B. Barwis,  
Accountant.

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