

Transfer of Shares to Life Office.

5 Shares Numbered

2348 to 2352

Transfer No.

1331



We Richard Fisher, James Albert Tanner, Thomas White Waldron, and Thomas Lanfear, the Younger, Executors of the Will of Charles Lanfear, late of Barrymores, Hintsbury, Hungerford, Berks, Esquire, deceased

in consideration of the Sum of One hundred and sixty five Pounds of lawful British Money, paid to me by

John Coles of N^o 39 Throgmorton Street, London, Esquire

hereby Assign and Transfer unto the said John Coles - five

Shares in the PROVIDENT LIFE OFFICE, to hold to the said John Coles

his Executors, Administrators, and Assigns, subject to the several Provisions of "The Provident Life Office Act, 1889," and to such other Laws, Rules, Regulations, and Restrictions as the said Shares were subject to immediately before the execution of these presents. And I, the said John Coles

hereby agree to accept the said Shares on the conditions aforesaid; and I hereby, for Myself, my Heirs, Executors, and Administrators, covenant with The Right Honourable Baron Kinnaird, and Seymour Augustus Beaumont Esquire

(Two of the Trustees of the Provident Life Office), that I, my Executors or Administrators, will at all times hereafter conform to and observe the several Provisions of "The Provident Life Office Act, 1889," and all the Laws, Rules, Regulations, and Restrictions which are now subsisting, or shall hereafter be made, under the Provisions of the said Act, concerning the said Shares, and which it will be incumbent upon Me, my Executors or Administrators, to conform to and observe, by reason of my becoming possessed of the said Shares.

WITNESS our Hands and Seals this Twentythird day of February in the year of our Lord One Thousand Eight Hundred and ninety five

Signed, sealed and delivered by the above-named

Richard Fisher

in the presence of

Grace Mary Fisher.

Winterbourne, Newbury, Spinsters

Signed, Sealed and delivered

by the above-named James Albert

Tanner in the presence of

Charlotte L. Tanner

Brice Townhope, Hungerford, Spinsters

Signed, sealed and delivered by the above-named

Thomas White Waldron

in the presence of John Waldron

Hungerford, Berks

Tanner

Richard Fisher.

James A. Tanner

Thomas White Waldron



PROVIDENT LIFE OFFICE, 33 REGENT STREET, LONDON.

Signed, sealed and delivered
by the within-named Thomas
Lanfear the younger in the
presence of Justice Haynes
Fox Hill Gardens
W. Norwood
Widow

Thomas Lanfear jr^a

Signed sealed and delivered
by the within-named John Coles
in the presence of

Mr. Coles



39 Throgmorton Street
St. Pauls

Old Certificate destroyed by M.D. 27/2/9

New Certificate issued Feb 27/95



Stock forwarded to the Company's Office by

Coupon for £

We Benjamin Wason Nicholson of Stanley House Gosport Yacht Builder Arthur William Nicholson of Haunton Lodge Gosport Yacht Builder Elizabeth Nicholson of "Stanley House" Gosport Spinster and George Cooke of "The Gables" Gosport Provision Merchant (the Executors of the Will of Benjamin Nicholson of Stanley House Gosport deceased) in* consideration of the Sum of

B.W.N.
A.W.N.
E.N.
G.C.

Ten shillings paid by us as Executors by ourselves as individuals

1028

hereinafter called the said Transferees

Do hereby bargain, sell, assign and transfer to the said Transferees as joint holders

Two hundred shares Numbered 34029 to 34228

of and in the undertaking called the Pelican British Empire Life Office

To hold unto the said Transferees, their Executors, Administrators, and Assigns, subject to the several conditions on which we held the same immediately before the execution hereof; and the said Transferees do hereby agree to accept and take the said shares subject to the conditions aforesaid.

As Witness our Hands and Seals this fourteenth day of January in the year of our Lord One thousand nine hundred and seven

Signed, sealed, and delivered by the above-named parties in the presence of

Witness's

Signature J. H. T. Lupton
Address Sob. Portsmouth
Occupation

B. W. Nicholson



Signed, sealed, and delivered by the above-named in the presence of

Witness's

Signature
Address
Occupation

A. W. Nicholson



Signed, sealed, and delivered by the above-named in the presence of

Witness's

Signature
Address
Occupation

Elizabeth Nicholson



Signed, sealed, and delivered by the above-named in the presence of

Witness's

Signature
Address
Occupation

George Cooke



* The Consideration-money set forth in a Transfer may differ from that which the first Seller will receive, owing to sub-sales by the original Buyer; the Stamp Act requires that in such cases the Consideration-money paid by the Sub-purchaser shall be the one inserted in the Deed, as regulating the ad valorem Duty; the following is the Clause in question:—
"Where a Person, having contracted for the purchase of any Property, but not having obtained a Conveyance thereof, contracts to sell the same to any other Person, and the Property is in consequence conveyed immediately to the Sub-purchaser, the Conveyance is to be charged with ad valorem Duty in respect of the Consideration moving from the Sub-purchaser."—[54 & 55 Vic. Cap. 39, sec. 58, sub-sec. 4.]
* When a transfer is executed out of Great Britain, it is recommended that the Signature be attested by H. M. Consul or Vice-Consul, a Clergyman, Magistrate, Notary Public, or by some other person holding a public position; as most Companies refuse to recognise Signatures not so attested. When a Witness is a Female, she must state whether she is a Spinster, Wife, or Widow; and if a Wife she must give her Husband's Name, Address and Quality, Profession or Occupation. The Date must be inserted in Words and not in Figures.

27 | 23

B. 28.

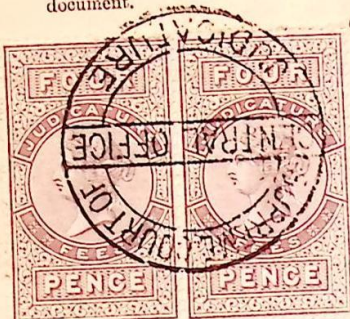
In the High Court of Justice.

Chancery DIVISION.

Filed 21 July 1887

* Here state the nature of the document comprising the stock and add the date and other particulars so far as known to the deponent sufficiently to identify the document.

IN THE MATTER OF* the Will of Anne Trapp late of the Borough of Bedford Widow deceased dated the 29th August 1881 and proved on the 21st September 1883 in the Nottingham District Registry attached to the Probate Division of the High Court of Justice and



IN THE MATTER of the Act of Parliament, 5 Vict. cap. 5.

I Esquire Hodgkinson of Newark upon Trent in the County of Nottingham Solicitor _____ make oath and say that according to the best of my

✓ Or, if the affidavit is made by the solicitor.

knowledge, information, and belief, I am + Adeline Mary Grenville Owen of Waterloo in the County of Saltaire of _____ is beneficially of Lancaster Widow _____

† Settlement, will, &c.

interested in the stock comprised in the ‡ Will above-mentioned, which stock, according to the best of my knowledge and belief, now consists of the stock

specified in the notice hereto annexed. and that I am Solicitor for the said Adeline Mary Grenville Owen

Sworn at No. 8 Serjeants Inn Fleet Street in the City of London the 20 day of July 1887.

Hodgkinson

Before me,

Fred Jones a Commissioner to administer oaths in the Supreme Court of Judicature in England

§ State address for service.

This Affidavit is filed on behalf of

Owen

whose address is § care of G. Hodgkinson, Balderton, Newark

adeline Mary Grenville



Transfer of Shares, P

Office.

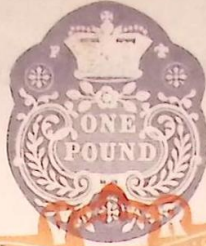
L36-16

5 Shares Numbered

852 853 1278 to 1280

Transfer No.

1374



I, Charles Chaloner Smith, Esquire

of "Shalimar" Ewell, Surrey

in consideration of the Sum of One hundred and eighty

pounds of lawful British Money, paid to me by

Edmund James, Esquire of n^o 3 Temple Gardens

Temple, London hereby Assign and Transfer unto the said Edmund James, Five

Shares in the PROVIDENT LIFE OFFICE, to hold to the said Edmund James

his Executors, Administrators, and Assigns, subject to the several Provisions of "The Provident Life Office Act, 1889," and to such other Laws, Rules, Regulations, and Restrictions as the said Shares were subject to immediately before the execution of these presents. And I, the said Edmund

James

hereby agree to accept the said Shares on the conditions aforesaid; and I hereby, for Myself, my Heirs, Executors, and Administrators, covenant with The Right Honourable Lord Kimmaid, and his Executor Augustus Beaumont, Esquire

(Two of the Trustees of the Provident Life Office), that I, my Executors or Administrators, will at all times hereafter conform to and observe the several Provisions of "The Provident Life Office Act, 1889," and all the Laws, Rules, Regulations, and Restrictions which are now subsisting, or shall hereafter be made, under the Provisions of the said Act, concerning the said Shares, and which it will be incumbent upon Me, my Executors or Administrators, to conform to and observe, by reason of my becoming possessed of the said Shares.

WITNESS our Hands and Seals this thirtieth day of September in the year of our Lord One Thousand Eight Hundred and ninety seven

Signed, sealed and delivered by the above-named Charles Chaloner Smith

in the presence of

H. M. M. M.
39 Throgmorton Street
B. C. Gentleman

C. Chaloner Smith

Signed, sealed and delivered by the above-named Edmund James

in the presence of

Percy H. Hawley
39, THROGMORTON ST., LONDON.
GENTLEMAN.

Edmund James

PROVIDENT LIFE OFFICE, 39 REGENT STREET, LONDON.

Transfer of Shares

Life Office.

10 Shares Numbered

2239 to 2248

Transfer No.

1345



I, *The Reverend Albert John Foster* surviving Executor of *John Nathaniel Foster* late of Sandy, Beds. Esquire in consideration of the Sum of *Three hundred and thirty seven pounds, ten shillings* of lawful British Money, paid to me by *John Thomas Franklin* of *Handley* near *Towcester*, Northamptonshire, Gentleman hereby Assign and Transfer unto the said *John Thomas Franklin*

Ten Shares in the PROVIDENT LIFE OFFICE, to hold to the said *John Thomas Franklin*

his Executors, Administrators, and Assigns, subject to the several Provisions of "The Provident Life Office Act, 1889," and to such other Laws, Rules, Regulations, and Restrictions as the said Shares were subject to immediately before the execution of these presents. And I, the said *John Thomas Franklin*

Franklin

hereby agree to accept the said Shares on the conditions aforesaid; and I hereby, for Myself, my Heirs, Executors, and Administrators, covenant with *The Right Honourable Lord Kinnaird and Seymour Augustus Beaumont Esquire*

(Two of the Trustees of the Provident Life Office), that I, my Executors or Administrators, will at all times hereafter conform to and observe the several Provisions of "The Provident Life Office Act, 1889," and all the Laws, Rules, Regulations, and Restrictions which are now subsisting, or shall hereafter be made, under the Provisions of the said Act, concerning the said Shares, and which it will be incumbent upon Me, my Executors or Administrators, to conform to and observe, by reason of my becoming possessed of the said Shares.

WITNESS our Hands and Seals this *Tenth* day of *October* in the year of our Lord One Thousand Eight Hundred and *ninety five*

Signed, sealed and delivered by the above-named

Albert John Foster
in the presence of *John Pope*
Shoemaker
Woolton
Beds

A. J. Foster

Signed, sealed and delivered by the above-named

John Thomas Franklin
in the presence of *J. M. Spence*
Secretary Northamptonshire
Bank manager

John Thomas Franklin

PROVIDENT LIFE OFFICE, 88 REGENT STREET, LONDON.

RA
3258
Free not paid
35 18

386



EDWARD CLARK,
of the STOCK EXCHANGE,
LONDON, GENTLEMAN

in consideration of the Sum of [See Note at foot] Fifteen pounds 6/3

paid by Charlotte Ann Sharland
18 Ommaney Road
St Catharines Park
Hatcham S.E. widow

hereinafter called the said Transferee,
Do hereby bargain, sell, assign, and transfer to the said Transferee:
Five Shares numbered 7566 to 7570

Coupon for Stock forwarded to the Company's Office by
Certificate of J. H. Harrison
for General Manager

of and in the undertaking called the
Pelican Life Assurance Company
To hold unto the said Transferee, her Executors, Administrators, and Assigns, subject to the several conditions on which I held the same immediately before the execution hereof; and I the said Transferee, do hereby agree to accept and take the said Shares, subject to the conditions aforesaid.

As Witness our Hands and Seals, this Twenty ninth Day of October
in the Year of our Lord One Thousand Eight Hundred and Ninety Six.

Signed, sealed, and delivered, by the above-named
EDWARD CLARK,
in the Presence of
* Witness to sign here { Signature, * H. D. Lawrence
Address,
Occupation, 75, OLD BROAD STREET,

Edward Clark



Signed, sealed, and delivered by the above-named
Charlotte Ann Sharland
in the Presence of
* Witness to sign here { Signature, * Maria Dubetings
Address, 18 Ommaney Road
Occupation, Married Husband

Charlotte Ann Sharland



Signed, sealed, and delivered by the above-named
J. Hutchings
in the Presence of
* Witness to sign here { Signature, * Foreman Shipwright
Address,
Occupation,



Signed, sealed, and delivered by the above-named
in the Presence of
* Witness to sign here { Signature, *
Address,
Occupation,



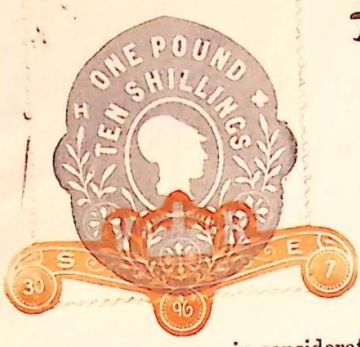
NOTE.—The Consideration money set forth in a transfer may differ from that which the first Seller will receive, owing to sub-sales by the original Buyer; the Stamp Act requires that in such cases the Consideration money paid by the Sub-purchaser shall be the one inserted in the Deed, as regulating the ad valorem Duty; the following is the Clause in question:—
"Where a person, having contracted for the purchase of any Property, but not having obtained a Conveyance thereof, contracts to sell the same to any other Person, and the Property is, in consequence, conveyed immediately to the Sub-purchaser, the Conveyance is to be charged with ad valorem Duty in respect of the Consideration moving from the Sub-purchaser."
[54 & 55 Vict. cap. 39, 1891 Section 38, Sub-section 4.]

B

Instructions for executing transfers.
* When a Transfer is executed out of Great Britain it is recommended that the Signatures be attested by H. M. Consul or Vice Consul, a Clergyman, Magistrate, Notary Public, or by some other Person holding a public position—as most Companies refuse to recognise Signatures not so attested. When a Witness is a Female she must state whether she is a Spinster, Wife, or Widow; and if a Wife she must give her Husband's Name, Address and Quality, Profession or Occupation. The Date must be inserted in Words and not in Figures.

27 | 33

£ 5000



H John Morrison Stobart
of Glenelg, Routh Road, Wandsworth
Esquire

in consideration of the sum of [See Note at foot.] Three hundred pounds

paid by Reverend William Whyte Smith B.D.
34 Blacket Place
Edinburgh

364

hereinafter called the said Transferee,
Do hereby bargain, sell, assign, and transfer to the said Transferee :-


One hundred Shares
Numbered 86360 to 86402
35604 to 35643
80571 to 80587

of and in the undertaking called the


Pelican Life Insurance Company
To hold unto the said Transferee his Executors, Administrators, and Assigns, subject to the several conditions on which I held the same immediately before the execution hereof; and I the said Transferee, do hereby agree to accept and take the said Shares, subject to the conditions aforesaid.

As Witness our Hands and Seals, this twenty ninth Day of July
in the Year of our Lord One Thousand Eight Hundred and Ninety six

Signed, sealed, and delivered by the above-named
John Morrison Stobart
in the Presence of
Witness Signature,* Percy B. Harvey
to sign Address, 39 Throgmorton Street
here. Occupation, Esq.

J. M. Stobart 

Signed, sealed, and delivered, by the above-named
William Whyte Smith
in the Presence of
Witness Signature,* [Signature]
to sign Address,
here. Occupation,

W. Whyte Smith 

Signed, sealed, and delivered, by the above-named
in the Presence of
Witness Signature,*
to sign Address,
here. Occupation,

Wm Kermath
Esq. Chemist & Jeweller
Great Friars Garden
St Andrews

Place for Seal.

Witness Signature,*
to sign Address,
here. Occupation,

Place for Seal.

NOTE - The Consideration-money set forth in a transfer may differ from that which the first Seller will receive, owing to sub-sales by the original Buyer; the Stamp Act requires that in such cases the Consideration-money paid by the Sub-purchaser shall be the one inserted in the Deed, as regulating the ad valorem Duty; the following is the Clause in question :-
"Where a person, having contracted for the purchase of any Property, but not having obtained a Conveyance thereof, contracts to sell the same to any other Person, and the Property is, in consequence, conveyed immediately to the Sub-purchaser, the Conveyance is to be charged with ad valorem Duty in respect of the Consideration for the Sale by the original purchaser to the Sub-purchaser."
[33 & 34 Vict., cap. 97 (1870), Clause 71, Section 3. of the Schedule.]
* When a Transfer is executed out of Great Britain it is recommended that the Signatures be attested by H. M. Consul or Vice-Consul, a Clergyman, Magistrate, Notary Public, or by some other Person holding a public position - as most Companies refuse to recognise Signatures not so attested.

Stock forwarded to the Company's Office by

Coupon for

135

27/31

300



I Mrs Martha Elizabeth Howard Edward Lancelot Holland Charles Barclay Holland, and The Revd Byrom Holland, Exors of Henry Lancelot Holland deceased, late of Templeton, Roehampton in consideration of the Sum of [See Note at foot] three hundred and twenty pounds

paid by Mrs Emily Kathleen Wiener of 21 Sunderland Terrace Bayswater, widow

hereinafter called the said Transferee, DO hereby bargain, sell, assign, and transfer to the said Transferee :-

(128) one hundred and twenty eight shares of £10 each £1 paid numbered 47543 to 47700

inclusive of and in the undertaking called the Pelican Life Insurance Company To hold unto the said Transferee, her Executors, Administrators, and Assigns, subject to the several conditions on which we held the same immediately before the execution hereof; and the said Transferee, do hereby agree to accept and take the said shares, subject to the conditions aforesaid.

As Witness our Hands and Seals, this eleventh Day of March in the Year of our Lord One Thousand Eight Hundred and Ninety five

Signed, sealed, and delivered, by the above-named Martha Elizabeth Holland

Witness to sign here Signature, * Charlotte M. Worman Address, 5 Southville Gardens - Occupation, Wife

Martha Elizabeth Holland

Signed, sealed, and delivered, by the above-named Edward Lancelot Holland

Witness to sign here Signature, * Swan Woodhams Address, 12, Bradmore Road, Uxbridge Occupation, Domestic Servant

Edward Lancelot Holland

Signed, sealed, and delivered by the above-named Charles Barclay Holland

Witness to sign here Signature, * James S. Sangster Address, 95 County Street Occupation; Book-Keeper Aberdeen

Charles Barclay Holland

Signed, sealed, and delivered by the above-named Byrom Holland

Witness to sign here Signature, * Charles Barclay Address, 19 Great George Street Occupation, Westminster School

Byrom Holland

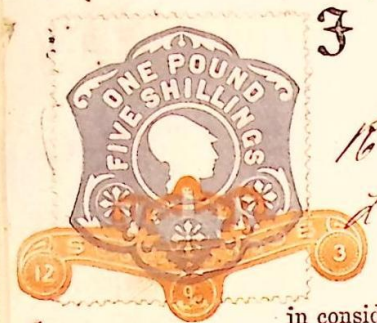
NOTE.-The Consideration money set forth in a transfer may differ from that which the first Seller will receive, owing to sub-sales by the original Buyer; the Stamp Act requires that in such cases the Consideration money paid by the Sub-purchaser shall be the one inserted in the Deed, as regulating the ad valorem Duty; the following is the Cause in question: - Where a person, having contracted for the purchase of any Property, but not having obtained a Conveyance thereof, contracts to sell the same to any other Person, and the Property is, in consequence, conveyed immediately to the Sub-purchaser, the Conveyance is to be charged with ad valorem Duty in respect of the Consideration moving from the Sub-purchaser. [51 & 55 Vict. cap. 39, (1891) Section 58, Sub-section 4.]

B

Instructions for executing transfers.

* When a Transfer is executed out of Great Britain it is recommended that the Signatures be attested by H. M. Consul or Vice Consul, a Clergyman, Magistrate, Notary Public, or by some other Person holding a public position - as most Consuls refuse to recognize Signatures not so attested. When a Witness is a Female she must state whether she is a Spinster, Wife, or Widow; and if a Wife she must give her Husband's Name, Address and Quality, Profession or Occupation. The Date must be inserted in Words and not in Figures.

20/3/95 2/6 paid



3 Mr. Martha Elizabeth Holland
Edward Lancelot Holland ²⁷/₃₀ and the
Charles Barclay Holland,
Row Byron Holland, exors. of Henry
Lancelot Holland, deceased, late of
Templeton, Rochampton.

in consideration of the Sum of [See Note at foot] Two hundred and fifty ^{pounds}

paid by Gerard Hemmington Ryan, ²⁹⁴
of 34 Barnett Road,
Notting Hill, Esquire.

hereinafter called the said Transferee,
Do hereby bargain, sell, assign, and transfer to the said Transferee :—
One hundred shares of £10 each
£1 paid Numbered 47473 to 47572
inclusive

of and in the undertaking called the
Pelican Life Insurance Company

To hold unto the said Transferee his Executors, Administrators, and Assigns, subject to the several
conditions on which ^{we} held the same immediately before the execution hereof; and ^{and} the said
Transferee, do hereby agree to accept and take the said ^{shares}, subject to the
conditions aforesaid.

As Witness our Hands and Seals, this ^{Eleventh} Day of ^{March}
in the Year of our Lord One Thousand Eight Hundred and Ninety-^{five}

Signed, sealed, and delivered, by the above-named
Martha Elizabeth Holland

Witness to sign here {
Signature, * ^{Margaret M. Dorman}
Address, ^{5 Southwick Gardens -}
Occupation, ^{Wife}

^{M. E. Holland}

Signed, sealed, and delivered, by the above-named
Edward Lancelot Holland

Witness to sign here {
Signature, * ^{Susan Woodhams}
Address, ^{12 Bradmore Rd. W. Hampd.}
Occupation, ^{Domestic Servant}

^{E. L. Holland}

Signed, sealed, and delivered, by the above-named
Charles Barclay Holland

Witness to sign here {
Signature, * ^{James S. Langley}
Address, ^{95. Huntly Street}
Occupation, ^{Book-Keeper}

^{Chas. B. Holland}

Signed, sealed, and delivered, by the above-named
Byron Holland

Witness to sign here {
Signature, * ^{Charles Palmer}
Address, ^{19 Great George Street}
Occupation, ^{Wine-merchant}

^{Byron Holland}

NOTE.—The Consideration money set forth in a transfer may differ from that which the first Seller will receive, owing to sub-sales by the original Buyer; the Stamp Act requires that in such cases the Consideration money paid by the Sub-purchaser shall be the one inserted in the Deed, as regulating the *ad valorem* Duty; the following is the Clause in question:—
"Where a person, having contracted for the purchase of any Property, but not having obtained a Conveyance thereof, contracts to sell the same to any other Person, and the Property is, in consequence, conveyed immediately to the Sub-purchaser, the Conveyance is to be charged with *ad valorem* Duty in respect of the Consideration moving from the Sub-purchaser."
[54 & 55 Vict. cap. 39, (1891) Section 58, Sub-section 4.]

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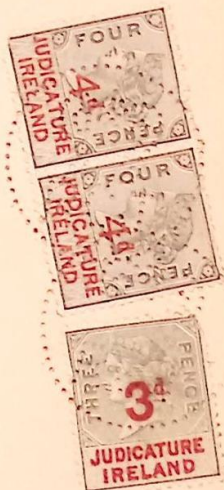
Instructions for executing transfers.

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Lodged 18/3/95 2/6 paid

In the High Court of Justice in Ireland
Chancery Division

In the matter of the Estate
of John R. Stanley late
of Hollywood in the County
of Down merchant deceased
and in a Cause
Shaw v. Jones.



J. James Denton of the
 Ash Trees Lammamore in the County of Armagh
 Farmer, aged 40 years and upwards make oath
 and say as follows:-

1. I beg to refer to my former affidavit in this matter sworn on the 13th. day of June 1900.
2. By an Indenture dated the 6th day of June 1899 now produced and shown to me and marked J. S. 6. and made between John Robinson Stanley the testator in the order dated the 5th day of July 1898 in this matter named of the one part and John L. Magrath of the other part the said John Robinson Stanley granted and conveyed the Town and lands of Derrykeevin situate in the Parish of Lexteraghan Barony of

George Ruddy
Atty Gen &
1/2

of Message.
Stamp
ering Office.

A.

27 | 22

NOTICE TO STOCKHOLDERS
ORDER XLVI.
Sold by
E. COX & SONS,
Law Stationers,
102, Chancery Lane,
(adjoining Law Institution).

1 Here add the name of the Company.

To THE County Fire Office.



Take Notice that the ^{Shares} ~~Stock~~ comprised in and now subject to the trusts of

2 Settlement, Will, &c.

the ² Will referred to in the affidavit to which this notice is annexed consists ^{amongst other property}

3 Here specify the Stock.

of the following (that is to say) ³ Three Shares numbered 3651, 3652, and 3988, in the County Fire Office in the name of Charles Trapp Esquire.



I ¹⁶⁷⁰ George William Longfield of
 41, York Place, Leeds, Dec 27 | 29 of
 Stephen Longfield late of 29 Vicar
 Lane Leeds deceased in *consideration
 of the sum of eleven pounds twelve shillings
 and sixpence _____ paid to me by
 Thomas Shaun Riley of
 Grove Road, Harrogate, Insurance
 Managers.

hereinafter called the said Transferee, Do hereby bargain, sell, assign,
 and transfer to the said Transferee,

Six shares of £1.7.6 each
 numbered 11059 to 11064
 inclusive

of and in the undertaking called the
Positive Government Security Life
Assurance Company Limited to hold unto the said
 Transferee, his executors, administrators, and assigns, Subject to the
 several conditions, on which I held the same immediately before the
 execution hereof. And I the said Transferee, do hereby agree
 to accept and take the said shares subject to
 the conditions aforesaid. As Witness our hands and seals this
Twenty ninth day of November in the year of our
 Lord One Thousand Eight Hundred and Ninety four,

Signed, sealed, and delivered, by the above-named
 George William Longfield
 in the presence of
 Witness's { Signature, Head Armitage
 Address, 187 Leeds Rd. Bramley
 Occupation, Leeds. Gentleman.

G. W. Longfield



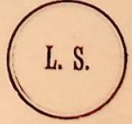
Signed, sealed, and delivered, by the above-named
 Thomas Shaun Riley
 in the presence of
 Witness's { Signature, Alexander Watt
 Address, 79 Albion Street Leeds.
 Occupation, Brokers clerk.

Thomas Shaun Riley



Signed, sealed, and delivered, by the above-named

 in the presence of
 Witness's { Signature, _____
 Address, _____
 Occupation, _____



Signed, sealed, and delivered, by the above-named

 in the presence of
 Witness's { Signature, _____
 Address, _____
 Occupation, _____



* The consideration-money set forth in a transfer may differ from that which the first seller will receive, owing to sub-sales by the original Buyer; the Stamp Act requires that in such cases the Consideration money paid by the Sub-purchaser shall be the one inserted in the Deed, as regulating the ad valorem Duty; the following is the Clause in question:—

No. of Message. **PAID** Dated Stamp of

1. **Publicitas.**
 2. **Castitas.**
 3. **Castitas.**
 4. **Castitas.**
 5. **Castitas.**
 6. **Castitas.**
 7. **Castitas.**
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No. of Message. **PAID** Dated Stamp of

POST OFFICE TELEGRAPHS.

If the accuracy of this Telegram (being an Inland Telegram) is doubted, it will be repeated on payment of half the amount originally paid for its transmission, and, if found to be incorrect, the amount paid for repetition will be refunded. Special conditions are applicable to the repetition of Foreign Telegrams. When the cost of a reply to a Telegram has been prepaid, and the number of words in the reply is in excess of the number so paid for, the Sender of the reply must pay for such excess.

Charges to pay £.....s.....d.
 Received here at } 11.57.0

Delivering Office.

has de ceteris nullatenus de
 feruntur ab officio et benefi-
 cio sint suspensi, et visquo
 super hoc digne satisfere-
 rint: De beneficiis ecclesia-
 sticis nullatenus intronit-
 tant: alioquin ipsos de ce-
 tero eidem beneficiis fore
 ipso iure privatos.

1. **Publicitas.**
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gaur uerituti exquisitae facti-
 ant observari. Et quos in-
 uenerit episcopus teneant
 tur nichilominus nuncia-
 re: et ipsi episcopi super
 his pastoralis officij debi-
 tum exequantur: et si in ex-
 quendis his que premissa
 sunt quis episcopus archidiaconus:
 vel episcopus postquam sibi
 denunciata fuerit ab ar-
 chidiacono nequaquam sit
 cogitur.

1. **Publicitas.**
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HARRISON & SONS, London

So our
 We hope
 by these
 best done
 and dili-
 as we
 there will
 time as
 Joseph

Warrington & Co., London.



George Ruddleby
 Alton Farm

Victoria

by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c. To our Trusty and well beloved George Radley Hobbs, Gentleman - Greeting: We, reposing especial Trust and Confidence in your Loyalty Integrity and good Conduct, do by these Presents Constitute and Appoint you to be our Officer in the Ordnance Store Department of our Army from the Twenty Seventh of November 1875. You are therefore carefully and diligently to discharge the Duty of Assistant Commissary or of such higher Rank as We may hereafter appoint you to, by doing and performing all and all manner of things thereunto belonging. And you are to observe and follow such Orders and Directions from time to time as you shall receive from Us or any your superior Officer, according to the Rules and Discipline of War, in pursuance of the Trust hereby reposed in you.

In Witness whereof the Officer Commanding in Chief and one of Her Majesty's Principal Secretaries of State, in pursuance of the Order of Her Majesty in Council, bearing date the Fifth day of May 1873, and by Command of Her Majesty, under Her Royal Sign Manual of even date herewith, herunto subscribes ~~her~~ ^{his} named this Twenty Eighth day of December One thousand eight hundred and seventy Five

James R. [Signature]

George Radley Hobbs, Gmt.

Assistant Commissary

Ordnance Store Department



Warrington & Co. London

co.ii. no. concucenti? et
archidiaconi p episcopis
pis actu inquisitionis ratiū
vultū dūcere: hic supra in
con. otho. de archidiacono
nis. ad hū hoc nego quin
epi de iure hoc faciāt: vt
le. x. not. supra in confi.
otho. quid ad venerabi-
les. extra de offi. o. d. cō-
queute. §. i. ibi conuictio-
ne ec. extra de actu. qua
si per totū. sed mīdū tūc
locū habet p̄sentio? Et
xi. §. c. cō. qm̄ cca. §. i. in
glo. ergo cura.

gan uaruti exquifite faci-
ant obseruari. Et quos in
uenerit episcopus tencan-
tur nichilominus nuncia-
re: vt in ipsi episcopi super
his pastoralis officii debi-
tum exequatur: et si in ex-
quendis his que p̄missa
sunt quisq̄ archidiaconus:
vel episcopus possq̄ sibi
denunciatum fuerit ab ar-
chidiacono negligens fue-

has de cetero miniaten? de
tetur ab officio et benefi-
cio sine suspensi. & virgino
super hoc digne satisfere
tunt. de beneficiis ecclēsia-
licis nullatenus intronit
tant: alioquin ipsos decre-
nit eisdem beneficiis foze
ipso iure priuatos.
§. Dos autem p̄dictas
veluti geminam virtutis

publicitas.
Fiditas.
§. Dos autē. ut. pars.
tus collatus interius in
mentis: et castitas & bo-
nitas exteriori vit. Et
p̄dictas.

POST OFFICE TELEGRAPHS.

No. of Message.



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N.B.—This Form must accompany any inquiry made respecting this Telegram.

Charges to pay £.....s.....d.

Office at Chatham Received here at 11.50

Delivering Office.



HARROD & SONS, London

PETTY SESSIONS (IRELAND) ACT, 1851, 14 & 15 VICT., CAP. 93.
(Form A d.) Solemn Declaration.



Complainant. Petty Sessions District of Cleram
Defendant. County of Londonderry

I Robert M. Hay of Peterson and Co. County Londonderry
do solemnly and sincerely declare, That, my son Robert M. Hay was born

Attest, Thom. Printer and Publisher,
87, Abbey-street, Dublin.

2

SAORSTAT EIREANN.

CERTIFICATE OF THE REGISTRY OF A JUDGMENT.

Judgt. Registry
6d.



Name of Solicitor
and Party for whom
he is concerned.

Wilson & Linnane

Solicitor for

My

No.

15 Mullerwood

Street

TITLE OF CAUSE.

Alexander Weir & Co Ltd

John Harper, Joseph Harper Plaintiff
Thomas J. Linnane & William Buchanan Defendant

Name of the Defendant or Person
whose Estate is intended to be
affected thereby

Usual or last known Place of Abode
of such Person.

Title, Trade, or
Profession of
such Person.

Joseph Harper

Ruskey

Conroy

Farmer

Samuel Linnane

6 Donegal

Division.

High Court of Justice

Wm Buchanan

Date of Judgment

16th July 1923

Amount of Debt or Damages

£22.13.5

Amount of Costs

£11.15.6

Name of the Plaintiff.

Usual or last known Place of Abode
of such Person.

Title, Trade, or
Profession of
such Person.

Alexander Weir & Co Ltd

*who have their
registered office at
25... Street*

Auctioneer

e. **Indicentes**, diuine
 & canonicas leges, vel dic
 i. **Principes**, si pars, & dic
 tes principes als est litte
 ra quas & tunc dic. l. te
 ges predictas.
 e. **Statutus**, ut in confi
 otho. all. supra in. j. glo.
 unde glo. quas in dicta
 conti. tractatu disti
 te vult placet non tede
 at sufficere.
 f. **Pro** autē. v. pars.
 g. **ad iudicia**, que & vir
 tus colligitur interius in
 mente: sed castitas & vo
 lupatus cohercet in cor
 poris exteriori pic. dicit

eius uenit... pauvre uis
 cubinas eas a se amoueat
 infra mentem: ipsas uel a
 lias de cetero nullatenus de
 tenturi ab officio et benefi
 cio sint suspensi. & usquo
 super hoc digne satisfice
 rint: de beneficiis ecclēsia
 sticis nullatenus intronit
 tant: ahocquin ipsos de cer
 nit eisdem beneficiis foze
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 d. **Pro** autem iudicia
 ueluti geminam uirtutis

nis inquisitione ratur om
 gētē: et circa eos predicti le
 gati statutu erigisse faci
 ant obseruari. Et quos in
 uenerit episcopus teneant
 tur nichilominus nuncia
 re: ut ipsi episcopi super
 his pastoralis officij debi
 tum exequantur: et si in ex
 quendis his que premissa
 sunt quilibet archidiaconus:
 uel episcopus possit sibi
 denunciatum fuerit ab ar
 chidiacono negligens fue

dixi supra in. j. glo.
 n. **Est** archidiaconi lo
 corum. no. concientia? est
 archidiaconus q̄ episco
 pis ad inquisitionis talū
 uiliū iudicē: sic supra in
 con. otho. de archidiacono
 nis. no. tñ hoc uerbo quin
 epi. de iure hoc faciat: ut
 le. & not. supra in confi.
 otho. quid ad uenerabilē
 les. extra de offi. o. d. l. co
 queat. s. i. ibi correctio
 ne & c. extra de actu. qua
 si per totū. sed nisi qd fac
 locū habet preteritus? Et
 xi. c. c. qm̄ cca. s. i. in
 glo. ergo cura.

Subditia.
 castitas.

No. of Message.

POST OFFICE TELEGRAPHS.



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N.B.—This Form must accompany any inquiry made respecting this Telegram.

Charges to pay £.....s.....d.

Handed in at the } Gratham Office at 11-53 a } Received here at 11-53 a }
 Delivering Office.

From Unacke To F.K. Lambert
Gratham Gratham
Gratham

Paid ill. Mayady Come over
 Take care charge of
 his business

North

Pat Cavanagh
Fuller Map here

John Carney's Holding from the Repr. of
Henry Meade Ogle Esq.
Swamp

A. R. R.
Area - 2, 2, 0.

Pat White's
Holding

Mr Sandiford's
Ground
in possession of
Mr Pat Cavanagh

Corporation Ground
in possession of
Mr Wm Rodger

Land belonging to the Repr. of
Henry Meade Ogle Esq
in possession of Pat White

Scale 10 perches
Feb. 1825
W. Kearns

5
PENNY

Printed by Order of the Honorable
Commissioners of Stamps. — 182

This Indenture

MADE

One Thousand
of the
the Town

that the said John Godley Senior for and in Consideration of

Farm let, and by these Presents Do he demise, grant, set, and to Farm let, unto the said Patrick
Two acres and two Roods late in possession of Richard Barry situated
the Town of Drogheda Measur'd and Bounded as by a Map thereon

TO HAVE AND TO HOLD the said demised Premises, with the Rights, Members, and Appurtenances
Executors Administrators and Assigns, from the first Day of May instant
years from thenceforth next ensuing fully to be complete and ended in the

YIELDING AND PAYING therefore and thereout, yearly and every Year during the said Term
the yearly Rent of Six pounds Sixteen Shillings and Sixpence Sterling
Payments, on every first day of Nov^r and first day of May
Term over and above all Taxes, Charges, and Impositions whatsoever, (Quit-rent and Crown-rent
next ensuing the Date of these Presents. AND if the said reserved yearly Rent or any Part thereof sha
mentioned for the Payment thereof, then and so often as it shall so happen it shall and may be lawful t
said demised Premises or any Part thereof to enter and distrain, and the Distress and Distresses then an
Distress or Distresses shall or may be found on the said demised Premises to satisfy the said Rent and all
or Assigns, into the said demised Premises or any Part ther
their former Estate, any Thing in these Presents contained to the contrary in anywise notwithstanding.
Administrators and Assigns, covenant, promise, and agree to and with the said John
that he the said Patrick Barry and Assigns, shall and lawfully do, perform, fulfill, observe, and keep
and truly satisfy, content and pay to the said John Godley Senior
for the Payment thereof, clear above all Taxes as afore-said. AND that the said Patrick Barry
uphold, support, maintain, and keep the said demised Premises, and all Improvements made and to be
Term or other sooner Determination of this Demise, shall and will so leave and yield up the same

AND the said John Godley do he hereby for himself his Executors
Assigns, that the

Date 1506 21

De concubinarijs. Quam indecorū. fo. rlb.

Et c. oportet in fi. & per totum. fo. de atton.
a **S**ecularium principum monita. autem. te sanctissimi. epif. S.
f. & S. clericos. coll. ix.
b **P**rospexerunt. nunquid ergo iudex vel advocatus allegan-
do iura debet exprimere nomen canonis vel legis? Videt q
sic. ar. extra de elec. consti-
tutione. in p̄m̄ci. ubi de
hoc not. w. in cōsti. cle. et
hoc videt. Sup. tenere de
excep. pia. S. si quis ergo.
ber. & nomen. li. vj. con-
trariū servat a veterans
advocatis ar. supra in cō-
sti. orho. quod in quodam
et. extra de cohabi. cle. et
mu. bestra in p̄m̄. ubi
alicubi et. imo hec ē cau-
tela: vt nō noietur ne in-
terdicerentur. ar. ex-

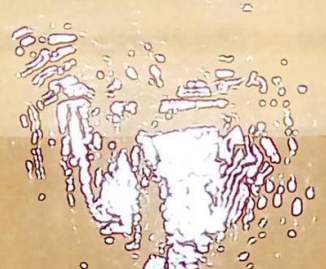
rium^a principum monita
sancte considerationis iu-
dicio p̄spexerūt^b om̄ib⁹ chri-
sti et ecclesie sancte matris
ministris pudicitiam tam
consulte q̄ salubriter indi-
centes. **Q**uos^b predict⁹
legatus sequens laudabili
Studio f̄ra. s̄m̄. ar. ex-

iozi & ferventiori charitate. ar. f. q. f. vide quantum. & quod ibi
notat: nec obstat q̄ necessitas p̄m̄iū perdat. xij. q. ij. q̄ p̄po-
suerū. no. extra de re. iuris si qui ex timore. nā hoc est veruz de
necessitate q̄ ita est violenta q̄ voluntatē penitus excludat ar.
extra q̄ me. cau. sacris. vnde ap̄lus ad corin. vnusquisq̄ enim
p̄out destinavit in corde
suo: nō ex tristitia aut ne-
cessitate: hilarem enī da-
tozē diligit deus.

quibus potest non solū per-
suaderi sed ex assumpte p̄-
fessionis^b vinculo: impera-
ri^l statutum predicti legati
contra clericos qui publice
detinent concubinas editū
cura qua possumus profe-
quentes adiuciendo^m statui
musbt^m archidiaconi loco:

Imperari. xxvij. di.
q̄. ar. xxvij. q. f. si homo
esset. sed p̄tra q̄ licet vir-
ginitas possit persuaderi
non tū imperari magis
enī est res voti q̄ p̄cepti.
xxij. q. f. integritas i p̄n.
Solutio. aliquando ipe-
ratur ratione voti: vt ibi
aliquando delicti. vt ibi

Hilare dato
te diligit de⁹
Magis ē vo-
tū q̄ p̄ceptū



Ballymorney 12th March 1855

Received per the hands of Charles Gerstman the sum of Twenty five
pounds and Nine pence being for one half year's balance due me on the
10th Instant, on Balance of the accounts due me by Bond from my late
Brother Henry Kevin Stewart, which Bond was for the sum of £150 late being
in lieu of the portion bequeathed by my father James Stewart Esq^r and payable
by the representatives of same —

Margaret Stewart

£ 25. 0. 9



Style No. GK 102BK

709 d. No. 106

Doctors:
Wernicke

Doctor
Wernicke
Extra



1100
X
8

Bank of
London

Bank of
London
No. 34 & 35
14th St.

11th day of February 1862

W.B.



F. M. 10. Katharine Hannah Hopkins

10 Holywell Street
(443)

in consideration of the Sum of [See Note at foot.]
Eighty eight pounds 16/

Thomas Lloyd Davies

34 Essex Street Strand W.C. Coquit

hereinafter called the said Transferee, DO hereby bargain, sell, assign, and transfer to the said Transferee:—

Sixty four shares

Book forwarded to the Company's Office by

27 | 35

1009

MAI
TWEEN
s herein
both dem
sole Yea
the law
of the
machines
office
epting a
his or th
s Willia
od and Under-wood, and Woc
ereof, and all Mines, Minerals,
servants and Workmen, at all Tir

W.R.

27/35

M^{rs} Katharine Hannah Hopkins
10 Holywell Oxford



443

in consideration of the Sum of [See Note at foot.]
paid by *eighty eight pounds 16/-*

Thomas Lloyd Davies
34 Essex Street

hereinafter called the said Transferee, *Strand W.C. Coquine*
Do hereby bargain, sell, assign, and transfer to the said Transferee :—

Sixty four shares
numbered 50165 to 50228

Stock forwarded to the Company's Office by

Coupon for

Certificate in Office
C. J. Chairman

to General Manager

To hold unto the said Transferee *of and in the undertaking called the*
Company
his Executors, Administrators, and Assigns, subject to the several
conditions on which I held the same immediately before the execution hereof; and the said
Transferee, do hereby agree to accept and take the said *shares*, subject to the
conditions aforesaid.

As Witness our Hands and Seals, this *Twentieth* Day of *July*
in the Year of Our Lord One Thousand Eight Hundred and Ninety *seven*

Signed, sealed, and delivered, by the above-named
Katharine Hannah Hopkins
in the Presence of
Signature, * *Arthur Hopkins*
Address, *80 Finchley Road N.W.*
Occupation, *Artist.*

Katharine Hannah Hopkins

Signed, sealed, and delivered, by the above-named
Thomas Lloyd Davies
in the Presence of
Signature, * *H. Jordan*
Address, *Part Home Address*
Occupation, *Coop.*

T. Lloyd Davies



Place for Seal

... whatever, and all Wood and Under-wood, and Wood
... or upon the said demised Premises, or any Part thereof, and all Mines, Minerals,
... his Heirs and Assigns, and his and their Servants and Workmen, at all Times

copy for 10/6



3 George Arthur Hodges
 Smallwood Manor
 Uttoxeter Esquire

27/34

in consideration of the Sum of [See Note at foot] Six hundred six pounds 5/-

paid by Mabel Davison Coles of 12 Addison Road W wife of Frederick Pinckard Coles
~~Herbert Coles of 21 Finchley Road N.W. London N.C.~~
 G.A.H. x M.D.C. G.A.H.

hereinafter called the said Transferees,

Do hereby bargain, sell, assign, and transfer to the said Transferees:

Two hundred shares
 of £10 each One pound paid
 Nos. 9282 to 9332. 35869 to 35872
 42344 to 42488

of and in the undertaking called the

Belcan Life Insurance Company
 To hold unto the said Transferees, their Executors, Administrators, and Assigns, subject to the several conditions on which I held the same immediately before the execution hereof; and we the said Transferees, do hereby agree to accept and take the said shares, subject to the conditions aforesaid.

As Witness our Hands and Seals, this Twenty seventh Day of August
 in the Year of our Lord One Thousand Eight Hundred and Ninety six

Signed, sealed, and delivered, by the above-named

George Arthur Hodgeson
 in the Presence of
 Witness Signature, * William Lowrey
 to sign Address, *
 here Occupation, *
 Doctor of Medicine

George A. Hodgeson

Signed, sealed, and delivered, by the above-named

Mabel Davison Coles
 in the Presence of
 Witness Signature, * Percy B. Hawley
 to sign Address, * 39 Throgmorton Street
 here Occupation, * London E.C. 4

Mabel D. Coles

Signed, sealed, and delivered, by the above-named

Herbert Coles
 in the Presence of
 Witness Signature, *
 to sign Address, *
 here Occupation, *

M.D.C.

Signed, sealed, and delivered, by the above-named

in the Presence of
 Witness Signature, *
 to sign Address, *

Coupon for £1000
 Certificate in Office
 W.D. Chamberlain
 General Manager
 Stock forwarded to the Company

on the annexed Map, for the use of supplying water course so as not to injure any other...
 Situate, lying and being in the Manor of *Chadwell* and County of *Amberley* aforesaid, excepting an...
 said demised Premises as the said Francis William Earl of *Charlemont*, his Heirs and Assigns, or his or the...
 same; and also excepting and always reserving out of this present Demise, unto the said Francis William...
 all Timber and other Trees and Plants whatever, and all Wood and Under-wood, and Wood...
 or under Ground, in or upon the said demised Premises, or any Part thereof, and all Mines, Minerals, I...
 William Earl of *Charlemont*, his Heirs and Assigns, and his and their Servants and Workmen, at all Times...

Please initial above 3 places



to sub-sales by the original Buyer; the Stamp Act...
 Duty: the following is the

THIS INDENTURE

and *three* *Linew-Merchant*
 of the yearly Rents, Covenants and Agreements herein
 done and performed, HATH demised, granted, set, and to Farm let, and by these Presents doth demise
 and Sale, to *him* - thereof made by the said Francis William Earl of Charlemont, for one whole Year,

MAD
 BETWEEN

ALL that part and parcel of the Town
 or less, together with the Use of the
 of supplying and working the Machinery
 use so as not to Injure any other
 d County of *Armagh* aforesaid, excepting an
 Charlemont, his Heirs and Assigns, or his or the
 present Demise, unto the said Francis William
 r, and all Wood and Under-wood, and Wood
 or any Part thereof, and all Mines, Minerals, I
 and their Servants and Workmen, at all T

RA
 Transfer of Shares, Pr. Office.

10 Shares Numbered

1281 to 1285 2300 to 2304



Transfer No.

1375

I, *Charles Chaloner Smith, Esquire* —

of *"Shalimar", Ewell Surrey*
 in consideration of the Sum of *Three hundred and*
sixty pounds — of lawful British Money, paid to me by
Robert Swan, Gentleman, of the Quarry, Lincoln

RA
 Transfer of Shares at Life Office.

10 Shares Numbered

605 to 614



Transfer No.

1387

We *Richard Perkins, and George Stocks Esquires, Executors*
 of the Will of the late *Harry Hey of the Cottage, Sherburn-in-Elms*
 & *South Milford, Yorkshire Esquire,*
 in consideration of the Sum of *Three hundred and forty*
pounds — of lawful British Money, paid to me by
William Joseph Hutchings Whittall Esquire, and Caroline

100 of 100

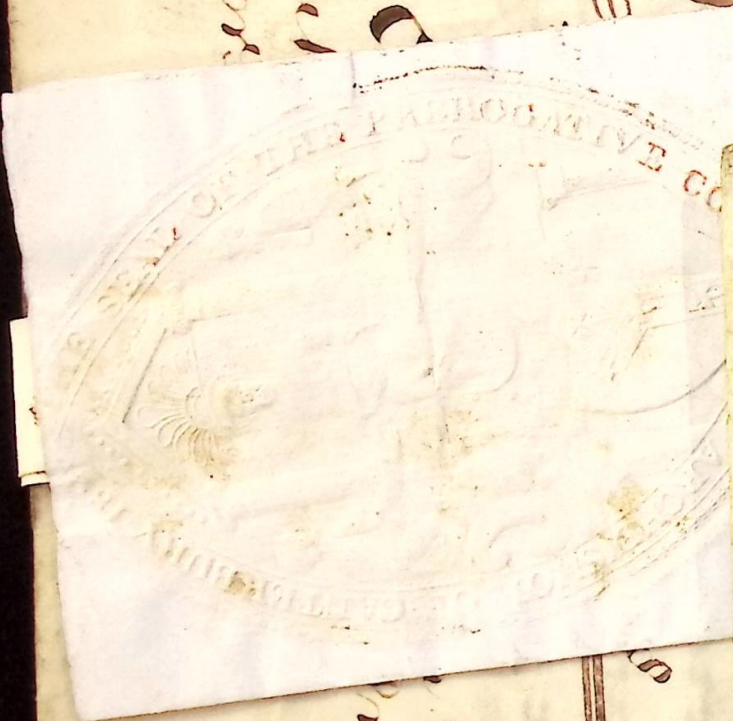
100 of 100

X

Extra
Surgeon
Doctors

of the
of the

of the



22357

Probate

of the Will of
Otho Ferdinand Gudrick Necks
deceased

Made the 14th day of February 1862.

Bank Rec
pg 3435-36
14 Feb

Linker
Mandate

of the
Doctors

reg'd for

X

5697

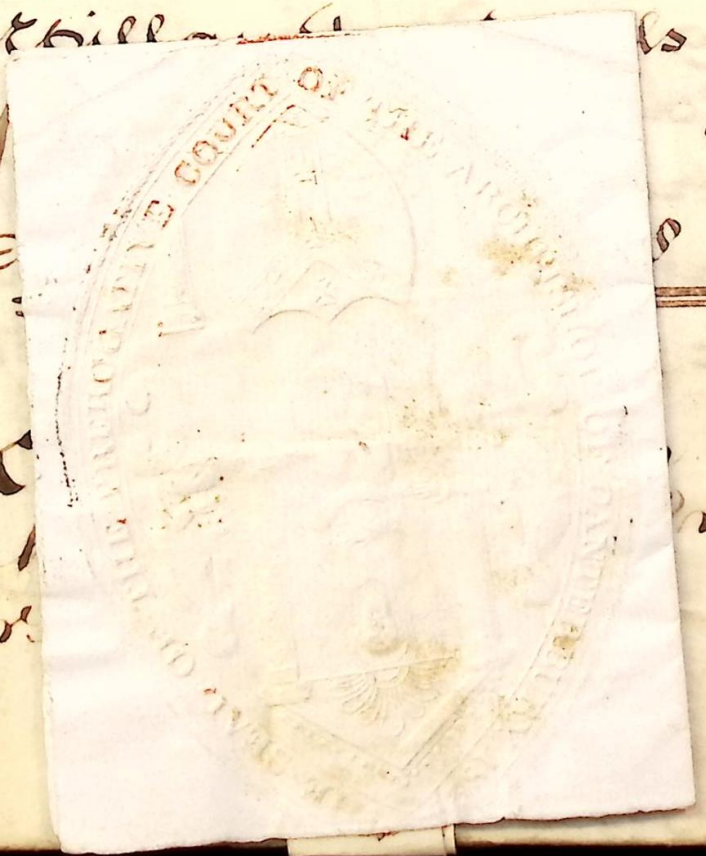
Probate

of the will of
of Mr. J. S.

deceased
Baptist
Church

Extra
Parquet
Doctor

Glennie
Doctors:



reg^d fo. 106



Some of the papers in the
bundle have been found
to be of great value
and interest.

1771