30762



Receipt No 749

£. s. d.

Premium 6.0.0

Duty 4.0.0

10.0.0

BRITISH FIRE OFFICE, STRAND, AND CORNHILL, LONDON.

Received the Jay of July 1800 of July 1800 of July Sounds — the Sum of Jen Pounds — for One Year's Premium and Duty on the

Policy numbered as above, for Infurance from Midsummer Day 180 to Midsummer Day 180/

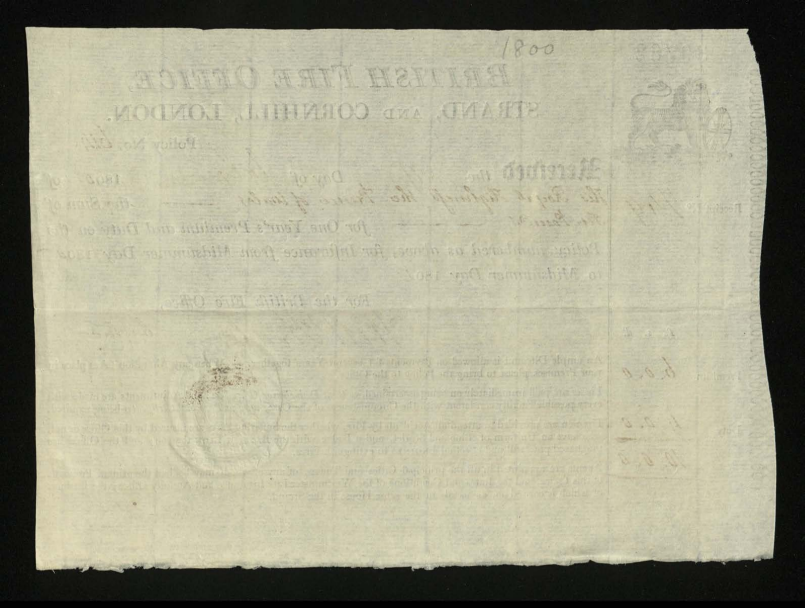
For the British Fire Office,

An ample Difcount is allowed on Payments for several Years together. — When any Alteration takes place in your Premises please to bring the Policy to the Office.

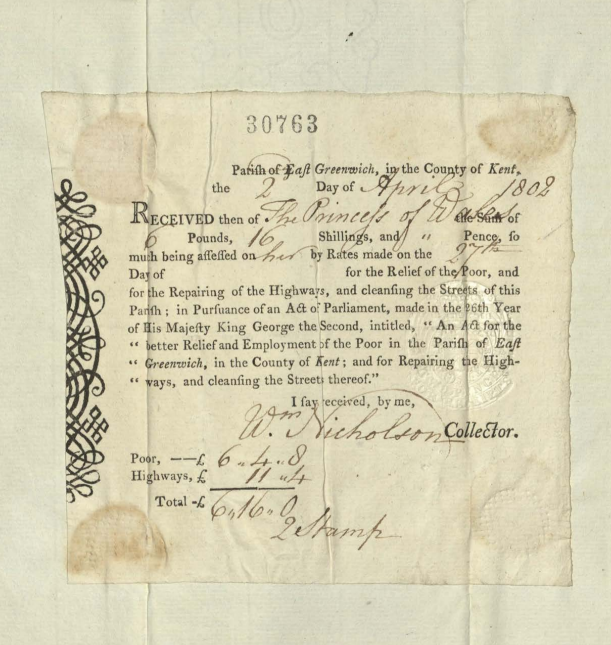
Losses are paid immediately on being ascertained, without Deduction or Office Fees; and Adjustments are made with every possible Facility consistent with the Circumstances of the Case, without Parochial Certificates being required.

Firemen are provided to attend all Accidents by Fire, whether the Suffering Party are insured by this Office or not, who have an Uniform of Blue and Scarlet, and a Badge with the BRITISH LION thereon; and the Office has purchased powerful and effectual Engines to extinguish Fires.

Agents are appointed in all the principal Cities and Towns, of any of whom may be had the printed Proposals of this Office, and the Rates and Conditions of the Westminster Life Insurance and Annuity Office; the Business of which is carried on, as usual, in the same House in the Strand.



Supplied by the Royal Archives / © Her Majesty Queen Elizabeth II 2020

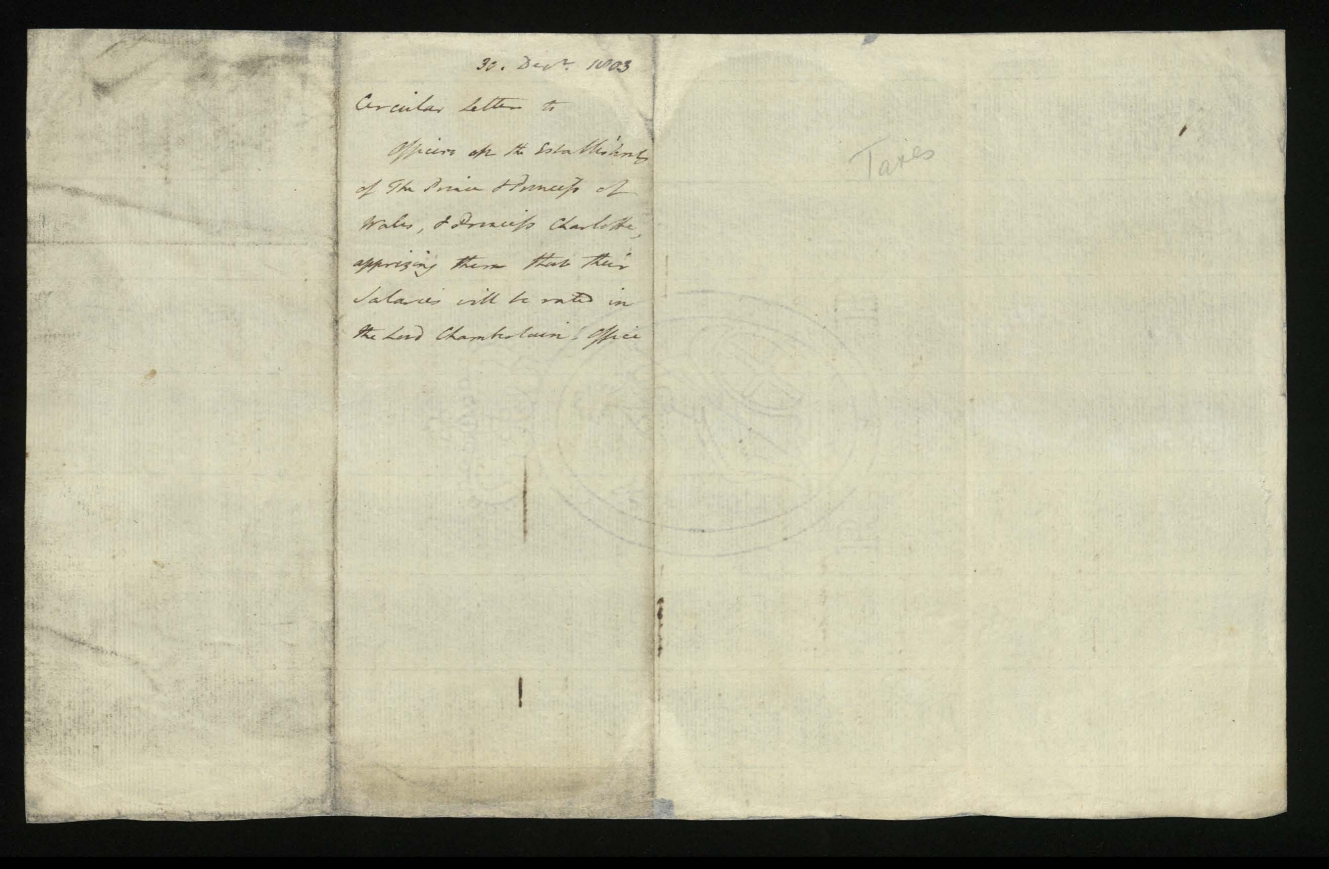


Par of W. 1802 Recient for Poor of Highway Rate £ 6. 16. 2 paid by John Sicard up to April 5 1992

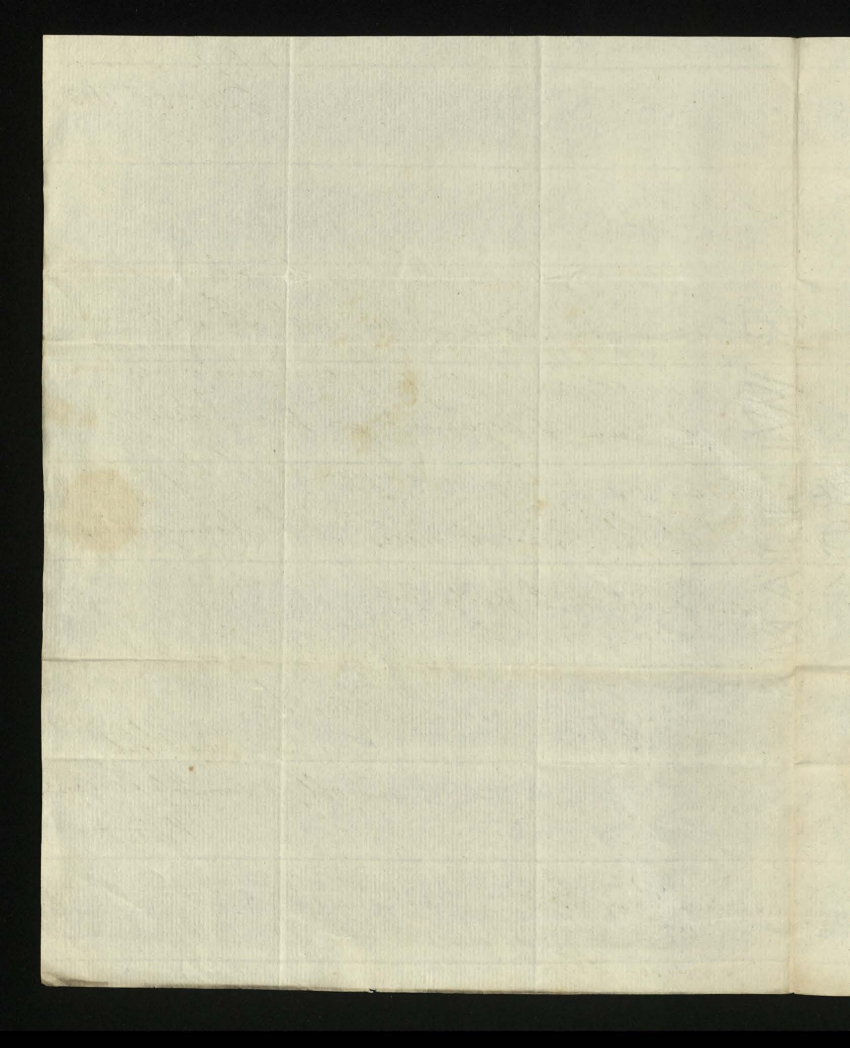
30764 Parish of East Greenwich, in the County of Kent. RECEIVED then of hil Shillings and -- Pence, for Pounds, by Rates made on the much being affeffed on her for the Relief of the Poor, and Day of for the Repairing of the Highways, and cleanfing the Streets of this Parish; in Pursuance of an Act of Parliament, made in the 26th Year of His Majesty King George the Second, intitled, "An A& for the "better Relief and Employment of the Poor in the Parish of East "Greenwich, in the County of Kent; and for Repairing the High-" ways, and cleanfing the Streets thereof." Highways,

1 1802 Toors Rate Sourcharged - 6 16. 10 Paid by John Sicard up to fully 5

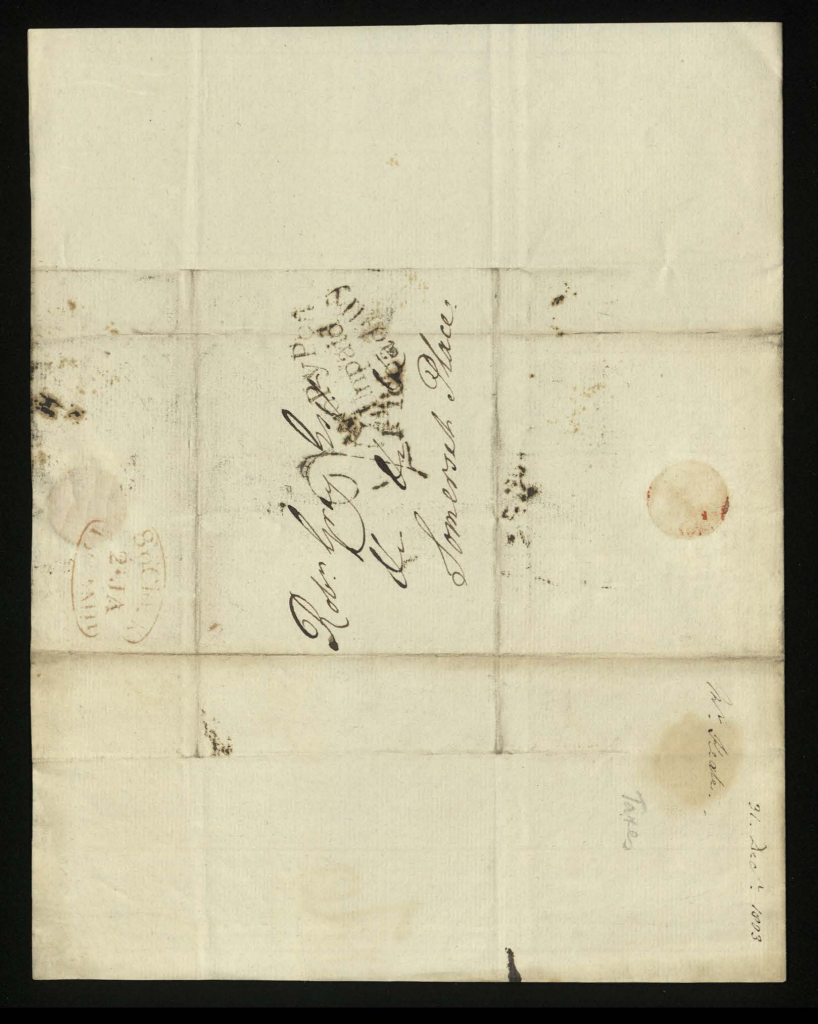
Supplied by the Royal Archives / © Her Majesty Queen Elizabeth II 2020



Arlington Street 30766 6 Dec. 31. 1803 Dear Sir, I have the honor to acknowledge the receipt of your polite Letter of the 36. Just and an much obliged to you for your communication, and beg beare to acquainth you that I have not returned my Salary, as Surgeon to his Boyal Highref the Prince of Wales, to the Commissioners acting under the Property ach. have the honor to be Dear Sir Jour most faithful, Robert Gray Eight Somerset Place



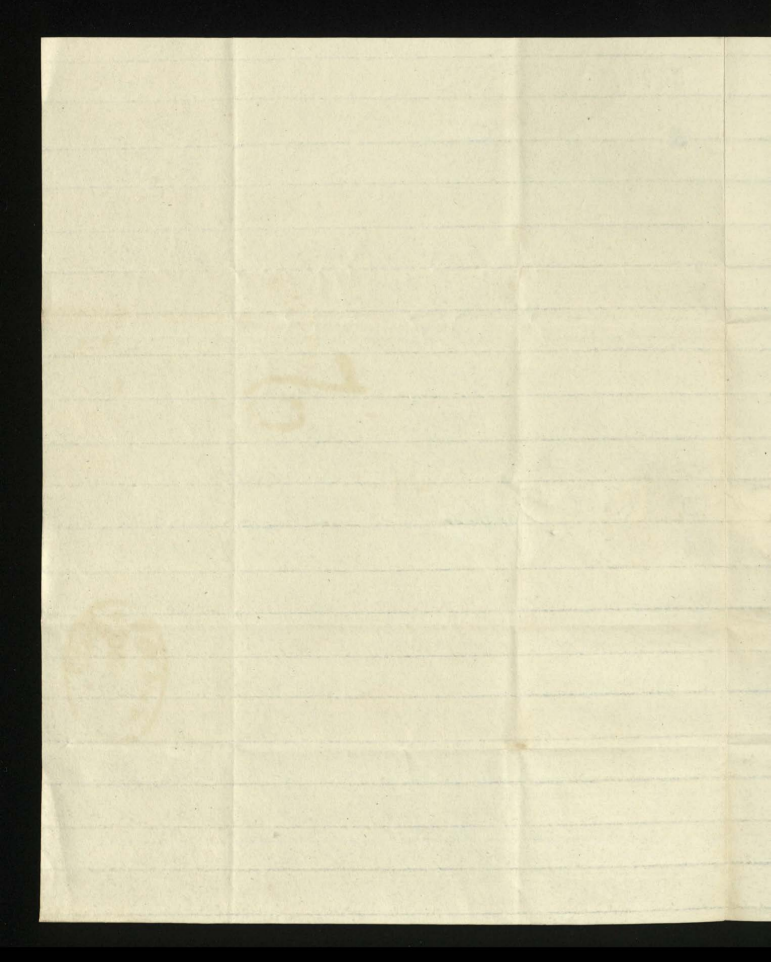


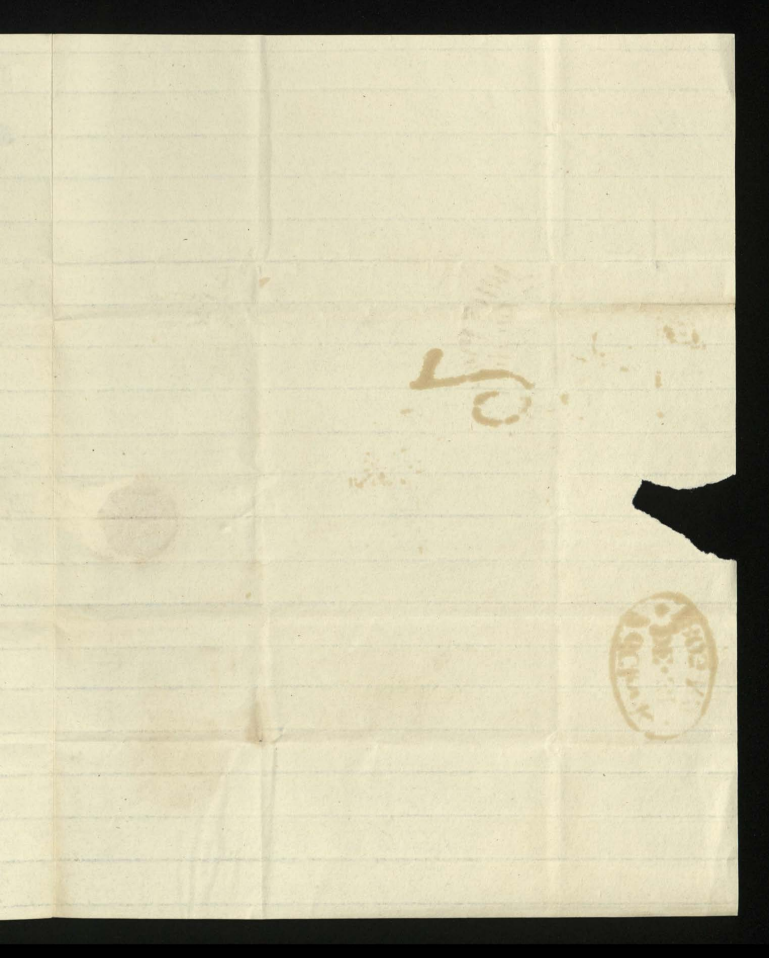


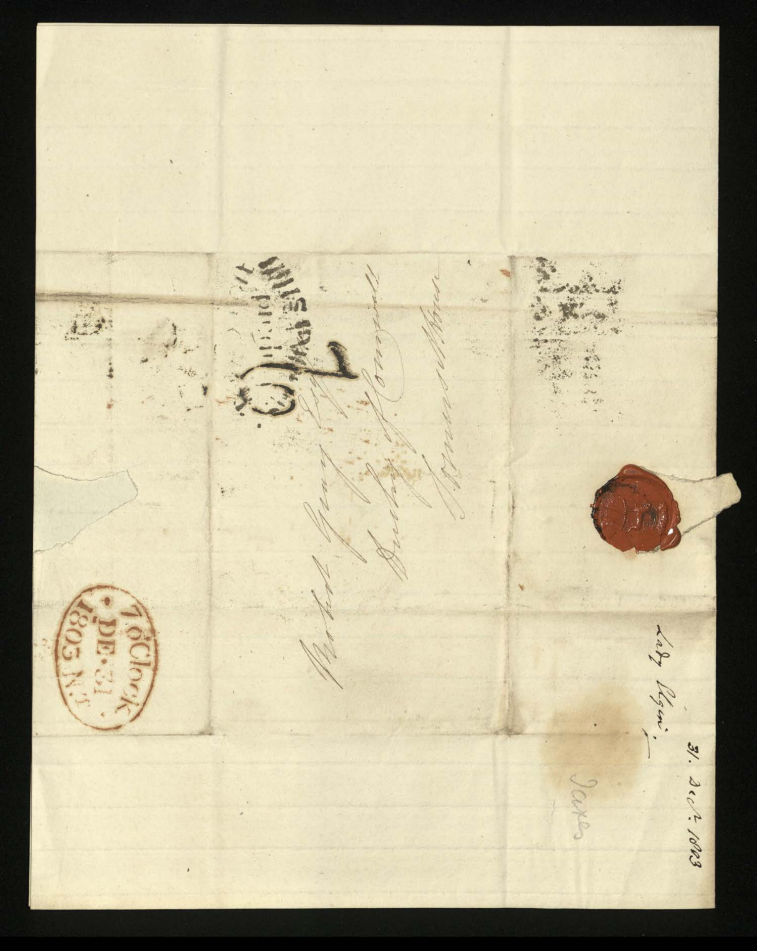
Sir

Shooten Will 31.200

I was honored with your letter this morning, informing me of the Taxe, or orather, the mode of afsessment, that is to be made on all The Salarys given by his Royal Righness the Snince of Wales to the Differents Officers belonging to His Family -By the advice of Mels "louts blo - I was advised to wait the Orders I should doubtless preceive from The Office at Somerset House Ma Gagrin did the samplet M. Gray , has to apply to the assessor at Slumbstead Parifit, where has lately paid in what the Commission, charged him with, I will inediately with draw what he has paid -Pam So with the greatest Estern Lyour much Obliged & Obediend Rumble Servant M. Elgin

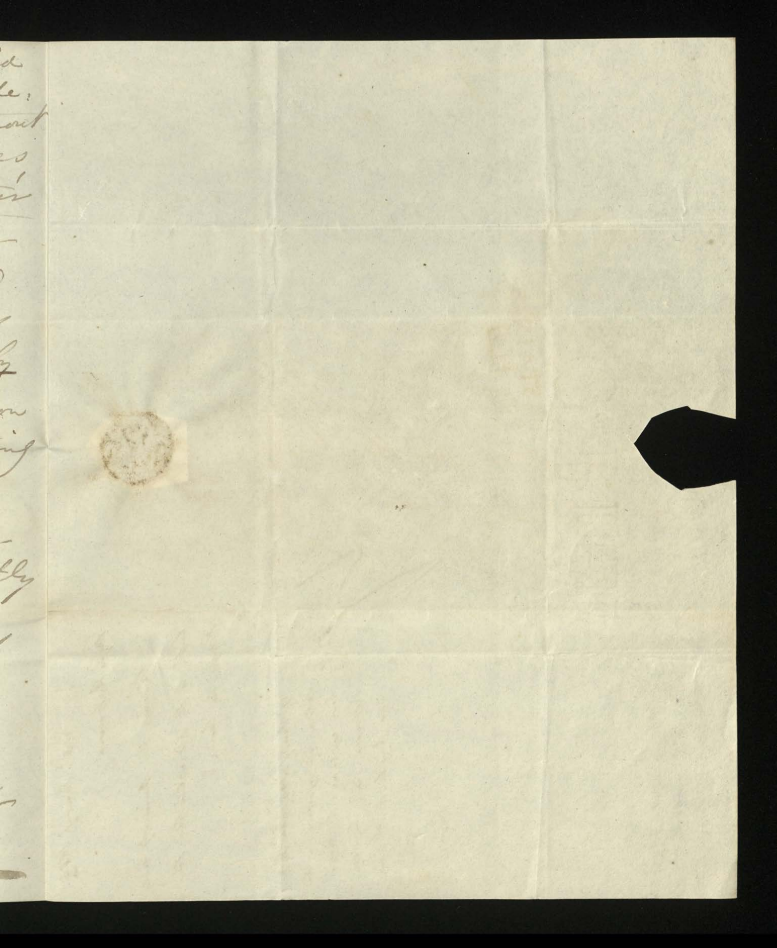






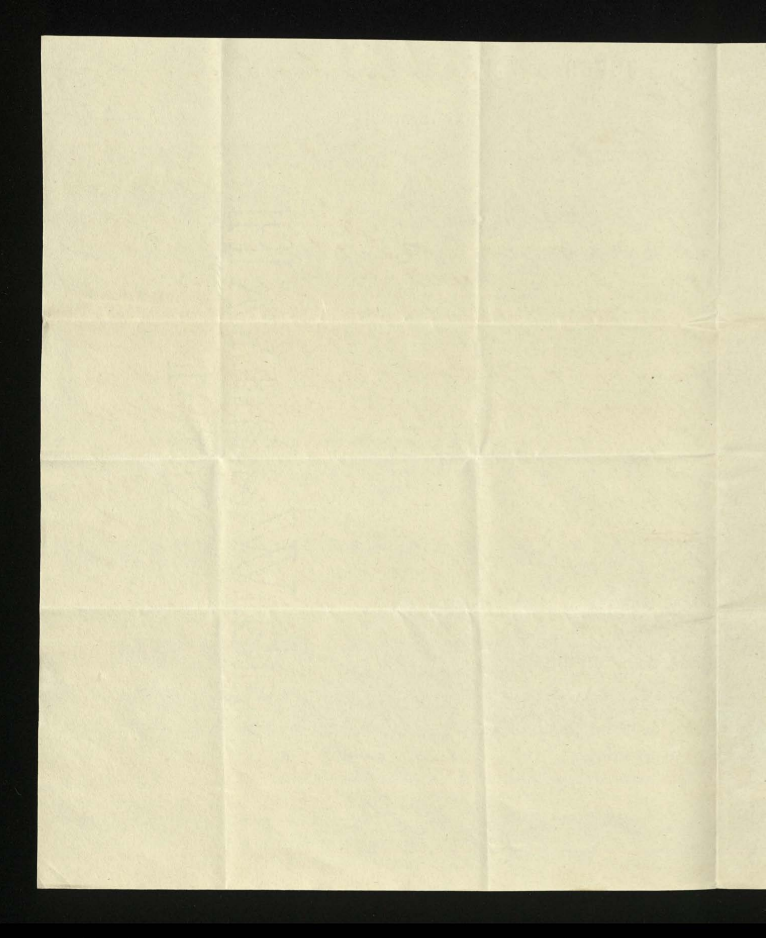
Inglefice fottage January 3 1 1803. 30768 I muit me to acknowledge your very Polite Atter, which I this morning, revived. In answer to its contents I can only day I have seen I we I first elected by income, considered any tat a afsejsmint, as payable by me. I showed my deed of annuety to they Consil when on a late domestil controvery, I had occasion to consult one and he fully afound me that I was not liable to any distriction of tot or afrifiment a hiteren." for your government in case of an Investigation from the Commissioners I have here subjoined an Extract from my deed, of to hait you have had

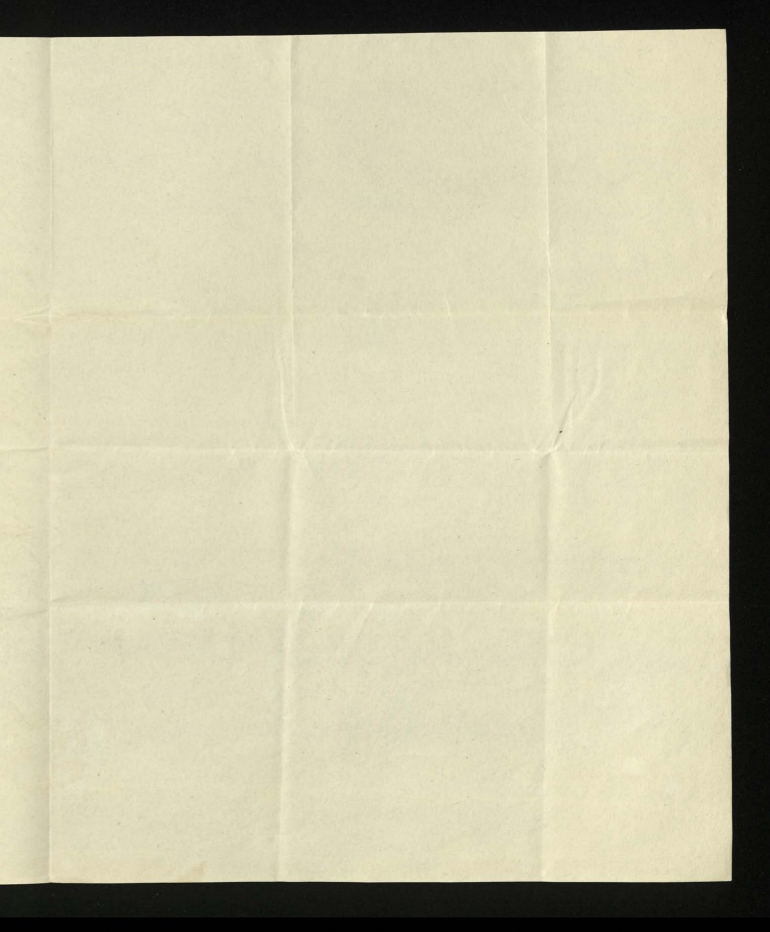
"The said lumity to be payable and said "free and clear faithout any deduction de: "foliation or abotement whatsnever, thereach I for and on respect of any Takes, charges, " rotes, afs ofsments, impositions or other " matter, cause, or thing, whatsoever. " charged or improsed, or to be charged. " or imposed by any act a acts of 11 parliament made, or tobe meddicy a any power or huthorty, or by reason " of any other matter course or thing 11 What so ever. if you with to see it I will instantly troumet a Pry fit. I have the Howour to Vir Jan very bedient framble son ands Not brong hy: Motholina

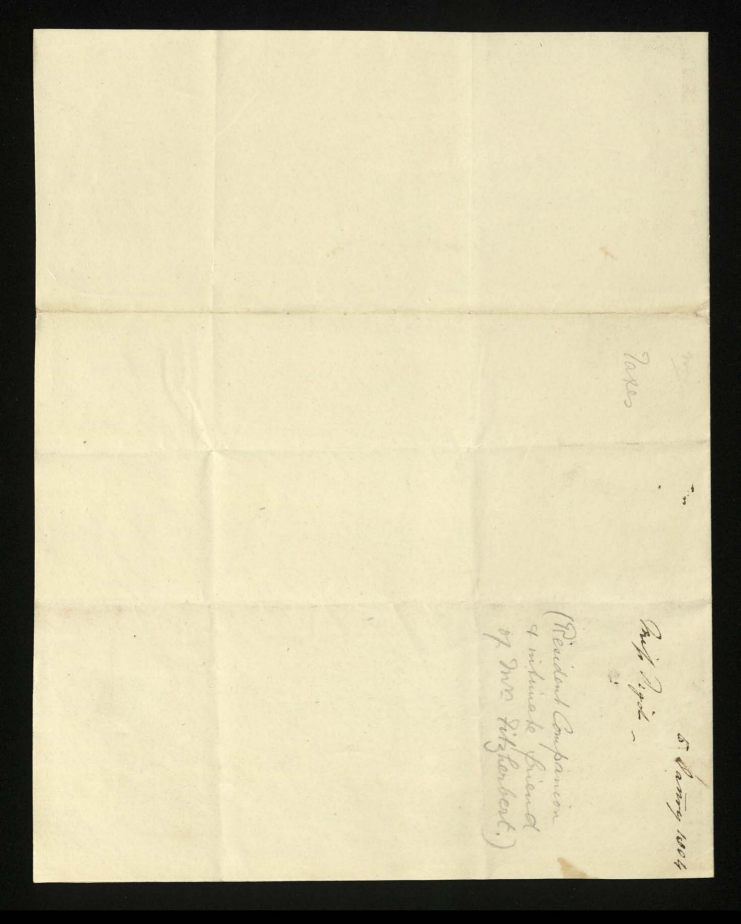


3? Sanry 1804 Jarls hip Acknown . (dans of Perdit Then her amounty red bath to the Descrition for the Property Vac. 17. Janry 1004 - Jaw hr Seton, who informed me to had captained to Miss Robinson that her ann? was linkle to the Tase. is by hoch fings

Ingushme, Park, Jan 7 hes 3 fir 30769 Lord Sullothan furt grown me 22 Liter for Which I'm have for seture you many thanks afor gon head Communication that much dished appear employer on my gast the Frythe zon about it to my Zum ety 3 Frund In Taken Bure abound one to fram met only the runt is value of my houre in Town, on any afternade Growth to the months when deloner To mily of Frum money Partement & to towedo notherny mighthen The annaity Ah Aft honor menuth, full Intwind for Foun, what har frence --hon withon it Then fin ful har henland Migio for he you forgered wing mend! attention of enformation of home The Honorto afrance granuckobleged kum left Sabella Peget







30770 N.3.426 N.3.426	Premium to Amas 1805 15 Duty to ditto
013-36	Annual Premium 15
(THOMAS COLLINS, PRINTER, MARVEY S DUILDING	
Withereas His Royal Highness George Augustus Frederick Prince of Wales	
to the Society of The BRITISH FIRE OFFICE, in LONDO Society at their said Office, the Sum of Jeffer from on the liver by fifth Day of December in the and the like Sum Yearly during the Continuance of this Pol	ON, and has agreed to pay, or cause to be paid, to the said
Row know all Men by these Presents, That from the locally soft Day of December in the Year One Thousand Eight Hundred and so long afterwards as the said Assured shall duly pay, or cause to be paid, the Sum of society for the Time being shall agree to accept the same, the Stock and Fund of the said Society shall be subject and liable to pay or make good to the said Assured shall suffer by Fire happening to the aforesaid Premises, not exceeding the Sum of Thousand Counds	
But nevertheless it is hereby declared, that this Assurance is made and granted subject to the several Articles, Stipulations, and Conditions specified on the Back hereof, and to an Act of Parliament made in the 44th Year of the Reign of His present Majesty King GEORGE the Third, charging a Duty on Property assured against Loss by Fire, which Duty we have received to the twenty fift Day of December One Thousand Eight Hundred and fine	
In White St whereof, We (Three of the Directors of the Day of February in the Year of Our	he said Office) have hereunto set our Hands and Seals this Lord One Thousand Eight Hundred and
Signed, Sealed, and Delivered, in the Presence of	maillilson
E_{∞}^{d} . M.G.	Th Hampson
Olto Grey En Sulitors Oficer Vomerset Islace	Hinnaire

Ten Thousand Pounds being Insured on the within mention in the Imperial the samp is hereby allowed of this eighthof Feby 1805

Articles, Stipulations, and Conditions

Referred to in this Policy.

COMMON INSURANCE, at an Annual Premium of 2s. per Cent. ARTICLE 1.

BUILDINGS, the whole external Walls of which are of Brick or Stone, with Coverings of Slate, Tile, or Metal, in which no Hazardous Trades are carried on, nor Hazardous Goods deposited; and Goods not Hazardous, in such Buildings.

HAZARDOUS INSURANCE, at an Annual Premium of 3s. per Cent.

BUILDINGS covered with Slate, Tile, or Metal, whether Timber, Plaster, Timber and Plaster, Brick and Timber, or Buildings not having the external Walls wholly of Brick or Stone, in which no Hazardous Trades are carried on, nor Hazardous Goods deposited; and Hazardous Goods, such as Hemp, Flax, Tallow, Pitch, Tar, Turpentine, Rosin, Oil, Spirits, Salt Petre, and Brimstone; and also such Trades as Bread and Biscuit Bakers, (not Sea Biscuit Bakers) Coopers, Confectioners, Coachmakers, (without Stoves) Hemp and Flax Dressers, Hot-pressers, Innholders, Stable-keepers, Maltsters, Cork Cutters, Pipe Makers, Rope Makers, Sail Makers, (without Stoves) Ship, Wax, and Tallow Chandlers, (not Melters) and Water Corn Mills, (without Kilns) in Brick or Stone Buildings, covered as above.—Also Ships, Vessels, Barges, and other Craft, and their Cargoes.

DOUBLY HAZARDOUS, at an Annual Premium of 5s. per Cent.

ALL Buildings mentioned in the preceding Article, however covered, in which are Hazardous Goods; and all Thatched Buildings, in which Fire Heat is used, and Goods therein; Glass, China, Earthen Ware, Pottery, Bottles, bottled Liquors in Trade, Ornaments, Shells, Fossils, Ores, Medals, Curiosities, Oil of Vitriol, Statuary, Figures in Wax, Plaster, or Marble, Wind Mills, Water Corn Mills, (with Stoves) Leather Mills, Oil Leather Dressers, and Japanners.

ARTICLE 2. . . No Insurance can be made, but by Special Agreement, on Buildings in which shall be carried on any of the following Trades, or which shall be made use of for any of the following Purposes; and Goods insured in such Buildings shall be also subject to such Special Agreement, viz. the Cotton Trade, in all its various Branches; Mill, Steam, and all Engine Work; Manufactories, or any Building having therein any German or Metal Stove with Pipes, or any Furnace, Oven, Coakel, Steam Engine, or Kiln; Distilleries; Breweries; Hartshorn and Vitriol Works; Silk and Paper Mills; Theatres or Places for Public Exhibitions; Oil, Spermaceti, Wax, and Sugar Refiners; Sugar Grinders; Vinegar and Sweet Makers; Floor-cloth Painters; Cork Burners; Cart-grease Makers; Varnish Makers; Flambeau Makers; Oiled Silk, and Linen Manufacturers; Seed Crushers; Lamp-black Makers; Musical Instrument Makers; Starch Makers; Tallow Melters; Gauze, Silk, and Velvet Dressers; Chemists, with Laboratories; Grocers, with Coakels or Stoves; Ship, Barge, or Boat Builders; and Tobacco Manufacturers: and the same must be expressly mentioned in the Policy, otherwise no Benefit shall arise from the Insurance, but the Policy shall be null and void in respect to the Premises so improperly described, and to the Goods therein.

ARTICLE 3. . . Jewels, Plate, Watches, Trinkets, Medals, and other Curiosities; Prints, (not in Trade) Paintings, Drawings, and Sculptures; and Goods in Trust or on Commission, are not included in any Insurance, unless they are specified in the Policy:—But Books of Account, Deeds, Notes, Bills, Bonds, and other written Securities, Stamps, Tallies, Money, and Gunpowder, cannot be insured

Hay, Corn, and all other Agricultural Stock, (including Cattle and Implements of Husbandry) will be insured at 2s. 6d. per Cent.—The Office will not be accountable for any Loss that may arise on such Hay or Corn as shall be destroyed or damaged by its own natural Heating, but they will pay the Loss which happens to any other Part of the Stock insured, destroyed or damaged in consequence of Fire so occasioned; and if Buildings or Goods insured should be actually set on Fire by Lightning, and burnt in consequence thereof, the Office will hold itself liable to make good the Loss.

CONDITIONS OF INSURANCE.

I. EVERY Policy shall contain an exact Description of the Property insured thereby, and a true Account of the Materials of which the Buildings are built and covered, whether the same are used as Dwellings, Warehouses, Manufactories, or otherwise, and any particular Circumstance of Risk arising from the Nature of the Trade carried on, or Goods in, or Situation of the Premises, or of the Process in Manufactory, or by reason of any Utensil used therein, so that the Risk may be fairly understood.—If not so expressed, or if any Misrepresentation is given, whereby the Insurance is effected upon a lower Premium than ought to be paid; or, if Buildings or Goods shall be described in the Policy otherwise than as they really are, no Benefit shall arise to the Insured from the Insurance.

II. Persons insuring Property with this Office, must give Notice of any Alteration either in the Building or of the Trade or Goods in the Premises insured, or of any Removal, and cause such Alteration or Removal to be indorsed on their Policies, and if the Risk shall be increased thereby, pay any further Premium which the same may occasion, otherwise they will not be entitled to recover in case of Loss: And if any other Insurance is made on the Buildings or Goods, the Policy will be void, unless the same is allowed by Indorsement, in which case the Office will pay its Proportion of any Loss subsequently arising, according to the several Sums insured.

III. No Loss or Damage by Fire happening by Invasion, Foreign Enemy, Riot, Tumult, Civil Commotion, or any Military or usurped Power, will be made good.

IV. In case of any Loss or Damage by Fire, Notice must be forthwith given to the Office in London, or to an Agent in the Country; and as soon after as possible, an Account shall be delivered in, stating the Particulars of such Loss, upon the Oath or Affirmation of the Claimant, who shall prove the same by his Books, or such other Documents and Vouchers as the Board of Directors shall reasonably require; and all Losses will be paid without Deduction, immediately upon the same being satisfactorily ascertained, or the Office will cause every Building to be repaired, reinstated, or rebuilt, or the Goods

replaced with others of the like Kind and of equal Value and Goodness with those destroyed or damaged, at the Option of the Directors. But if any Doubt arises upon the Claim, the same shall be settled by Arbitrators, whose Award shall bind all Parties.—And until the Production of such Affidavit, Books, Documents, or Vouchers, no Loss shall be made good. And the Claim shall be wholly invalidated, if there shall appear any Fraud or False Swearing to support such Claim, or that the Fire shall have happened by Procurement, or by any wilful Act, Means, or Connivance of the Claimant; or, if any Repairs shall be begun before the Claim is made: And if no Claim shall be made for the Space of Three Months, the Insured shall forfeit every Right to Restitution or Payment, by Virtue of his Policy.

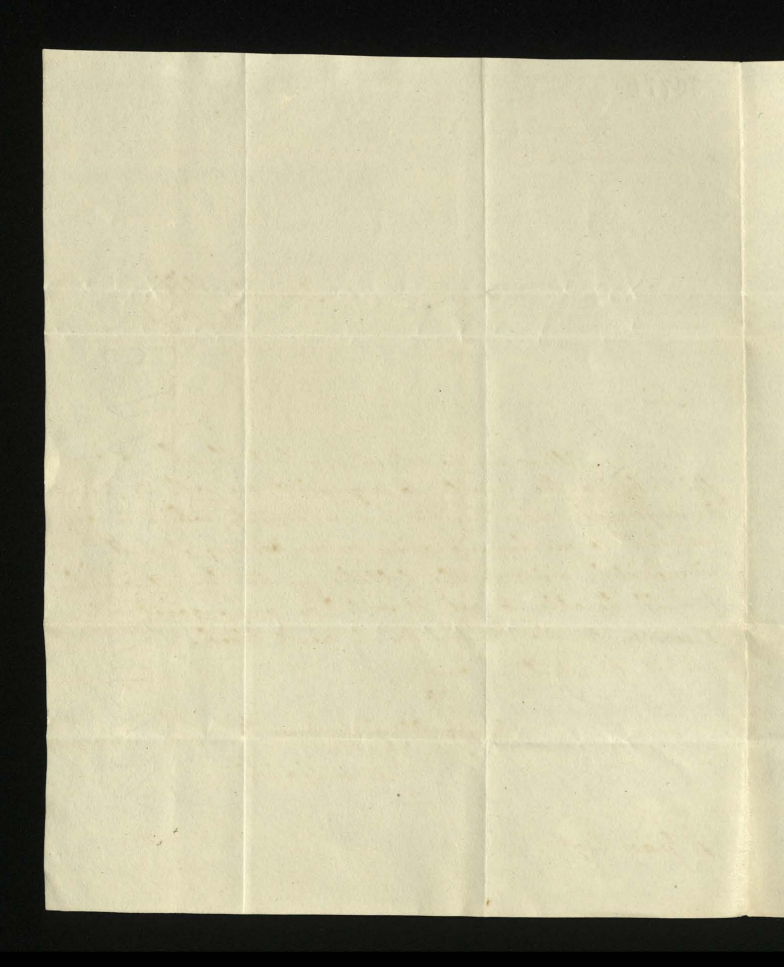
V. No Receipts are to be taken for Premiums of Insurance but those printed and issued from the Office, and witnessed by one of the Clerks or Agents, as no other will be allowed; and every Person shall take such Receipt on Payment of the Premium.

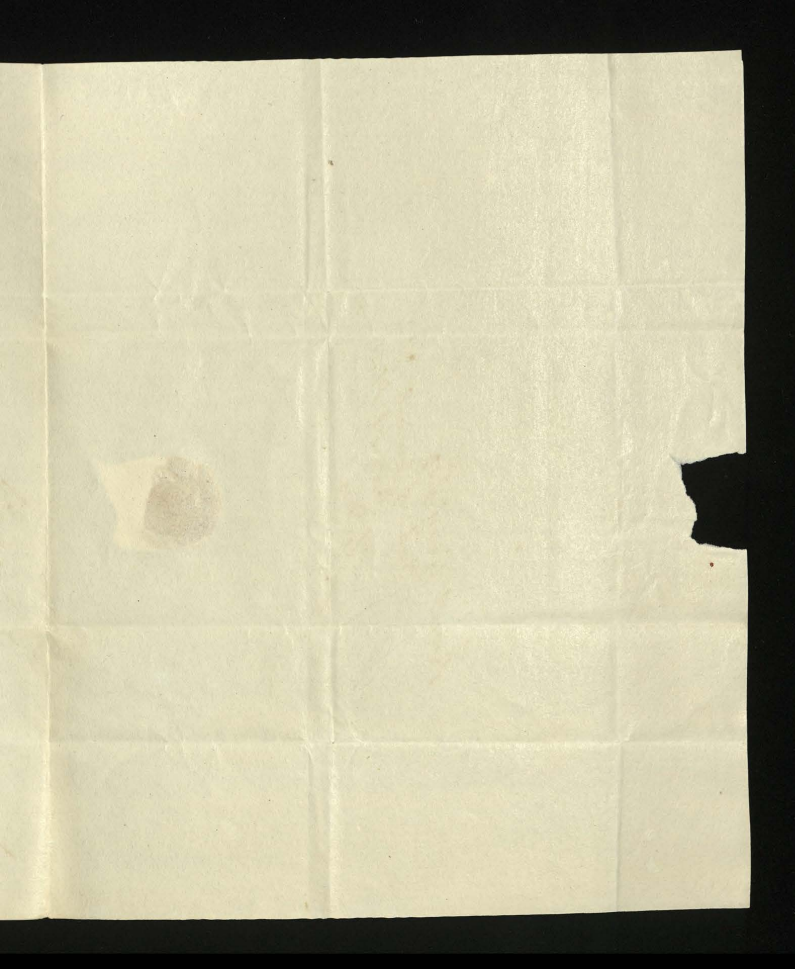
VI. This Policy is not to be of any force, if assigned, unless such Assignment shall be allowed by an Entry thereof in the Office Books; and in case of Death, Policies may be continued to legal Representatives, after the Expiration of the existing Term, having their Interest therein declared by Indorse-

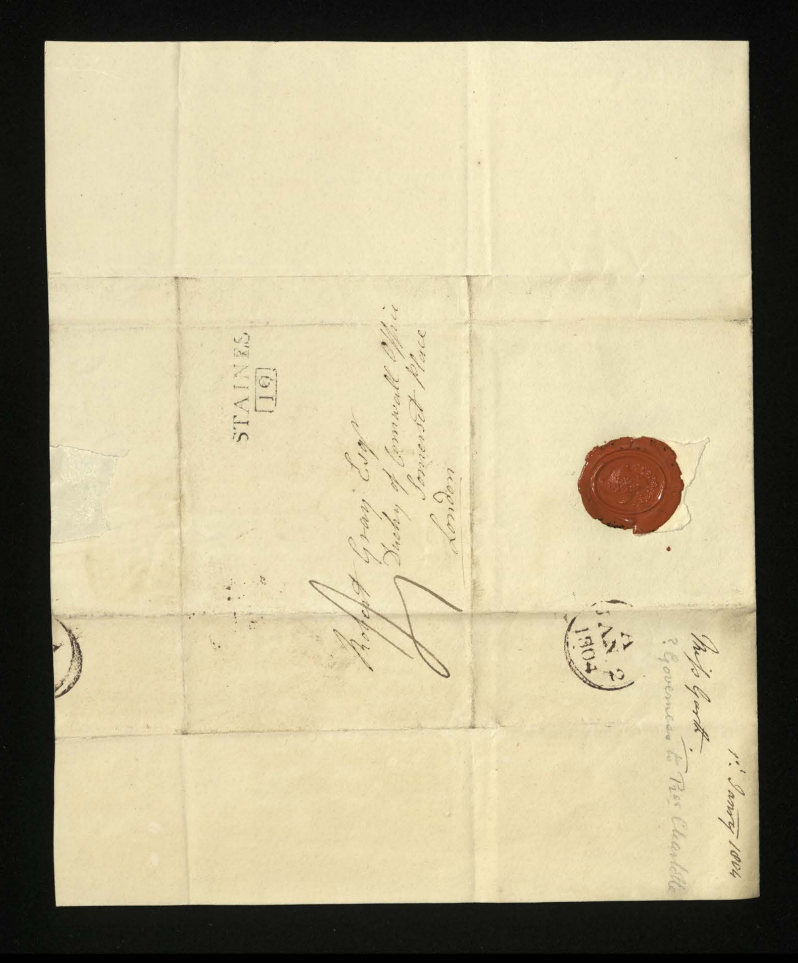
VII. PREMIUMS are to be paid for Insurance to the Quarter-Day next ensuing the Payment, and from thence for One Year. And all Persons desirous to continue their Insurance, shall, as long as the Directors of the Office agree thereto, make their future Payments annually at the Office, (within Fifteen Days after the Expiration of the Year) or forfeit the Benefit of the Policy. And no Insurance is to take place till the Premium be actually paid.—Insurances for Periods short of a Year, expire at Six o'Clock in the Evening of the Day expressed in the Policy, as conclusive of the Risk, without any Allowance

ROBERT SKELTON, Sec.

30771 Sunning Hill Jan't jit Li . Allow me to return my best thanks to you for taking the trouble to acquaint me with the present Arrangement respecting the Pax on Property, which is very material to me howing quien in my ketum; I shall immediately write to the Collector on the Subject and hope I shall be able to get it settled as you ouggest when I return to the Kings heres next Week. With Buspiet I am your Obliged Thim be for it The Garth A Gray Esgs





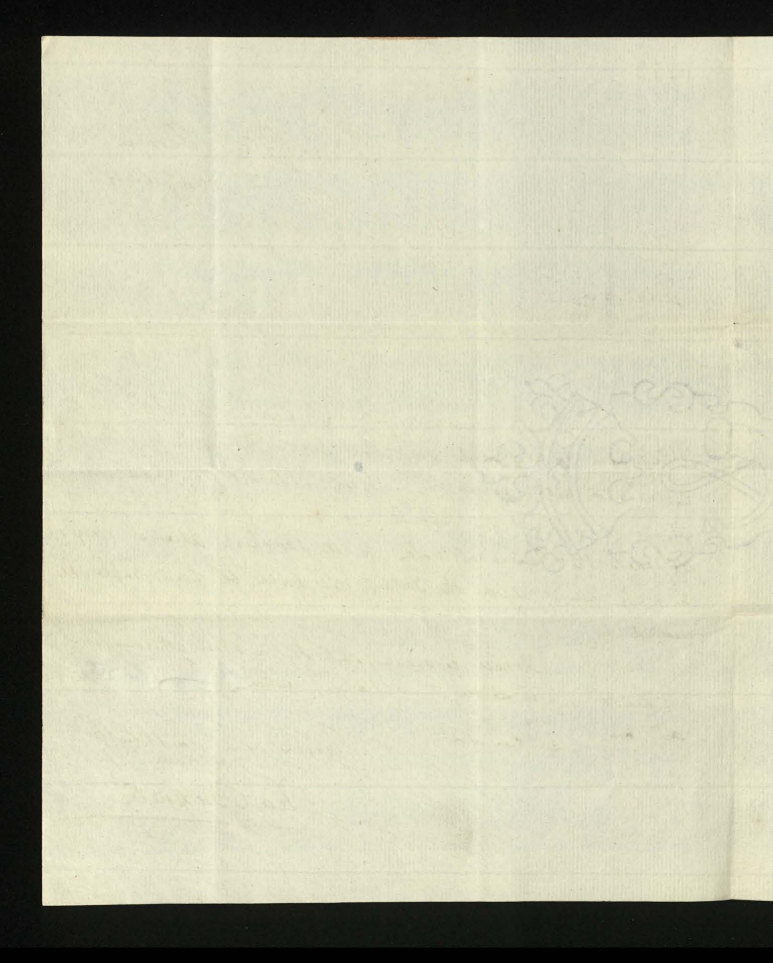


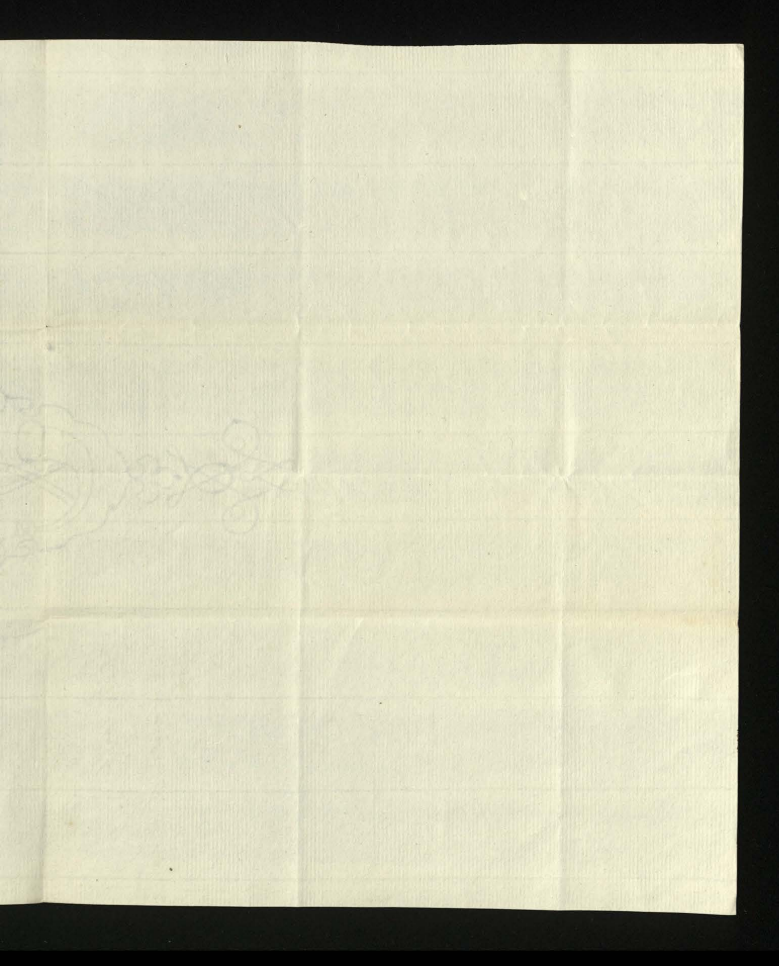
Spring Garden Tenace

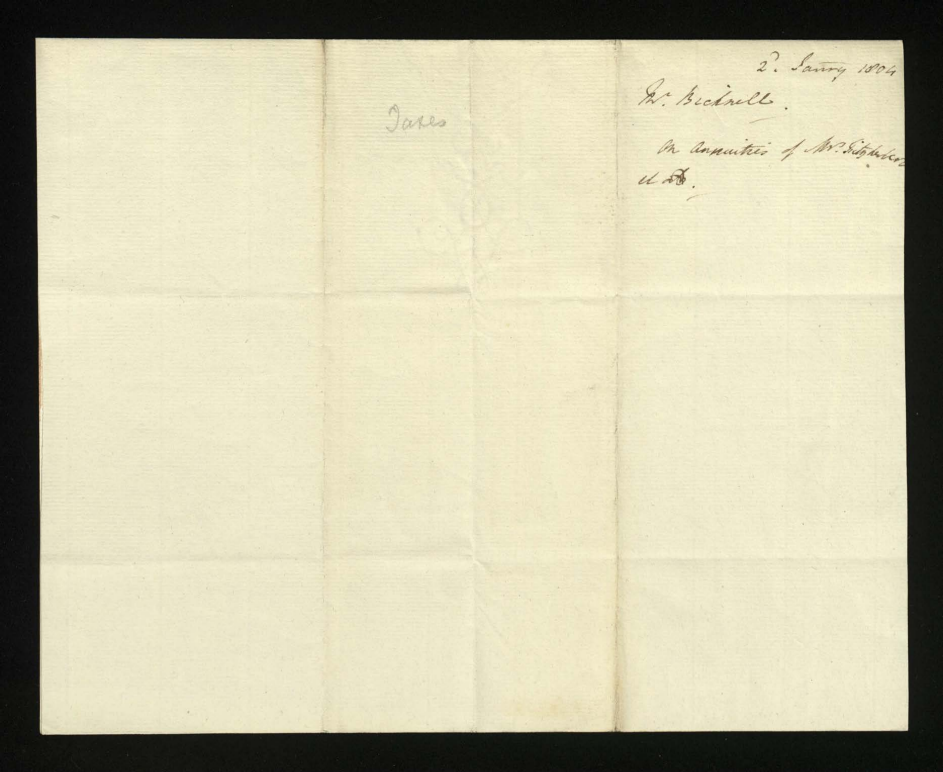
Dear Vi

In answer to your Farmer of the 30th Suck I beg have to acquaint you that Mr. The herbert, after a Should not return the annuity she receives from the Regal should not return the annuity she receives from the Regal Stighter the France of wales to the Parochial appeliar, conceiving the Duty upon it, under the Pooperty out would be paid before she I have communeste to the other Annualants received it.

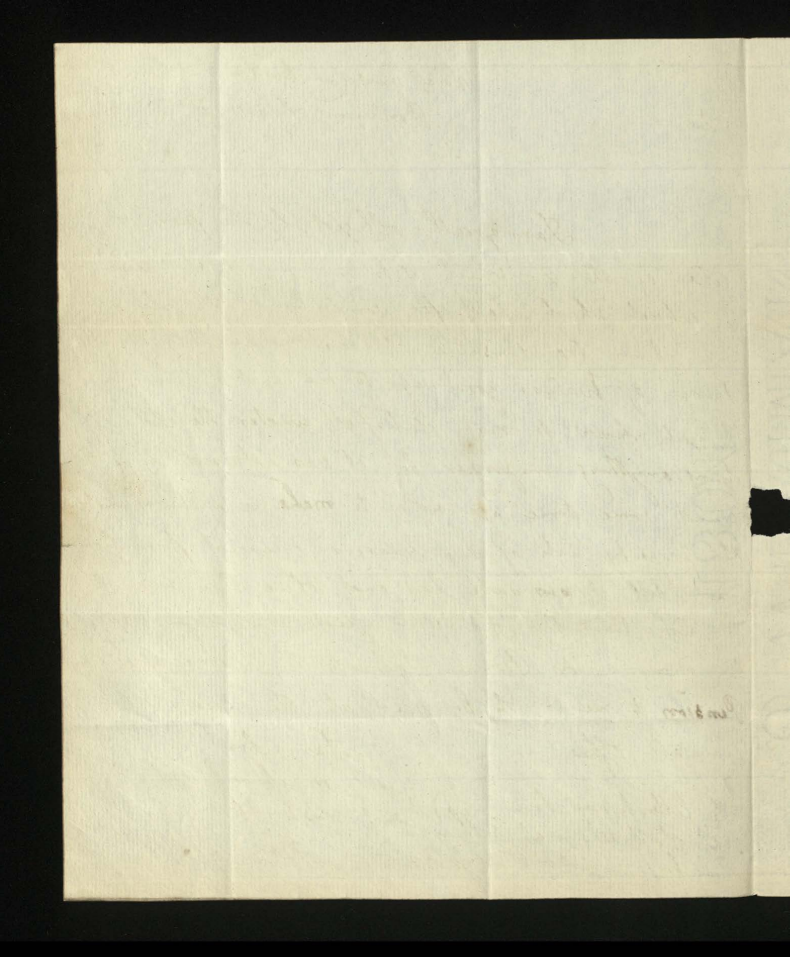
and an Dear Si, Junis very faithfully Cha Bicknell

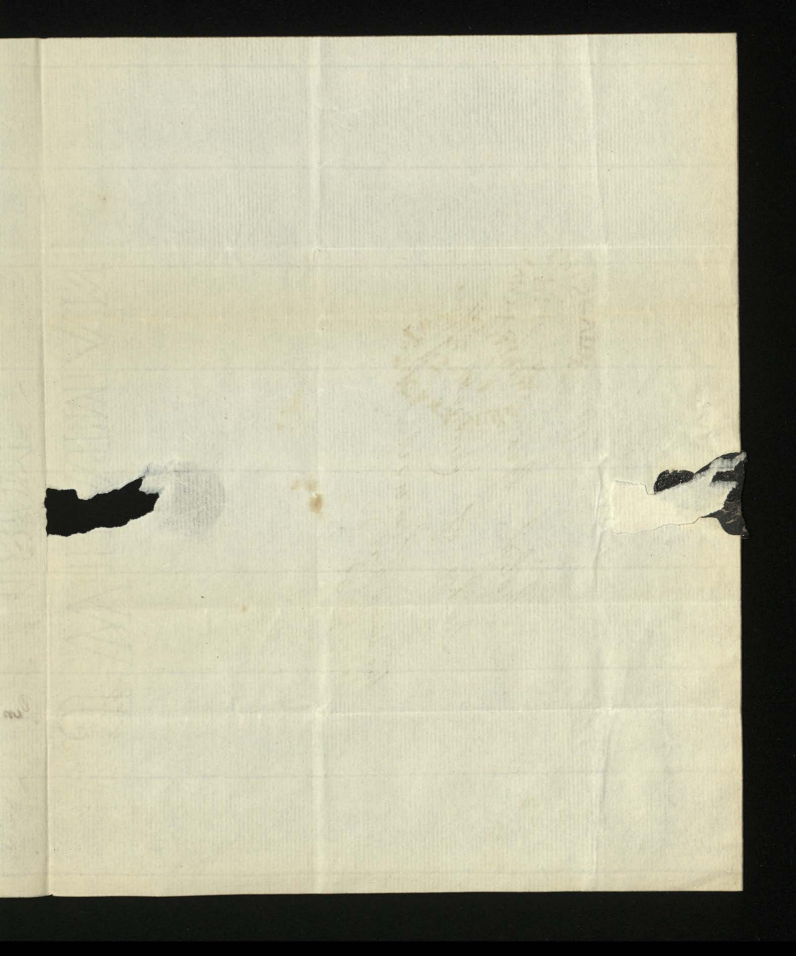


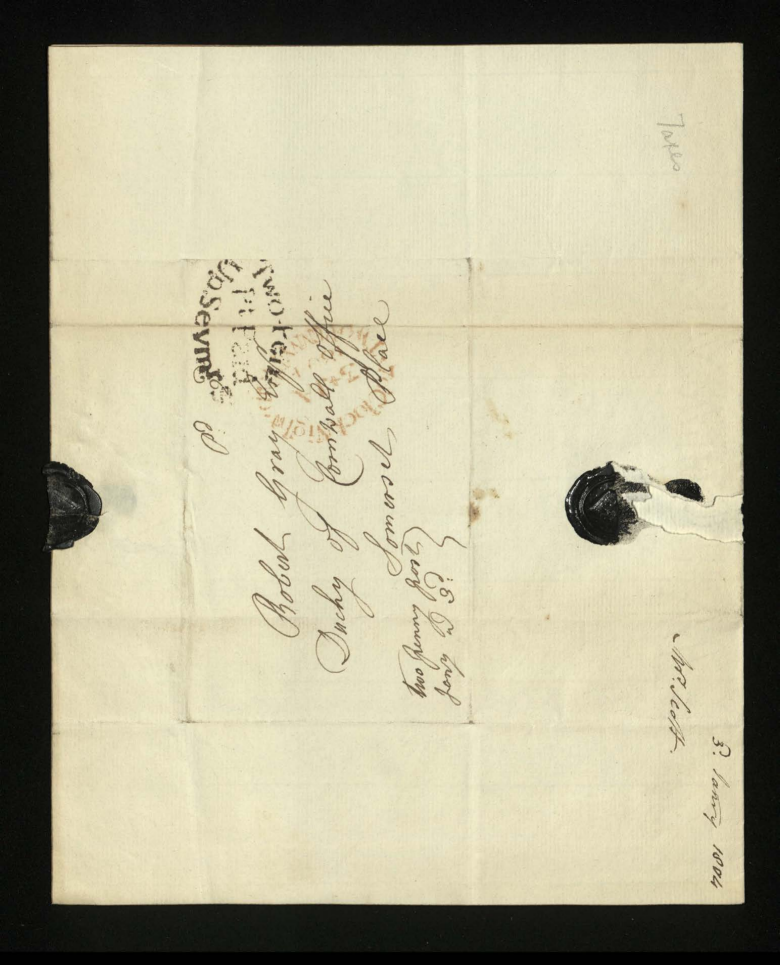




No of new Cum berland Street 30773 Sir Jam greatly obliged by the favor of your letter of the 2! which sets my mind at ease on a subject which had for some time perplessed me I am too sinsible of this Proyal thehnifs The Onnice of Wales's good neps to me and of the gracions Thoyal favor to rest dates feel under the Idea of doing anything improper but I was advised by a found some time ago not to make a return under the property ach of ony Salaries received from yours ment till I was sare how and where They were to be gaid I am ther fore very glad now to find that the Dase on this Boyal Mighness the Gonnee of Walls, Remsion to me is the be paid at the Ducky of Jam Sir O'd letter to may Son your much obliged The letter to may Son for and most Oble Sor! Caph Solh who is all Chatham and most Oble Sor! Shall be forwarded by this days Post) Merry: IcoAl







HENRY SMITH, Esq. Chairman.
THOMAS PLUMMER, Esq.
Deputy Chairman.

The Right Hon. CHARLES PRICE, LORD MAYOR, M. P. HENRY DAVIDSON, THOMAS GOWLAND, Joseph Huddart, THOMAS HUGHAN, EDWARD KEMBLE, RICHARD LEE, EBENEZER MAITLAND, DANIEL MILDRED, DAVID MITCHEL, JEREMIAH OLIVE, THOMAS REID, ABM. W. RUTHERFORD, ROBERT SLADE, G. W. THELLUSSON, JOSEPH TIMPERON,

JOHN H. TRITTON, RICHARD TWINING,



Annual Premium

Duty

Payable at

Sady day

L/3.15...

RECEIVED the above,

D. Colombine

Nº535/_

Andrew Wedderburn, Esqrs.

Directors.

Sum of wenty five Down As fifteen childhas to the IMPERIAL INSURANCE COMPANY, and has agreed to pay, or cause to be paid, to the said Company, at their principal Office in London, the Sum of wenty five Down As fifteen Shillings on the menty fifth day of March 1805. and the like Sum yearly on the Day aforesaid, during the Continuance of this Policy for Insurance from Loss or Damage by Fire, — not exceeding, in each Case, the Sum or Sums herein aftermentioned, on the Property hereby described in the Place or Places herein after particularized, and not elsewhere (unless previously allowed by Indorsement on this Policy,) viz. on

The building of his Flourist Reliance in John Mall Philomony

Ourton Housand, five hundred pounds

And on Stables & Offices adjoining new.

Two thousand five hundred founds

Row be it known, That from the Day of the Date of these Presents, and so long as the said Assured shall duly pay, or cause to be paid, the said Premium to the said Company, at the Time aforesaid, and the acting Directors of the said Company (for the Time being) shall agree to accept the same, the Capital Stock or Funds of the said Company shall be subject and liable to pay to the said Assured, his Heirs, Executors, and Administrators, all the Damage and Loss which the shall suffer by Fire, on the Property herein mentioned, not exceeding the Sum of according to the Tenor of their printed Proposals accompanying this Policy.

PROVIDED ALWAYS, and it is hereby expressly agreed and declared,—and the true Intent and Meaning hereof is, that the Capital Stock and Funds of the said Company shall alone be answerable to the Demands thereupon, under this Policy;—and that no Member of the said Company shall be subject or liable to any Demands against the said Company, upon any Account or Pretence whatsoever, beyond his Share of the Capital Stock or Funds of the said Company, and which Share is set opposite his Signature to the Deed of Settlement establishing the said Company, or mentioned in some other Deed referring thereto, and declaring him to be a Member thereof, any Thing contained in this Policy to the contrary notwithstanding.

In May _ in the Year of our Lord 180 / Day

RECEIVED at the same Time, the Sum of Cighteen Sounds for Stamp Duty on this Policy, for the Commissioners of the Stamp Duties, according to the Acts of Parliament imposing those Duties.

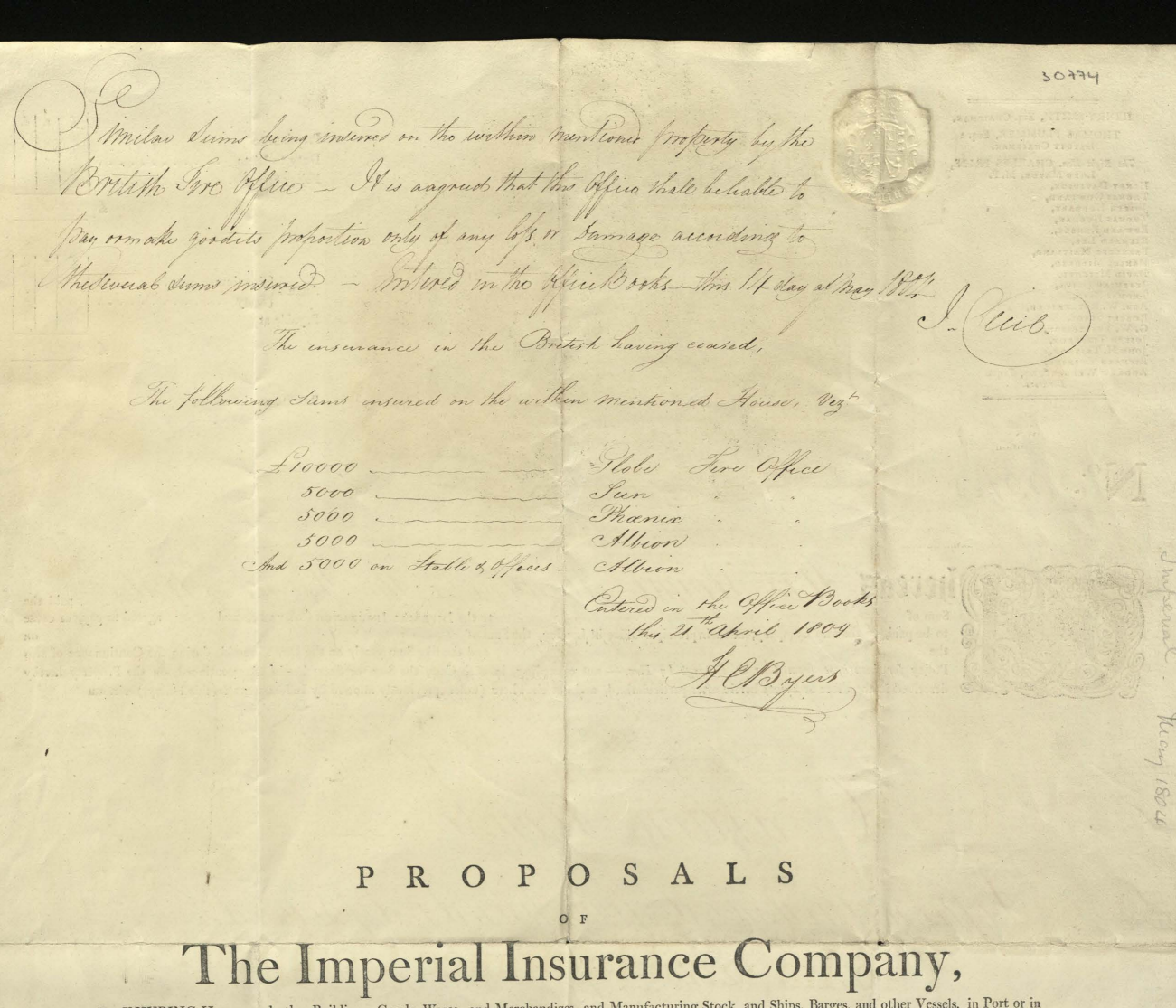
Signed, Sealed, and Delivered, (being first duly Stamped,) in the Presence of Sea The

Printed Receipts for future Payments on this Policy will be given at the Company's principal Office in London, except in Cases where the Premium is authorized to be received by their Public Agents in the Country.

Ext. Jay

BAYAN, Printer, Grosers Hall Court, Poulmy

Andread Caldadaen



For INSURING Houses, and other Buildings, Goods, Wares, and Merchandizes, and Manufacturing Stock, and Ships, Barges, and other Vessels, in Port or in Dock, and Goods on-board the same; also, Ships and other Vessels Building or Repairing; also, Barges and other Vessels on Navigable Rivers, Canals, and other Inland Navigations, and Goods on-board thereof, from Loss or Damage by Fire.

THE following Statement of the Capital will be sufficient to satisfy the Public of the undoubted Responsibility of the Company:

A Capital of ONE MILLION, TWO HUNDRED THOUSAND POUNDS Sterling, has been subscribed in Shares of £500 each, and no Member is a Subscriber for more than £ 5,000. Each Member has deposited £ 10 per Cent. on the Amount of his Subscription, amounting in the whole to £ 120,000, which Sum is invested, and is to accumulate for five Years, without any Dividends being made to the Members of the Company.

In Case the current Premiums on Insurances, with the Deposit of £120,000, and all the Accumulations thereon, respectively, shall prove inadequate to satisfy the Losses which may arise, the Members of the Company are, from Time to Time, to be called upon to pay further Sums, in Proportion to their Subscriptions, and to the full Extent thereof, if the Demands

upon the Company sha'l require the same.

Is the current Premiums shall be more than sufficient to answer Losses, and the Expences of Management, the Surplus is, from Time to Time, to be invested; but such Profits are in no Event to be divided, but are to go in Augmentation of the capital Stock; and the Dividends and Interest of the Profits only, are to be divided, after the Expiration of five Years; so that, if the Company makes a Profit by insuring, its Capital and Responsibility will annually encrease. The Capital provided by the Company being so abundantly ample, and Provision being made for its gradual Encrease, in the Manner before stated, the Company stipulate, (as is declared in their Policies,) that no Member thereof shall ever be liable for, or called upon, to pay a larger Sum than the Amount of his Subscription, upon any Account or Pretence whatsoever.

TABLE OF ANNUAL PREMIUMS TO BE PAID FOR INSURANCE.

No. II. DOUBLE HAZARDOUS INSURANCES. HAZARDOUS INSURANCES. COMMON INSURANCE. BUILDINGS .- All Thatched Buildings having Fire Heat therein; also BUILDINGS.—Brick or Stone Buildings, standing alone or separated by Partition Walls, and covered with Slate, Tiles, Copper, Lead, or Iron, with Brick Chimnies, wherein no hazardous Trades are carried BUILDINGS .- Timber or Plaster Buildings; Brick and Timber or Timber, or Brick and Timber Buildings, in which hazardous Goods are deposited, or hazardous Trades carried on. Brick and Stone Buildings, not having Party Walls of Brick or Stone, wherein no hazardous Trades are carried on, or hazardous Goods deposited; Brick or Stone Buildings, in which hazardous Trades are carried on; and Brick or Stone Water Corn-Mills, having no Kilns; likewise all Shops and Warehouses which have German or Metal Stoves on, or hazardous Goods deposited. GOODS.—The Stock and Goods of Tallow Chandlers, (not Melters,) Oil Leather Dressers, Soap-Makers, Brewers, Vinegar, and Sweet Makers, Printers, Hot-Pressers, and Callenderers, Coopers, Carpenters, Cabinet and Coachmakers, Bread-Bakers, Malsters, Inn-Holders, Stable-Keepers, and Ship-Chandlers; also, Hemp, Flax, Pitch, Tar, Salipetre, Turpentine, Rosin, Tallow, and Oil, in Brick Buildings; the Stock in Timber-Yards, Hay and Corn in Stacks, and other Farming Stock GOODS.—All Goods or Stock in Thatched Dwellings, Tallow Melters, Spermaceti and Wax Refiners and Wax Chandlers, Seed Crushers, China, Glass, and Pottery, Rope-Makers, Lamp-Black and Cart-Grease Makers; also Corn Mills, which contain a Kiln or Kilns. GOODS .- Household Goods in private Dwellings, Merchandize and Stock, not hazardous in Brick or Stone Buildings, as above described, and in which no hazardous Trades are carried on, or hazardous Goods deposited. Larger Insurances on the above Descriptions of Risks, may be made by special Agreement.

Also, Buildings and Stock of Sugar Refiners, Sugar Grinders, Sea Biscuit-Bakers, Distillers, Musical Instrument-Makers, Cotton Spinners, Callico Printers, Flax Dressers, Manufactories worked by Steam Engines, Chemist's Laboratories, Japanners, Turpentine Works, Theatres, and other extraordinary Risks, may be insured by special Agreement. N. B. Buildings and Goods on the Banks of the Thames, from the Tower to Limehouse, on both Sides of the River, are, (on Account of the additional Hazard in these Parts,) charged with a small additional Premium. — A Duty of 2s. per Annum is laid upon every Hundred Pounds Property insured from Fire, which Duty is to be paid at the Office, at the taking out of the Policy.

CONDITIONS upon which this COMPANY make INSURANCES.

I. PERSONS desirous to make Insurance on Buildings, are to deliver in to the Office, the following Particulars, viz. a Description of the Buildings,—where situated,—by whom occupied,—of what Materials the Walls and Roof of each Building intended to be insured are composed,—whether the same are occupied as Dwelling-Houses, or as Warchouses, Manufac-

ing intended to be littlife at Compose, tories, Work-Shops, or how otherwise.

Houses not duly separated by Party Walls, are deemed Brick and Timber.

All Manufactories which contain Furnaces, Kilns, Stoves, Coakels, Ovens, or otherwise use Fire-Heat, are chargeable at

dditional Rates.

II. In the Insurance of GOODS, WARES, or MERCHANDIZES, the Buildings, or Place in which the same are de-II. In the Insurance of GOODS, WARES, or MERCHANDIZES, the Buildings, or Place in which the same are deposited, is to be described; it must also be stated, whether such Goods are of the Kinds denominated hazardous, and whether any Manufactory is carried on in the Premises. And if any Person or Persons shall insure his or their Buildings or Goods, and shall cause the same to be described in the Policy, otherwise than as they really are, so as the same be charged at a lower Premium than is herein specified, as applicable thereto, such Insurance shall be void; or if any Building shall contain any Kiln, Furnace, Steam-Engine, Stove, or Oven, used in the Process of any Manufactory, unless mention be made thereof in the Policy, it shall also be void in Respect to such Building, and the Goods therein.

III. That no Loss or Damage by Fire, occasioned by Invasion, foreign Enemy, civil Commotion, or any military or usurped Power, will be paid or made good, or considered as insured by this Company.

IV. Persons insuring Property at this Office, must give Notice of any other Insurance made by, or on their Behalf, on the same Property, whether such other Insurance shall be made previous, or subsequent to that which is made at this Office; and such other Insurance is to be endorsed on the Policies subscribed on Behalf of this Company, and entered at their Office, otherwise this Company will not died then elves liable to pay in Case of Loss; and after such Indorsement is made, this Company will pay their rateable Propolition of any Loss or Damage by Fire subsequently sustained.

V. Leaseholders, Trustees, Mortgagees, and Persons entitled to Houses and Buildings in Reversion, may insure their respective Interests in Buildings, provided the Nature of their Tenure or Interest therein be duly specified; and this Office will fully reinstate all Damages to Buildings insured, for pay the Amount, not exceeding the Sum insured.

VI. Upon the Death of any Person insured at this Office, the Policy, and interest therein, may be continued

Executor, or Administrator respectively, or be transferred to the Person who shall, upon such Death, be entitled to the Pro-

Executor, or Administrator respectively, or be transferred to the Person who shall, upon such Death, be entitled to the Property insured, provided such Heir, Executor, or Administrator, or other Person so entitled, do procure his or her Interest therein, to be endorsed on the Policy, at the Office of this Company.

That Persons changing their Dwelling-Houses, Shops, or Warchouses, may preserve the Benefit of their Policies, if the Nature and Circumstances of the Risk insured be not altered; but, in all such Cases, the Policy is not to be considered as remaining in Force, until due Notice of the Removal, or Alteration, be given at the Office of this Company, and the same to be allowed by Endorsement, to be made by the Authority of the Company upon the Policy.

VII. All Persons insured by this Company, who shall sustain any Loss or Damage by Fire, are forthwith to give Notice thereof to the Company, at their principal Office in London, and as soon as possible afterwards are to deliver in as particular an Account of their Loss or Damage, as the Nature of the Case will admit of; and shall make Proof of the same by their Oath or Affirmation;—and until such Affidavit, Affirmation, and Account, are produced, the Amount of such Loss, or any Part thereof, shall not be pavable or recoverable; and if there appear any Fraud in the Claim made to such Loss, false Swearing, or affirming, in Support thereof, the Claimant shall forfeit his Claim to Payment thereof, by Virtue of his Policy.

VIII. In Case any Difference or Dispute shall arise between the Assured and the Company, touching the Amount or Extent of any Loss or Damage, such Difference shall be submitted to the Judgment and Determination of Arbitrators, indifferently chosen, whose Award, in Writing, shall be conclusive and binding to all Parties. And when any Loss or Damage shall have been duly proved and ascertained, the Insured shall immediately receive Satisfaction, to the full Amount of the same, WITHOUT ANY DISCOUNT or other Deduction whatever.

IX.—SEPTENNIAL IN

XI. No Receipts are to be taken for any Preniou less than twelve Months.

XI. No Receipts are to be taken for any Prenioums of Insurance, but such as are printed and issued from the Office, and witnessed by one of the Clerks, or Agents of the Office.

3. All Expences attending the Removal of Goods insured in this Office, out of any House or Premises on Fire, or out of any House or Premises adjoining recontiguous to any Building on Fire, will be cheerfully repaid.

Bryan, Printer, Grocers Hall Court, Poultry.

J. DAY, SEC.

30775 Memo on the same property The Within mentioned surges being insured, in the Insperial This office the same is hereby allowed and agreed to on condition that this office be subject only to a lake able proportion with the above mentioned office is care of Los bolicy Antered in the Office Books This 17 th day of May 1804 Hen: Hilson

HENRY SMITH, Esq. CHAIRMAN.
THOMAS PLUMMER, Esq.
DEPUTY CHAIRMAN.

The Right Hon. CHARLES PRICE,
LORD MAYOR, M. P.
ENRY DAVIDSON,

LORD MAYOR, M.P.
HENRY DAVIDSON,
THOMAS GOWLAND,
JOSEPH HUDDART,
THOMAS HUGHAN,
EDWARD KEMBLE,
RICHARD LEE,
EBENEZER MAITLAND,
DANIEL MILDRED,
DAVID MITCHEL,
JEREMIAH OLIVE,
THOMAS REID,
ABM. W. RUTHERFORD,
ROBERT SLADE,
G. W. THELLUSSON,
JOSEPH TIMPERON,
JOHN H. TRITTON,
RICHARD TWINING,

O. 2500.



RECEIVED the above, John Scoth

Sum of Forty Pounds

to the Imperial Insurance Company, and has agreed to pay, or cause to be paid, to the said Company, at their principal Office in London, the Sum of Forty Pounds

on the Inventy fifth day of December 1000. and the like Sum yearly on the Day aforesaid, during the Continuance of this Policy for Insurance from Loss or Damage by Fire, — not exceeding, in each Case, the Sum or Sums herein aftermentioned, on the Property hereby described in the Place or Places herein after particularized, and not elsewhere (unless previously allowed by Indorsement on this Policy,) viz. on

The building of his Mansion house situate at Brighton, known by the Pavilion,

Inventy thousand Pounds,

and

On Plate, Wines and Houshold Furniture therein, of every description (),

Ten thousand Tounds.

Mow be it Known. That from the Day of the Date of these Presents, and so long as the said Assured shall duly pay, or cause to be paid, the said Premium to the said Company, at the Time aforesaid, and the acting Directors of the said Company (for the Time being) shall agree to accept the same, the Capital Stock or Funds of the said Company shall be subject and liable to pay to the said Assured, he Heirs, Executors, and Administrators, all the Damage and Loss which he shall suffer by Fire, on the Property herein mentioned, not exceeding the Sum of Thirty thousand foounds, according to the Tenor of their printed Proposals accompanying this Policy.

PROVIDED ALWAYS, and it is hereby expressly agreed and declared, — and the true Intent and Meaning hereof is, that the Capital Stock and Funds of the said Company shall alone be answerable to the Demands thereupon, under this Policy; — and that no Member of the said Company shall be subject or liable to any Demands against the said Company, upon any Account or Pretence whatsoever, beyond his Share of the Capital Stock or Funds of the said Company, and which Share is set opposite his Signature to the Deed of Settlement establishing the said Company, or mentioned in some other Deed referring thereto, and declaring him to be a Member thereof, any Thing contained in this Policy to the contrary notwithstanding.

In Mitness whereof WE, (being three of the Directors of the said Company,) have hereunto set our Hands and Seals, this Seventh ____ Da of January __ in the Year of our Lord 1801.

RECEIVED at the same Time, the Sum of Thirty Pounds of the Stamp Duties, according to the Acts of Parliament imposing those Duties.

for Stamp Duty on this Policy, for the Commissioners

Signed, Sealed, and Delivered, (being first duly Stamped,) in the Presence of

Printed Receipts for future Payments on this Policy will be given at the Company's principal Office in London, except in Cases where the Premium is authorized to be received by their Public Agents in the Country.

BRYAN, Printer, Grocers Hall Court, Poultry

Ex John Day

Hintry Dair were,

It is agreed that this Policy Whall Jumain infulo face cowing & loood only on the Pare furnitue _ I floor on the building lately breeted on the Opposite hide It tooto also being insued on the Pacilion hythe Office It is agreed that this Office thall be hable to pag ormake good its according) who leveral lums in Lund Ent 9eb: 18: 1805

For INSURING Houses, and other Buildings, Goods, Wares, and Merchandizes, and Manufacturing Stock, and Ships, Barges, and other Vessels, in Port or in Dock, and Goods on-board the same; also, Ships and other Vessels Building or Repairing; also, Barges and other Vessels on Navigable Rivers, Canals, and other Inland Navigations, and Goods on-board thereof, from Loss or Damage by Fire.

THE following Statement of the Capital will be sufficient to satisfy the Public of the undoubted Responsibility of the Company:

A Capital of ONE MILLION, TWO HUNDRED THOUSAND POUNDS Sterling, has been subscribed in Shares of £500 each, and no Member is a Subscriber for more than per Cent. on the Amount of his Subscription, amounting in the whole to £120,000, which Sum is invested, and is to accumulate for five Years, 5.000. Lach Member has deposited £ 10

without any Dividends being made to the Members of the Company. IN Case the current Premiums on Insurances, with the Deposit of £120,000, and all the Accumulations thereon, respectively, shall prove inadequate to satisfy the Losses which may arise, the Members of the Company are, from Time to Time, to be called upon to pay further Sums, in Proportion to their Subscriptions, and to the full Extent thereof, if the Demands

If the current Premiums shall be more than sufficient to answer Losses, and the Expences of Management, the Surplus is, from Time to Time, to be invested; but such Profits are in no Event to be divided, but are to go in Augmentation of the capital Stock; and the Dividends and Interest of the Profits only, are to be divided, after the Expiration of five Years; so that, if the Company makes a Profit by insuring, its Capital and Responsibility will annually encrease. The Capital provided by the Company being so abundantly ample, and Provision before a called upon the Profits are in noits gradual Encrease, in the Manner before stated, the Company stipulate, (as is declared in their Policies,) that no Member thereof shall ever be liable for, or called upon, to pay a larger Sum than the Amount of his Subscription, upon any Account or Pretence whatsoever.

TABLE OF ANNUAL PREMIUMS TO BE PAID FOR INSURANCE.

No. III. No. II. No. I. DOUBLE HAZARDOUS INSURANCES. HAZARDOUS INSURANCES. COMMON INSURANCE. BUILDINGS.—Timber or Plaster Buildings; Brick and Timber or Brick and Stone Buildings, not having Party Walls of Brick or Stone, wherein no hazardous Trades are carried on, or hazardous Goods deposited; Brick or Stone Buildings, in which hazardous Trades are carried on; and Brick or Stone Water Corn-Mills, having no Kilns; likewise all Shops and Warehouses which have German or Metal Stoves with Pines. BUILDINGS .- All Thatched Buildings having Fire Heat therein; als BUILDINGS.—Brick or Stone Buildings, standing alone or separated by Partition Walls, and covered with Slate, Tiles, Copper, Lead, or Iron, with Brick Chimnies, wherein no hazardous Trades are carried Timber, or Brick and Timber Buildings, in which hazardous Good are deposited, or hazardous Trades carried on. on, or hazardous Goods deposited. GOODS.—The Stock and Goods of Tallow Chandlers, (not Melters,) Oil Leather Dressers, Soap-Makers, Brewers, Vinegar, and Sweet Makers, Printers, Hot-Pressers, and Callenderers, Coopers, Carpenters, Cabinet and Coachmakers, Bread-Bakers, Malsters, Inn-Holders, Stable-Keepers, and Ship-Chandlers; also, Hemp, Flax, Pitch, Tar, Saltpetre, Turpentine, Rosin, Tallow, and Oil, in Brick Buildings; the Stock in Timber-Yards, Hay and Corn in Stacks, and other Farming Stock GOODS .- All Goods or Stock in Thatched Dwellings, Tallow Melters GOODS .- Household Goods in private Dwellings, Merchandize and Spermaceti and Wax Refiners and Wax Chandlers, Seed Crushers, China, Glass, and Pottery, Rope-Makers, Lamp-Back and Cart-Grease Makers; also Corn Mills, which contain a Kiln or Kilns. Stock, not hazardous in Brick or Stone Buildings, as above described, and in which no hazardous Trades are carried on, or hazardous Goods 3000l, or under, 2s. per Cent. per Annum. 1000l. or under, 3s. per Cent. per Annum. 1000l. or under, 5s. per Cent. per Annum. Larger Insurances on the above Descriptions of Risks, may be made by special Agreement.

Also, Buildings and Stock of Sugar Refiners, Sugar Grinders, Sea Biscuit-Bakers, Distillers, Musical Instrument-Makers, Cotton Spinners, Callico Printers, Flax Dressers, Manufactories worked by Steam Engines, Chemist's Laboratories, Japanners, Turpentine Works, Theatres, and other extraordinary Risks, may be insured by special Agreement. N. B. Buildings and Goods on the Banks of the Thames, from the Tower to Limehouse, on both Sides of the River, are, (on Account of the additional Hazard in these Parts,) charged with a small additional Premium. — A Duty of 2s. per Annum is laid upon every Hundred Pounds Property insured from Fire, which Duty is to be paid at the Office, at the taking out of the Policy.

CONDITIONS upon which this COMPANY make INSURANCES.

1. PERSONS desirous to make Insurance on Buildings, are to deliver in to the Office, the following Particulars, viz. a Description of the Buildings,—where situated,—by whom occupied,—of what Materials the Walls and Roof of each Building intended to be insured are composed,—whether the same are occupied as Dwelling-Houses, or as Warehouses, Manufacture Walk Shope or how otherwise.

Houses not duly separated by Party-Walls, are deemed Brick and Timber.

All Manufactories which contain Furnaces, Kilns, Stoves, Coakels, Ovens, or otherwise use Fire-Heat, are chargeable at

All Manufactories which contain Furnaces, Kilns, Stoves, Coakels, Ovens, or otherwise use Fire-Heat, are chargeable at additional Rates.

II. In the Insurance of GOODS, WARES, or MERCHANDIZES, the Buildings, or Place in which the same are deposited, is to be described; it must also be stated, whether such Goods are of the Kinds denominated hazardous, and whether any Manufactory is carried on in the Premises. And if any Person or Persons shall insure his or their Buildings or Goods, and shall cause the same to be described in the Policy, otherwise than as they really are, so as the same be charged at a lower Premium than is herein specified, as applicable thereto, such Insurance shall be void; or if any Building shall contain any Kiln, Furnace, Steam-Engine, Stove, or Oven, used in the Process of any Manufactory, unless mention be made thereof in the Policy, it shall also be void in Respect to such Building, and the Goods therein.

III. That no Loss or Damage by Fire, occasioned by Invasion, foreign Enemy, civil Commotion, or any military or usurped Power, will be paid or made good, or considered as insured by this Company.

IV. Persons insuring Property at this Office, must give Notice of any other Insurance made-by, or on their Behalf, on the same Property, whether such other Insurance shall be made previous, or subsequent to that which is made at this Office; and such other Insurance is to be endorsed on the Policies subscribed on Behalf of this Company, and entered at their Office, otherwise this Company will not hold themselves liable to pay in Case of Loss; and after such Indorsement is made, this Company will pay their rateable Proportion of any Loss or Damage by Fire subsequently sustained.

V. Leascholders, Trustees, Mortgagees, and Persons entitled to Houses and Buildings in Reversion, may insure their respective Interests in Buildings, provided the Nature of their Tenure or Interest therein be duly specified; and this Office will fully reinstate all Damages to Buildings insured, or pay the Amount, not

Executor, or Administrator respectively, or be transferred to the Person who shall, upon such Death, be entitled to the Property insured, provided such Heir, Executor, or Administrator, or other Person so entitled, do procure his or her Interest therein, to be endorsed on the Policy, at the Office of this Company.

That Persons changing their Dwelling-Houses, Shops, or Warchouses, may preserve the Benefit of their Policies, if the Nature and Circumstances of the Risk insured be not altered; but, in all such Cases, the Policy is not to be considered as remaining in Force, until due Notice of the Removal, or Alteration, be given at the Office of this Company, and the same to be allowed by Endorsement, to be made by the Authority of the Company upon the Policy.

VII. All Persons insured by this Company, who shall sustain any Loss or Damage by Fire, are forthwith to give Notice thereof to the Company, at their principal Office in London, and as soon as possible afterwards are to deliver in as particular an Account of their Loss or Damage, as the Nature of the Case will admit of; and shall make Proof of the same by their Oath or Affirmation;—and until such Affidavit, Affirmation, and Account, are produced, the Amount of such Loss, or any Part thereof, shall not be payable or recoverable; and if there appear any Fraud in the Claim made to such Loss, false Swearing, or

or Affirmation;—and until such Affidavit, Affirmation, and Account, are produced, the Amount of such Loss, or any Part thereof, shall not be payable or recoverable; and if there appear any Fraud in the Claim made to such Loss, false Swearing, or affirming, in Support thereof, the Claimant shall forfeit his Claim to Payment thereof, by Virtue of his Policy.

VIII. In Case any Difference or Dispute shall arise between the Assured and the Company, touching the Amount or Extent of any Loss or Damage, such Difference shall be submitted to the Judgment and Determination of Arbitrators, indifferently chosen, whose Award, in Witing, shall be conclusive and binding to all Parties. And when any Loss or Damage shall have been duly proved and ascertained, the Insured shall immediately receive Satisfaction, to the full Amount of the same, WITHOUT ANY DISCOUNT or other Deduction whatever.

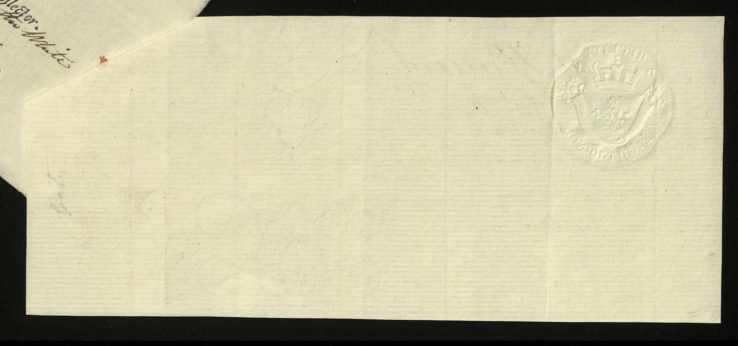
IX.—SEPTENNIAL INSURANCES—Persons chusing to insure for seven Years, will be charged for six Years only; also, for any Number of Years, less than seven, will be allowed a reasonable Discount, both upon the Premium and Duty.

X. Insurances may be made for any Period less than twelve Months.

XI. No Receipts are to be taken for any Premiums of Insurance, but such as are printed and issued from the Office, and witnessed by one of the Clerks, or Agents of the Office.

witnessed by one of the Clerks, or Agents of the Office.

All Expences attending the Removal of Goods insured in this Office, out of any House or Premises on Fire, or out of any House or Premises adjoining or contiguous to any Building on Fire, will be cheerfully repaid.



Supplied by the Royal Archives / © Her Majesty Queen Elizabeth II 2020

PARISH OF BRIGHTON,

County of Sussex.

To this Royal Trypuels the Prime of Wales

DO hereby give you NOTICE, that by Virtue of an Act passed in the 43d Year of His present Majesty, intituled, "An Act for granting to His Majesty, "until the 6th Day of May next, after the Ratification of a "Definitive Treaty of Peace, a Contribution on the Profits "arising from Property, Professions, Trades, and Offices," for the Year 1804.

You are charged, as under, for One Year, ending 5th of April, 1805, -viz.

					L.	s.	d.
Duty on Land as Landlord	-	-	-	-	-	15	
Ditto on Ditto as Tenant	-	-	-	-		11	3
Ditto on Houses	-	-	-	-	23	5	,
Ditto on Income	-	-	-	-			
					-		
Т	OT.	AL	6	£.	24	11	3

Witness my Hand, this 25. Day of June 1015

M. M. Day & appeal - Thursday 10. July nead at the White

LEE, PRINTERS, 3, PRINCE's PLACE, NORTH STREET, BRIGHTHELMSTON.

rates where for Land Lord's Duty on Hauled. On year to 5. April 1005 £ 24. 11. 3. there of an under the One Year, ending 5th of Winds ny Hand, this " Day of love lette ale, thinter, of thinks is it in worth states, exceptinged



Receipt Nº

£. s. d.

Premium 5.. ..

Duty

£/0

BRITISH FIRE OFFICE, STRAND, and CORNHILL, LONDON.

Received the Day of Info 1805 of Mr Steerloy al Stight the Princes of Evales — the Sum of Jen Policy numbered as above, for Insurance on £ 4000 from Midsummer-Day 1805 to Midsummer-Day 1806.

For the British Fire Office,

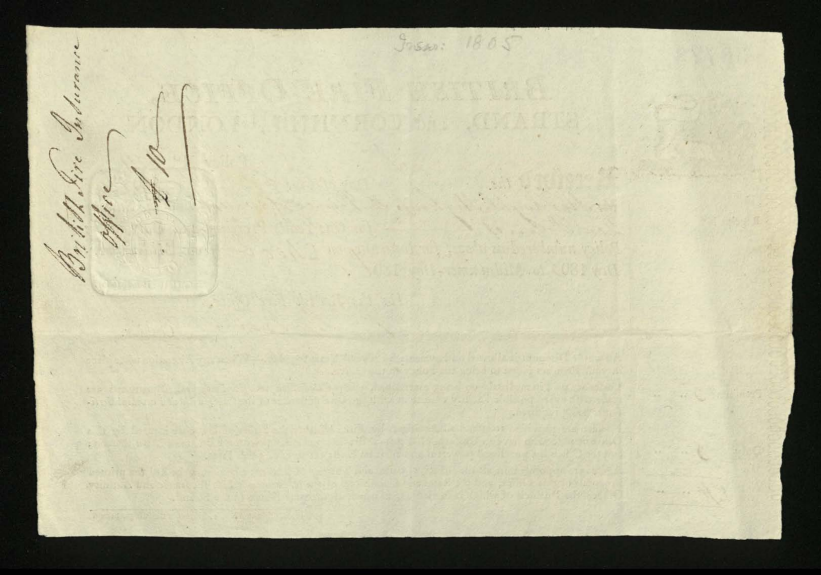
An ample Discount is allowed on Payments for several Years together.—When any Alteration takes place in your Premises please to bring the Policy to the Office.

Losses are paid immediately on being ascertained, without Deduction or Office Fees; and Adjustments are made with every possible Facility consistent with the Circumstances of the Case, without Parochial Certificates being required.

Firemen are provided to attend all Accidents by Fire, whether the Suffering Party are insured by this Office or not, who have an Uniform of Blue and Scarlet, and a Badge with the Baltish Lion thereon; and the Office has purchased powerful and effectual Engines to extinguish Fires.

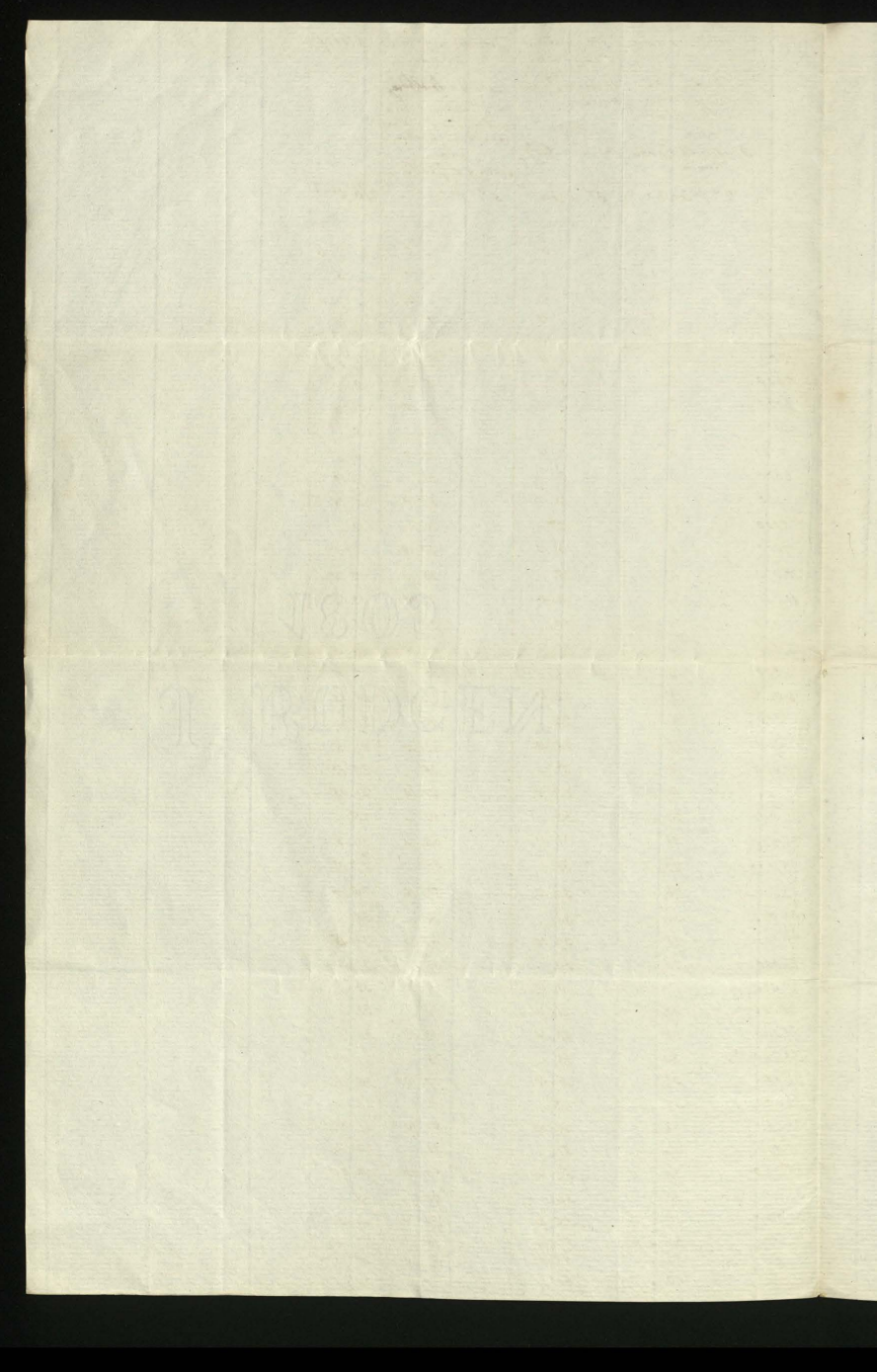
Agents are appointed in all the principal Cities and Towns, of any of whom may be had the printed Proposals of this Office, and the Rates and Conditions of the Westminster Life Insurance and Annuity Office; the Business of which is carried on, as usual, in the same House in the Strand.

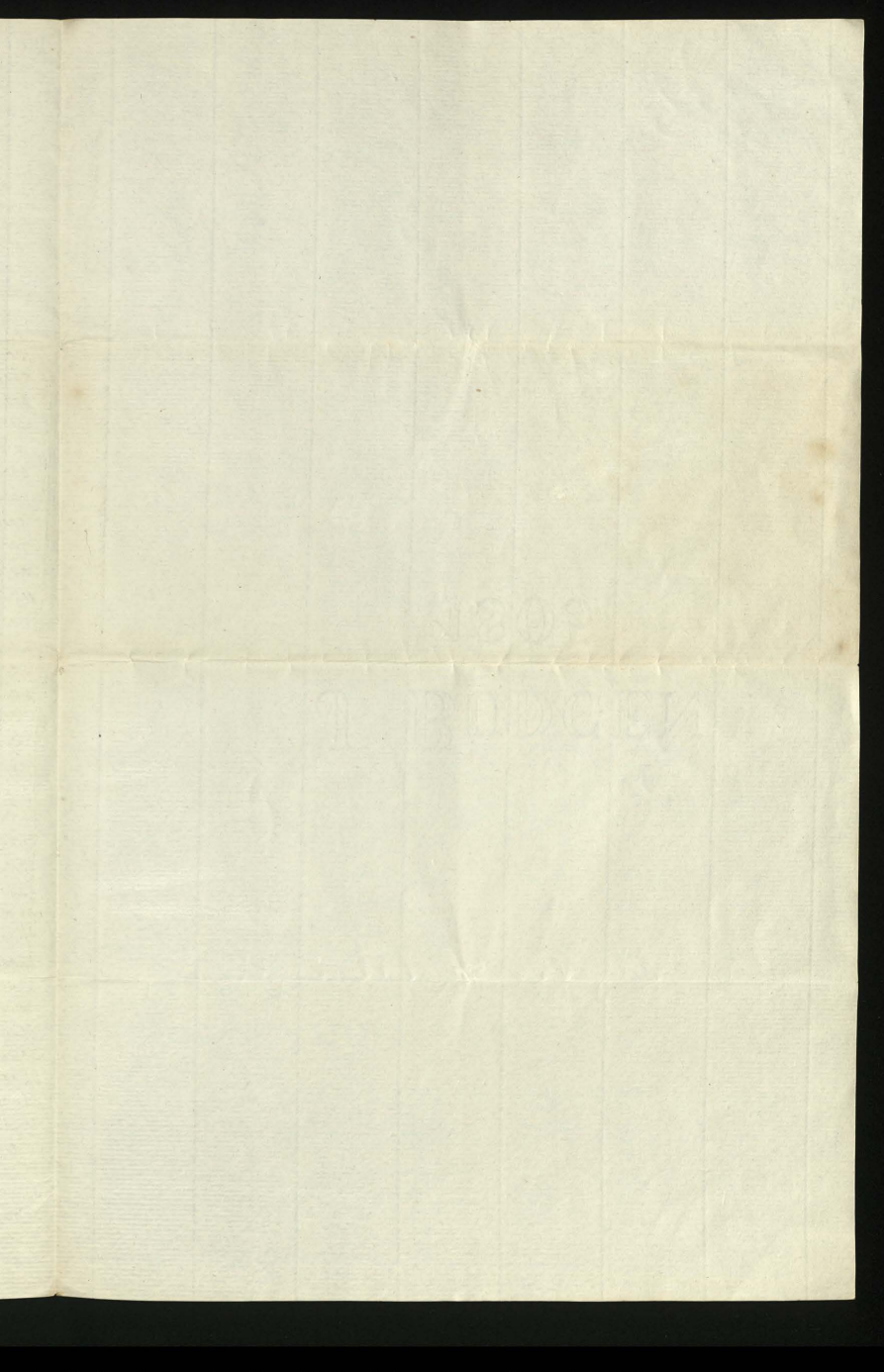
T. Collins, Printer, No. 1, Harvey's Buildings, Strand.

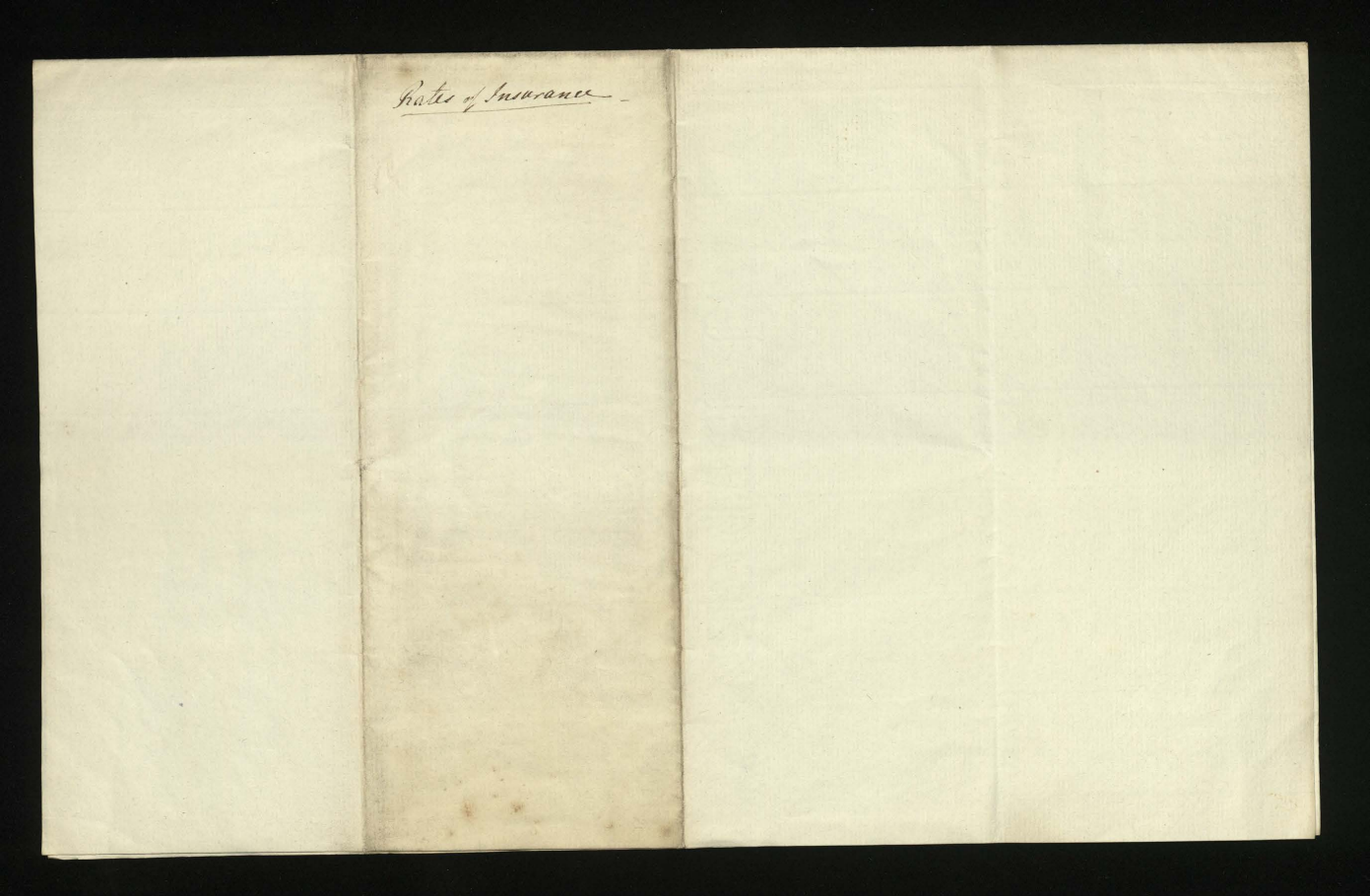


Supplied by the Royal Archives / © Her Majesty Queen Elizabeth II 2020

30779	Common Insurance	Hazardow	Double hazardous	Duty			
	hail 11	Insurance	Insurance babi		View in		
	Brick or Stone buildings, covered	Funder or Plaster	That ched Ballady				
	with Plate, Files de	and	1. I du is in shick are				
	Household Goods		ragardors goroso				
	therein.		China of lass.				
frand-	2 tent	3 . Hans.	5 ? go Cent	2/6 800			
#							
	" 2 4	3	5	. 2.6			
200-				11 3 3 12 3 12 3 1			
300-			15				
500		12.	L	10			
			· 1. 5 2. 10				
2000	2	3	5	2.10	17.12		
3000.	3	4. 10	7. 10	3. 15.			
			10				
			12.10. 1	The same of the sa			
6000	b	g	15	7. 10			
			17. 10,				
			20			122	
9000			22.10.		10,000	- ot-3"-	
10,000			25				
A SECTION OF THE PERSON OF THE			27.10.	And the second second second			
Colonia Coloni			30	and the second second			
		The second secon	32. 10	The second second			
14,000	The second secon		35			- al - 2"-	15 6 0 7
15,000	1	The second second second	37. 10.		15000		
17,000			40 42.10	1			3 - 2 2
			42.10			2	6 - 1
			47.10	1			E. Pa
-			50		5000	at 2'- 4	96111
			52.10		A L	- 3 - 7	12 70
The second second second			55				
23,000			57.10.				
			60	30			
25,000			62.10	THE REAL PROPERTY.			
26,000			65	1			
/			67.10.,				
The same of the sa			70				
29,000			72.10				
3		4	75:	1 .			
31,000			77.10. ,				
32,000			02.10.				
34,000			02.10.				
35,000			87.10.				
36,000			90				
37,000			92.10.		1000		
30,000	30.~~	57.	95	47.10.			
40,000			97.10.				
40,000	40/2-4-	1	- · · · · · · · · · · · · · · · · · · ·	1000-	1 . 5)		







Annuity or Pension, payable by His Majesty, or out of the Public Revenue, where the Whole of the Income arises therefrom, claiming an Exemption or Abatement under an Act passed in the 43d Year of His present Majesty's Reign, intituled, "An Act for granting to His Majesty, until the 6th Day of May next after the Ratification of a Definitive Treaty of Peace, a Contribution on the Profits arising from Property, Professions, Trades, and Offices," as having an Income under £150 per Annum, or on Account of Children, for the Year ending 5th April, 1804.

I come is derived from my Appointment in the Office of an Annuity or Pension payable in the Department of exceed the Sum of £

do declare, That the Whole of my Inor from and doth not

Dated this

Day of

Signed

D	ECLARA	TION	of the	Number	of	CHILDREN.
---	--------	------	--------	--------	----	-----------

I do declare, That I have the undermentioned Children, born in lawful Wedlock, and maintained by me at my Expence:

Names of Children. Residence.

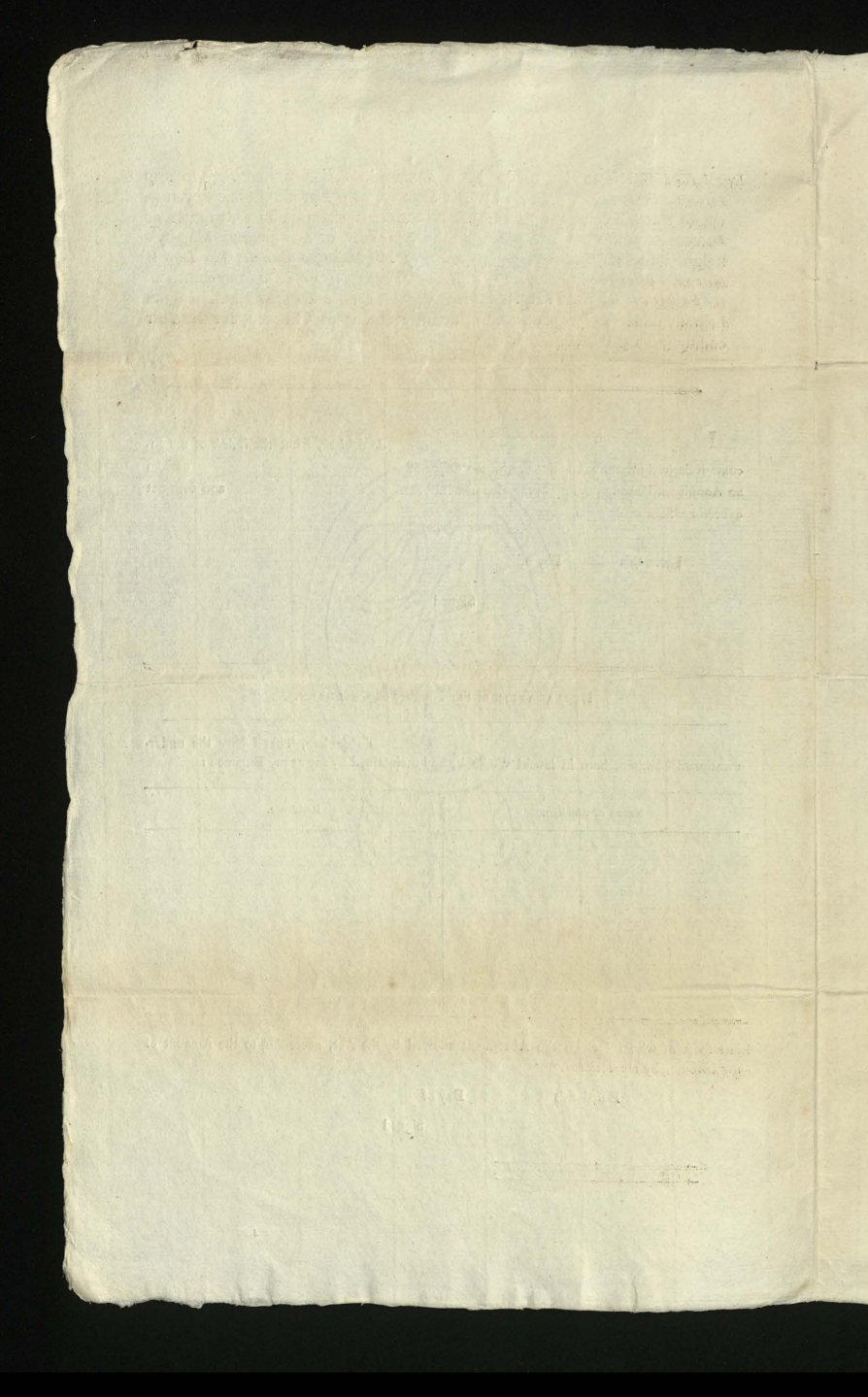
in respect of whom I claim the Abatement allowed by the Act, according to the Amount of my Income, by me declared.

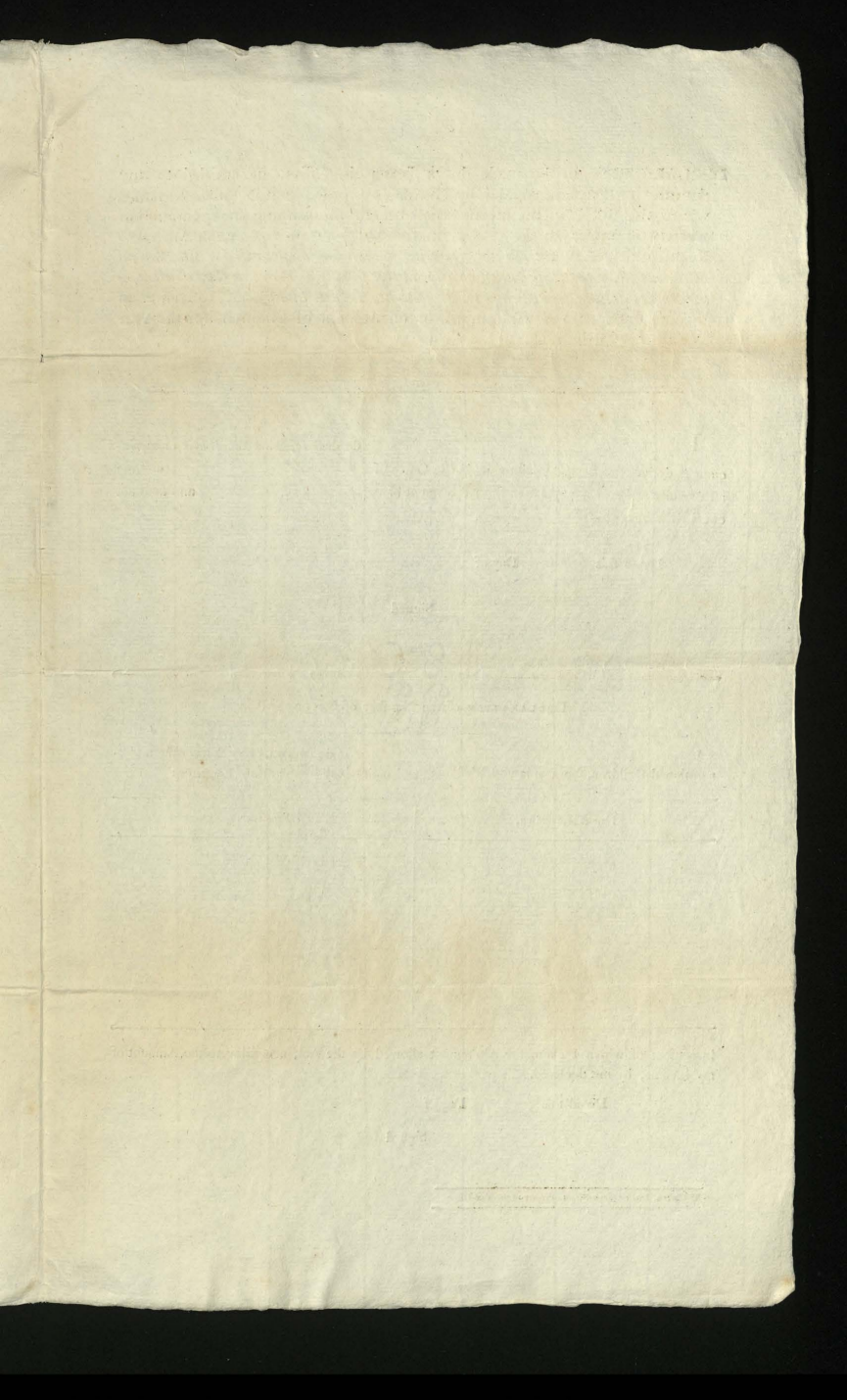
Dated this

Day of

Signed

T. BURTON, Little-Queen Street, Printer to the Tax Office.

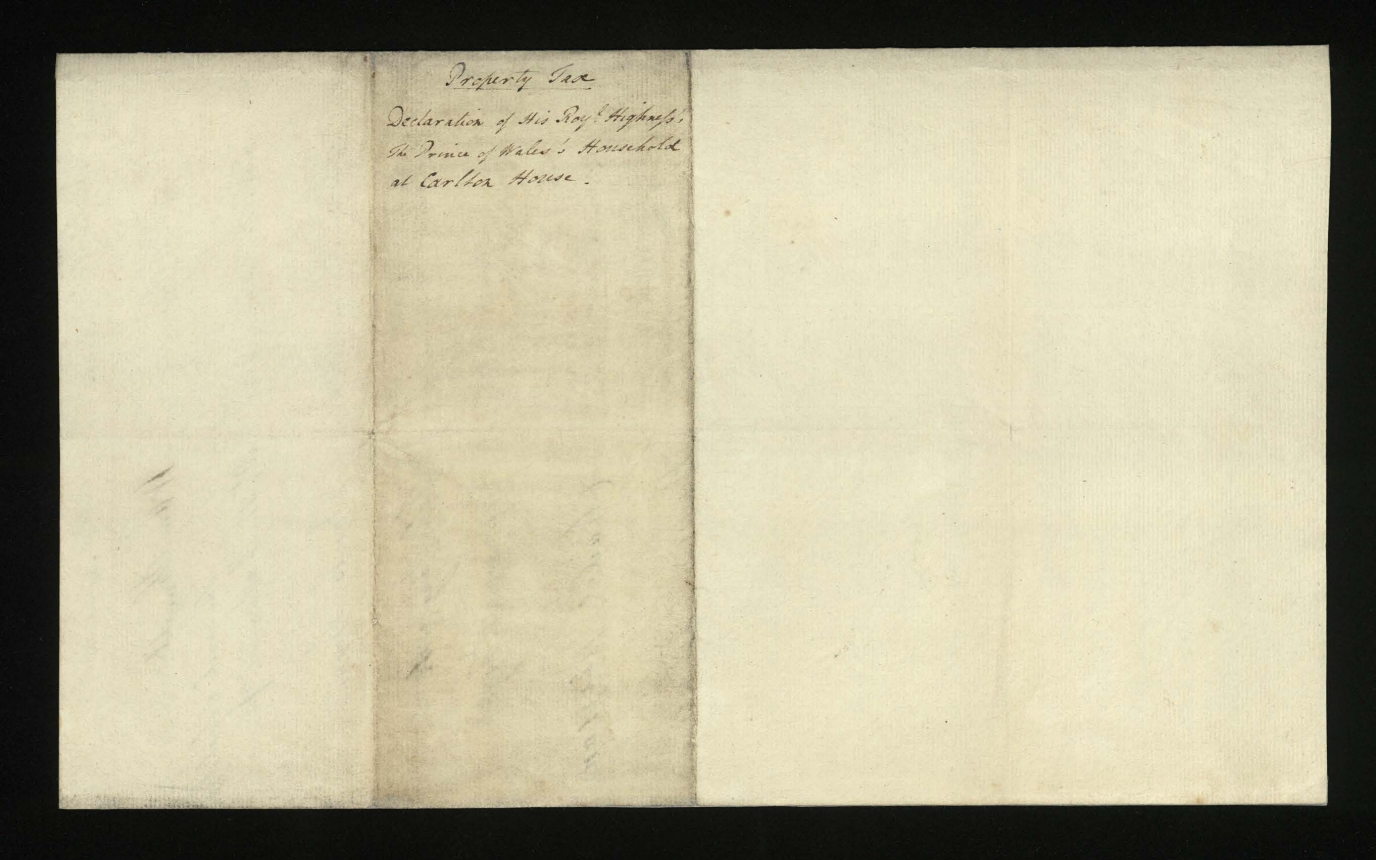




We whose names are hereunto subscribed Do severally declare That the whole of our respective Incomes is derived from our Salarces or Wages under The Establishment of His Royal Highnes The France of World, and doth not exceed the Sum hereafter expressed against each of our hames respectively. Annual Salariis Signatures - Yames Ranks Jos: men Joseph Ince .. Page of the Dresence 100. " 100 ___ George Froup _ Mardrobe Keepen . Geo Troup The Dulton. Tho " Dalson ... Dep " Gent " Porten Mary Willets 100 Mary Willis .. Housekeeper .. Ann Sandersan 32. 7. 4 Ann Sanderson. Coffee Room Woman. Elizabeth Walls 40 Eliz ! Walls ... Silver Scullery Woman. Savak Spiser 27. 7. 4 Sarah Spicer . Upper House maid .. Many Burley. 27. 7. 4 Mary Burley - House maid Maria Flancon 27. 7. 4 Maria Hanson - 20 --Algabeth Droking 27. 7. 4 Eliz Dickenson .. Do ... Sligabeth Pankinson 27. 7. 4 Eliz ! Parkinson . Do 27. 7. 4 Elig! Home 2" - - - Eliza Homes

	the later of the later of the			
Innual Salverus	Names	Ranks	Signatures	Jalaru
27. 7. 4	Ann Winfield _	House maid	Ann Winfell	30
27. 7. 4	Sarah Senner-	9.	· Amaly Jennes	27. 6
27. 7. 4	Many Guildford-	9	Many Guilford	15
42. 3	ljeo: Kap kins _	Matchman	go. Maphin	40
32. 3	Will'm Dockray_	ġ: \ \	Mockway,	40
		Clerk of the Kitchen -	6 1. 1	40
-105:	Ined & Badua _	Cook	Priederio Badua	50
		Upitant Cook _	Ullersperger	
40	Sarah Sleath _	Noman Cock	Sarah Sheath	
140	Edw? Godeby	Table Decker	Edwar Godebye	
27. 6	Surah Hulchins	Assistant Confectioner	Islandh Stretchins	
40	Sames Sims _	Shward Room Boy	Jamessims	
	Edw. Jones _		Edward Jones	

	Annual Salaries	Names	2 Ranks	Signatures
	30	William Knigh	Errandman	William Phonogho The mark of Shark Signe With Matthews of
	27. 6	Sarah Sigirs _	Kitchen haid	Wat H Matthews of paran pygli
	15	Sames Dorant.	Kischen Bay	Vames Dorants.
	40	Soseph Langworth	- Upislant Cellarman .	
	40	Will in Worght.	Coal Porter	som Wright
	40	Char. Pearson -	90	Charles penson
	50	The Sickner _	Melsenge	Thomas Suhmer
ins				



We whose names are hereunto subscribed Do averally deduce That the whole of our respective Incomes is derived from our Subscries or Wages under the Establishment of this Royal Highness The Drince of Wales, and dott not exceed the Sum hereafter expressed against each of our hames respectively.

Salaries	Names	Ranks	Signatures
111. 6	Sarah Smith _	Ansekeeper_	Eliza h Smith
77. 6	In Redifer _	Butter	John Rodifor,
32. 7.4	Ann Galloway.	Amsemaid _	Nei Mark + witrep & Smith Bi Gacom
	Ann Daniel		ann Denieb
40. 6	Rick? Green_	Bake,	Michario Green
27. 7. 4	Undd Nort	Porter	His Mark witness
21	Postus Townsend .	Vatchman	His Markt Withup & Smith By Govern
40	John Gurner _ 9	Pardener	John Kurne &
No. of the last			

