

Borough of New
Windsor in the
County of Berks
and Castle there

At a meeting of the
Commissioners for the several
duties under the management of
the Commissioners for the Affairs of Taxes
acting for the said Borough and Castle
on the 18th day of September 1810 for
hearing and determining Appeals against
the final assessments of the said duties
and which at the request of the appellants
hereinafter named who was prevented
from attending on that day, stood adjourned
to the 20th day of May 1811 the following
Case was brought before the said Commissioners
and determined as hereafter stated.

The Honorable George Villiers —
appealed against the Window & Inhabited
House duties charged in the assessment for
the Year ending the 5th April 1811 on him
as occupier of Cranbourn Lodge situate
within the said Borough.

Mr. Villiers being sworn stated
that the said Lodge belongs to the Crown
and was formerly occupied by the Lord
Marsden of Windsor Forest in virtue of
his

his Office, and since the death of the Duke of Gloucester, the late Lord Warden the said Lodge has come into His Majesty's hands that His Majesty some time since appointed Mr. Villiers to the Office of Superintendant of His Majesty's Farms adjoining to the said Lodge and in the Vicinity wherein His Majesty employs a considerable number of Labourers - and Mr. Villiers by His Majesty's nomination is the Superintendant of the Farms, and Auditor of the Accounts, which requiring his personal attendance, His Majesty has thought proper and found it necessary to direct him to reside in the said Lodge, as such Superintendant.

Mr. Villiers further stated that the Salary which he receives as Superintendant of the Farms, is paid to him by His Majesty on his signing a Receipt expressing himself to be so. - That Apartments are reserved in the said Lodge for the use of His Majesty and the rest of the Royal Family whenever they choose to resort there. -

As the Commissioners present are of Opinion that Cranbourn Lodge not being a Public Office, nor held by Mr. Villiers in right of any Public Official situation under His Majesty, and the Act laying the above

mentioned

mentioned duties on the Occupier according to the number of Windows and Value of Premises conceive that Mr. Villiers is equally liable to those personal taxes as any other of His Majesty's Subjects, notwithstanding no consideration is given for the occupation of the Lodge and therefore confirm the Apprais.

Mr. Villiers being dissatisfied with our determination, and conceiving as being one of His Majesty's Servants residing at the said Lodge for the express purpose of Superintending His Majesty's concerns in its Vicinity paying no Rent for the said Lodge, and being removable at pleasure he is not amenable to the duties beforementioned, and therefore has demanded a Case to be transmitted to His Majesty's Judges for their opinion which we have accordingly stated and subscribed

Jas. Egglestone

Jas. Millers

6. December 1811. We are of opinion that the determination of the Commissioners is wrong

A. Thomson

A. Chamber

Geo: Wood

J. Bayley

House belonging
to the Martyr.

Copies of Lord Audley's
to the Villain's Court -

West Brunston

Surrey }
Surrey }

At a Meeting of the Commissioners of the Land Tax and assessed Duties held at the Spread Eagle Inn at Wandsworth in the County of Surrey on Thursday the 4th day of February 1808 for the purpose of hearing and determining appeals against Surcharges made by the Surveyor for the Crown -

Lord Sidmouth by George Bramwell appealed against a charge made by the Surveyor for the Crown for House and Window Duty of White Lodge Richmond Park the present residence of his Lordship

Case

In the Royal Park of Richmond which belongs to and is in possession of His Majesty there is a mansion called the White Lodge which was built by His Majesty George the 1st and was understood to have been intended as a Place of refreshment for His Majesty after the fatigues of the chase

It was afterwards designed for the residence of Her Royal Highness the late Princess Amelia by whom some additions were

30
made to it, but it does not appear that it was
occupied by Her Royal Highness or that it has
ever been inhabited except by Persons appointed
by His King to take care of it until the end
of the year 1702 previous to which His
Majesty was pleased at his own expence to put
it into a complete repair and condition for the
residence of Lord Sidmouth, since that time
it has been occupied by his Lordship, but
merely during His Majesty's Pleasure, without
any definitive term or any demise or grant
from His Majesty, and without payment of
rent or other valuable consideration for the
same - the whole Estate Property and Interest
therein remaining in His Majesty (except
as aforesaid)

This Lodge was never rated to
the House and Window duties till the last
assessment in 1707. Lord Sidmouth conceiving
that it properly falls within the exemption
of any House belonging to His Majesty
thought it incumbent on him to appeal against
the charge

We the Commissioners present
were and are of opinion that as the act of
Parliament expressly states that any House

belonging to His Majesty or any of the Royal Family one to be exempt from the Inhabited House Duty, and it appearing Lord Sidmouth resides therein during His Majesty's Pleasure without payment of any Rent or other considerations dismissed the charge —

On which determination the Surveyor required a case to be transmitted for the opinion of the Judges of the Court of King's Bench or Common Pleas or to one of the Barons of His Majesty's Court of Exchequer alleging that he conceived it to have been the intention of the Legislature (by the clause of exemption in question) to exempt His Majesty, the Royal Family, and their Household only, that it appeared on the examination that Lord Sidmouth did not hold any official situation under His Majesty and as the act lays those duties on the occupier according to the number of windows and value of Premises he considers Lord Sidmouth equally liable to those Personal Taxes with any other of His —

Majesty's Subjects notwithstanding that no
consideration is given for the occupation —

We do certify the same —
accordingly, as witness our hands this 4th day
of February 1805 —

Witness

W. B. Luttly

Clerk

John Hodgson

Rob^t. Winter } Commissioners

23 February 1805

We are of opinion that the determination
of the Commissioners is wrong

J. Keath

W. Grose

S. Lawrence

S. Le Beau

a. Chamber

R. Graham

The foregoing is a true Copy of the original
Case —

Office for Taxes

(Under Secretary)

L. J. M.

Hampton W^o
23 Jan^y 1821

Sir

I beg leave to acknowledge the Receipt of your Favour of the 20th Inst & to return you my Thanks for the visit you obligingly express for the Restoration of my Health, which I am happy to say is in a progressive State of Improvement.

The Day of Appeal appointed by the District Comm^{rs} is long since past, but this shall not operate to the prejudice of Mr Goodwin, who I will take Care shall have an Opportunity of being heard at the next Meeting, notwithstanding the Defect of Notice required by the Act, and which by Reason of the Appeal Day being past, cannot now legally be given —

The District Comm^{rs} have no determinate Days of Meeting, the succeeding Meeting is I believe generally appointed by the Comm^{rs} at

It. My Interview with the Surveyor was
subsequent to my Reply to yours, at the Time
I wrote I was not aware that Mr Goodwin
had written to him on the Subject, or that
he had brought it under the Commrs Consideration

the Time of their assembling at any Meeting & is regulated either by their own Convenience or the Nature or Quantity of the Business to be transacted, Not having been present at the last Meeting, I am not at present apprized of the Day fixed upon for the next, but I will inquire of the Surveyor, and give Mr G: the earliest Intimation I can — I am not indeed quite certain whether his personal Attendance will be required, as I have been informed by the Surveyor that he has laid before the Comm^{rs} a Letter received from him stating the Grounds on which he claims Exemption. The Comm^{rs} he tells me, expressed no decided Opinion on the Validity of the Claim, and he agrees with me in Opinion that their Decision will be governed by that of his Majesty's Comms for the Affairs of Taxes, to whom he wished me to send a Copy, and lay their Determination before them.

I have the Honour very respectfully to remain

Sir Your most Obedt ^{Serv^t}

J ^M JACKSON

Ch^r Dicknell Esq^r
 &c &c &c

T.P.
Hampton

Chas. Rickell Esqr

Solr &c &c
Spring Garden Terrace
London

7
JAN 23
1841
N.T.



Office for Taxes

2nd February 1021

Sir

I have laid before His Majesty's commissioners for the affairs of Taxes your letter of the 22nd 1021 enclosing a letter which you have received from the collector at Hampton Court respecting the exemption claimed by Mr. Goodwin from the House Window duties as living in a house within the Palace Gate at Hampton Court: and

I am directed to acquaint you the Board are of opinion Mr. Goodwin is liable to apayment; It is not distinctly stated whether he occupies the house referred to by virtue of his Office, as Clerk of the Stables to the King; but should this prove to be the case, the question of liability is a fair one to be submitted to the Judges for their decision.

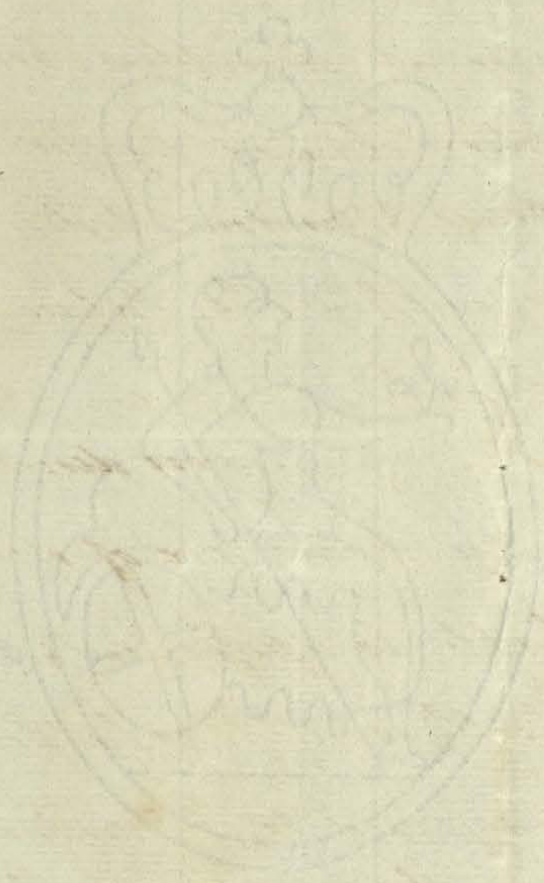
I am Sir

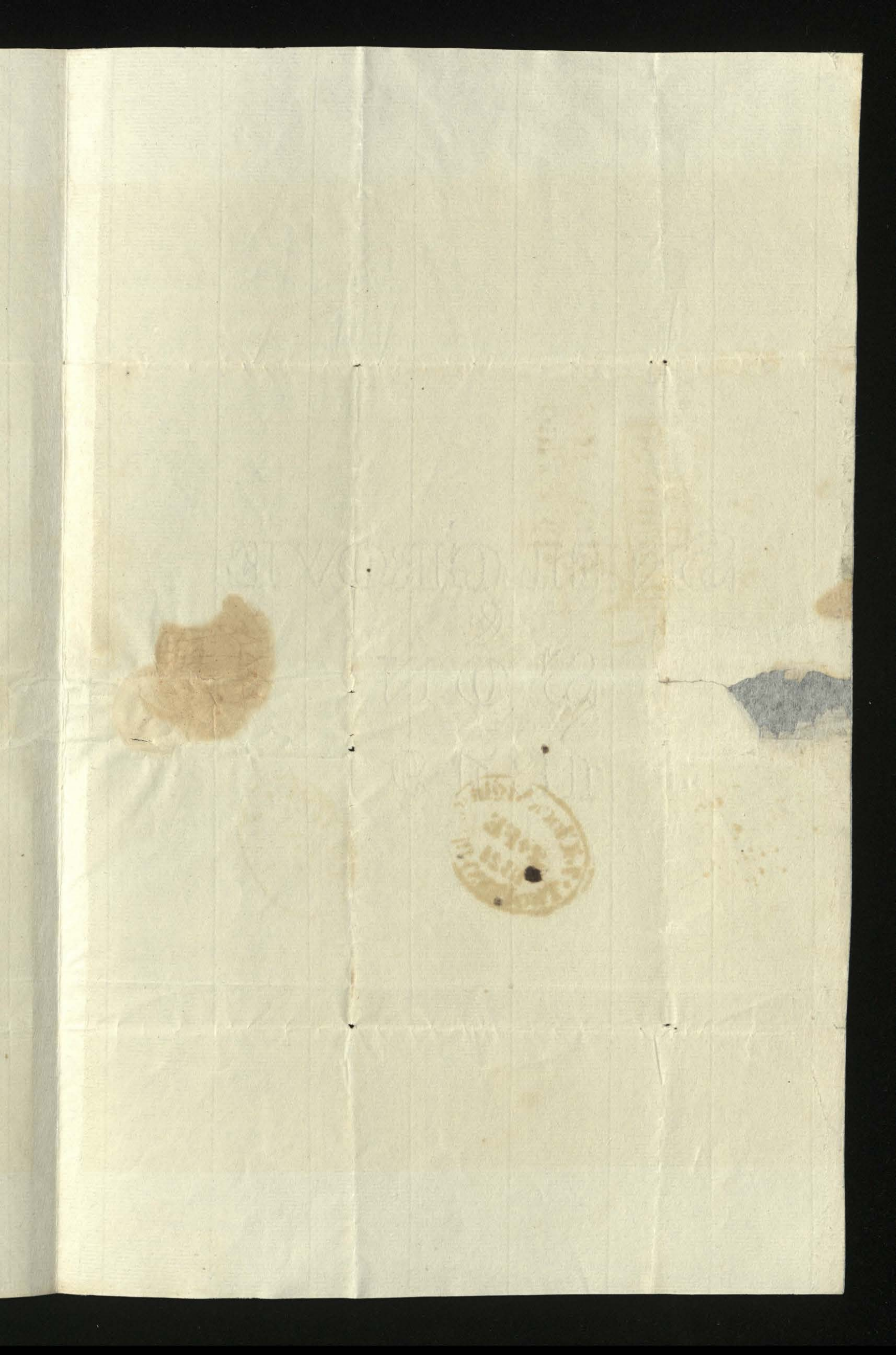
Your most humble servant

M^o A. Winter

C. Bicknell Esq.

Spring Garden Terrace





STANDARD
POST OFFICE

Mr. H. A. S. S. S.



Mr. Rickhull Esq^r

Spring Garden Terrace

27th Feb 1821

H. Count.

b. Adelphi Terrace
9. January 1829

Madam

His Majesty's Commissioners for the Affairs of Taxes
have directed immediate process for your assessed Taxes which
have been returned into the Exchequer.

If you desire still to save the expences of a levy by
the Sheriff I particularly request that the present demand be paid
to Mr. J. Layton the Collector before the 15th Instant.

I am

Your obt^d Serv^t
Wm. Haycraft

Sol^r for Taxes

Arrear due	}	22 - 10 - 5
5. April 1828		
Costs		" - 6 - 0
		<u>23 - 5 - 1</u>



NEW

3

Mr. Gwynne

No. 7. Portman Street
Portman Square

POST OFFICE
LONDON
JAN 10 1829

9 Jan 1829

No. 30922

RECEIVED the Day of 182

of *Mr Groyn*

the Sum of £ 22 . 10 . 5 for *Four* Quarters for the following DUTIES, due at *Lady Day* 1820

£. s. d.

<i>49</i> Windows	15	16	9
House, rated at <i>£5a</i>	7	1	0
Quarter - on Servants, &c. kept ..			
Armorial Bearings, and Hair Powder used between April 5, 182_ and April 6, 182_			
Male Servants			
Occasional Servants			
Carriage with Four Wheels			
Carriage with Two Wheels			
Horses for Riding or Drawing			
Horses in Husbandry, or Mules ..			
Greyhounds			
Dogs			
Armorial Bearings			
Hair Powder			

Stamp

£. 22 10 5-

Collector, *Kew.*

Correspondence

10/10/18

10/10/18

10/10/18

10/10/18

10/10/18

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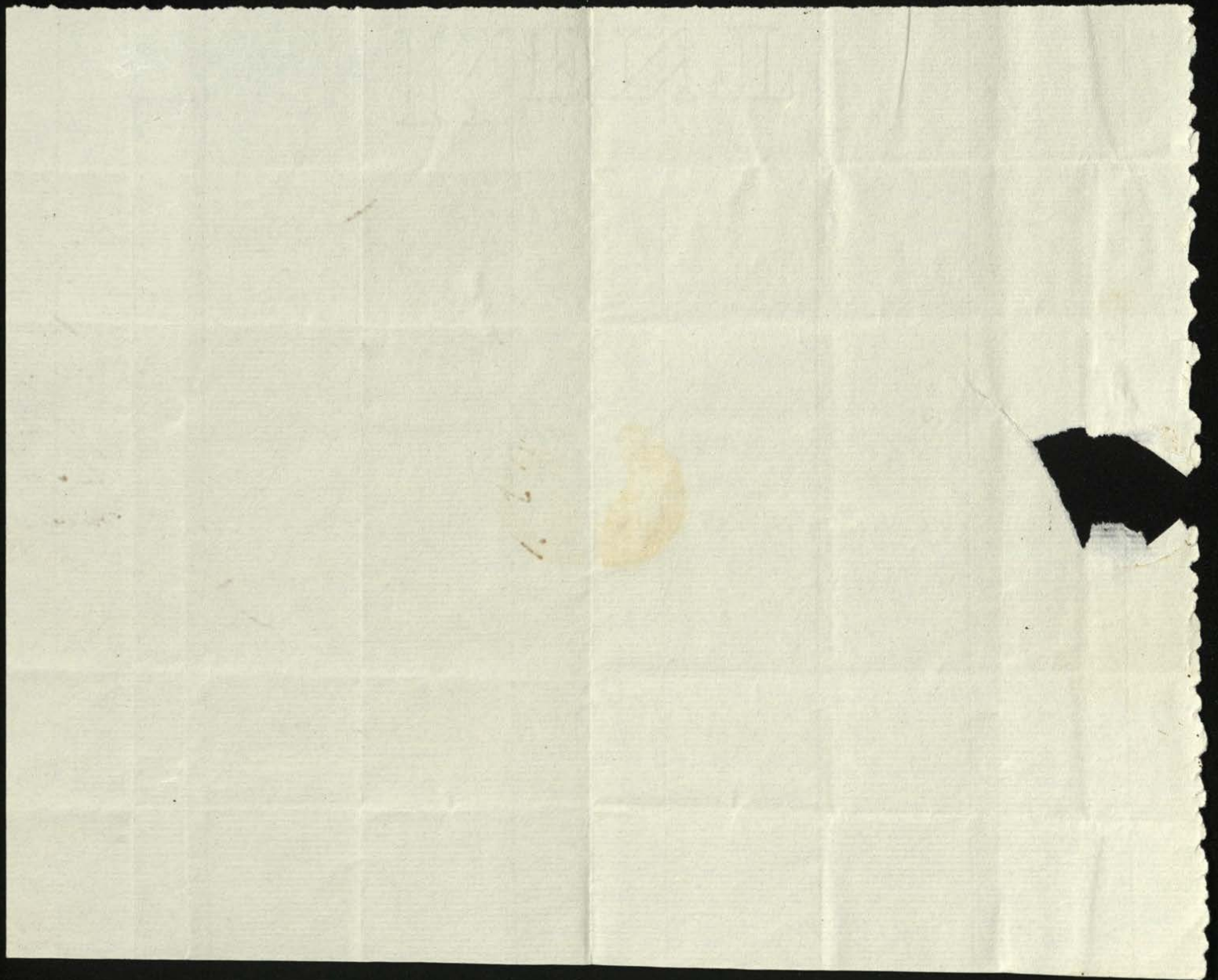
30923

To Mr Papendick

— New —

John Layton presents re-
-pects to Mr Papendick and
encloses the particulars of
changes sent from the Tax
office, and will feel obliged
by some communication from
Mr Papendick upon the sub-
-ject, at her earliest convenience
in order that Layton may
report to the Tax Office —

New
April 24. 1820 —



M^{rs} Papendick's Taxes.

30924

M^{rs} Papendick presents her
most respectful Compliments
to Sir William Knighton -
She is sorry to trouble him
with the enclosed, at the same
time she much request the
Favour of M^r William to refer
to a note she forwarded to
him on the subject the 23rd
of Jan^y last, with one also
to M^r Bates as suggested
to her by M^r Massey the
District Surveyor.

Mrs Papendorn is under
the necessity of stating that
it will not be possible for
her to meet the demand;
she therefore ventures,
with all due deference, to
submit the business to the
kind consideration of
Sir William, and would
feel greatly obliged by re-
ceiving his instructions as
to the mode she should pursue.

Thurs - April 25 -

No. 30925

RECEIVED the Day of 182

of *M^{rs} Suspendick*
 the Sum of £ *21* ¹⁰ ⁵ for *Four* Quarters for the
 following DUTIES, due at *Lady Day* - 182 ⁶

£. s. d.

<i>44</i> Windows	<i>14</i>	<i>8</i>	<i>9</i>
House, rated at £50	<i>7</i>	<i>1</i>	<i>10</i>
Quarter on Servants, &c. kept ..			
Armorial Bearings, and Hair Powder used between April 5, 182 and April 6, 182			
Male Servants			
Occasional Servants			
Carriage with Four Wheels			
Carriage with Two Wheels			
Horses for Riding or Drawing ...			
Horses in Husbandry, or Mules ..			
Greyhounds			
Dogs			
Armorial Bearings			
Hair Powder			
Stamp			
	<i>£</i>	<i>21</i>	<i>10</i> ^{<i>5</i>}

Collector, Kew.

Collection No.

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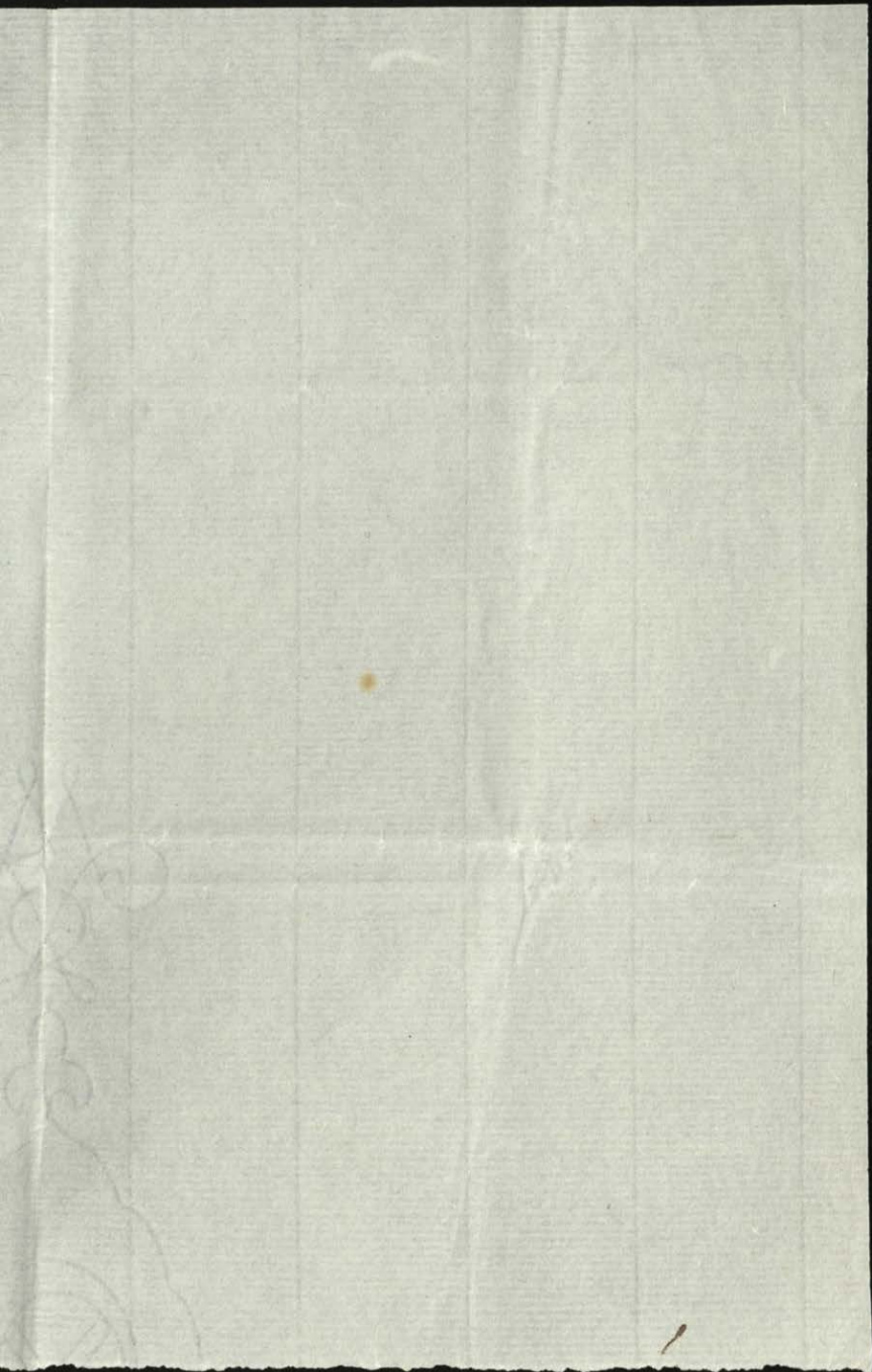
Dear Sir

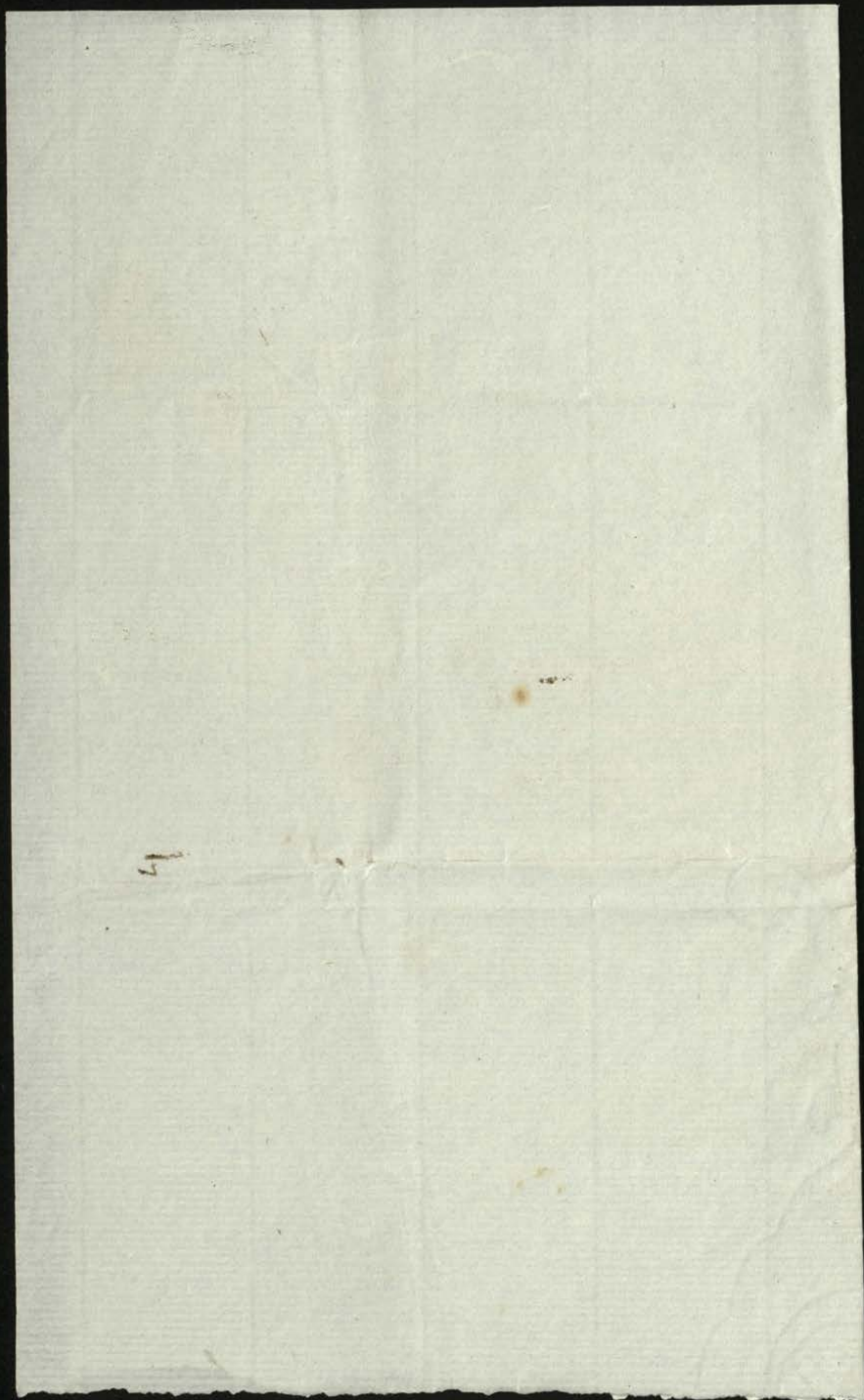
This evening the enclosed letters came to me which has frightened me, being threatened with a levy, which facts says is coming into my House and seizing my furniture, and I have only to the 15th asked me

Last year the same demand came and to one who had House & Kens belonging to the King. They also said it was mistake and that there was no claim of the sort against us, and we heard no more, but Mr. Stephenson said that was wrong. I am very uneasy, and do not know what to do.

Yr. Dear friend sincerely
and obliged Ally Gore

[Faint, illegible handwritten text on aged, yellowed paper with a vertical crease down the center.]





30927

Dear Sir

Sir George Leighton returned
unexpectedly last evening
from Windsor, and had not
received Lady Leighton's letter
enclosing the letter sent to
him, as was mine. He is
gone again to Windsor this
morning, - and makes not the
least doubt of getting it
right. He said he should speak
to Mr. Frederick Watson -
and

G. S. Collyer Esq

should make no scruple to speak
to the King himself — as His
Majesty said to him, when he
gave him the House of Keys

"you will have no taxes to pay".

Sir John Lubbock says the person
who makes the demand has a
personal interview in extorting
the claims

Dear Sir
Yours
Sincerely
John Lubbock

Copy

Adelphi Terrace

15th Jan. 1829.

My dear Sir,

The enclosed letters from Mr. Harrison apply to Mr. Gwynn's alleged Taxes at New. There are three other cases returned by the collector for that Parish under like circumstances, namely, for Mr. Murphy's late Gen^l Lincoln and Mr. Capendill, however - I have done us now than call on the parties for payment by notice under your authority without any intimation of your process to incur expense without the Board's sanction, aware that although the Occupiers do not appear to have appealed against these Assessments which stand confirmed by the Court.

Y^{rs}

of the District, they have hesitated to pay under the impression that all the King's houses are exempt.

The exemption by the Act, which is confined to houses belonging to His Majesty or any of the Royal Family, has been considered to embrace every description of house occupied by any individual as attached to any service or duty belonging to the King's Royal Pecuniary or Establishment as in the instance of Mr. Villiers who occupied Cranbourne Lodge in the Superintendance of His late Majesty's farms whilst, in the case of Lord Sidmouth, his Lordship was not considered exempt for the occupation of White Lodge in Richmond Park under His Majesty's Royal permission ^{pleasure and to} during which no duty or service was incident.

I cannot better elucidate the distinction than by enclosing copies of these decisions with the Lady's determinations on appeal.

Yours

You will take the trouble to explain to Mr. Harrison the circumstances under which these Annals at New have lately been brought into a present and the Lords of the Treasury have not felt authorized to forego the Specie Tax.

Very dear Sir

Yours &c

Geo. Suggatt

Robert Maitland Esq

15 Jan 1829

Law Office

15th January 1829.

My dear Sir,

Enclosed I beg to send for your information Copy of a letter from the Solicitor of this Department in regard to the equipment to House and Window Duty on Houses at New the property of His Majesty and occupied by Sir George Anstruther, Mr. Pappendick, Mr. Gwynne and Mr. Arnold.

The Board certainly considered these Houses as liable to equipment as the Houses were not occupied by them as attached to or by virtue of any Office in His Majesty's Household but before any measures were taken through the Solicitor

George Harrison Esq.

to

to enforce the payment. The circumstances attending
these cases were represented to the Lords of the
Treasury and by Mr Dawson's letter of 25 December
last the Board was apprized that their Lordships
were of opinion that these payments should be
enforced as in any other case where payment of
Taxes is resisted or refused.

I have the honor to be

Very dear Sir

Very faithfully Yours

Robert Worsfold

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ken

to

to

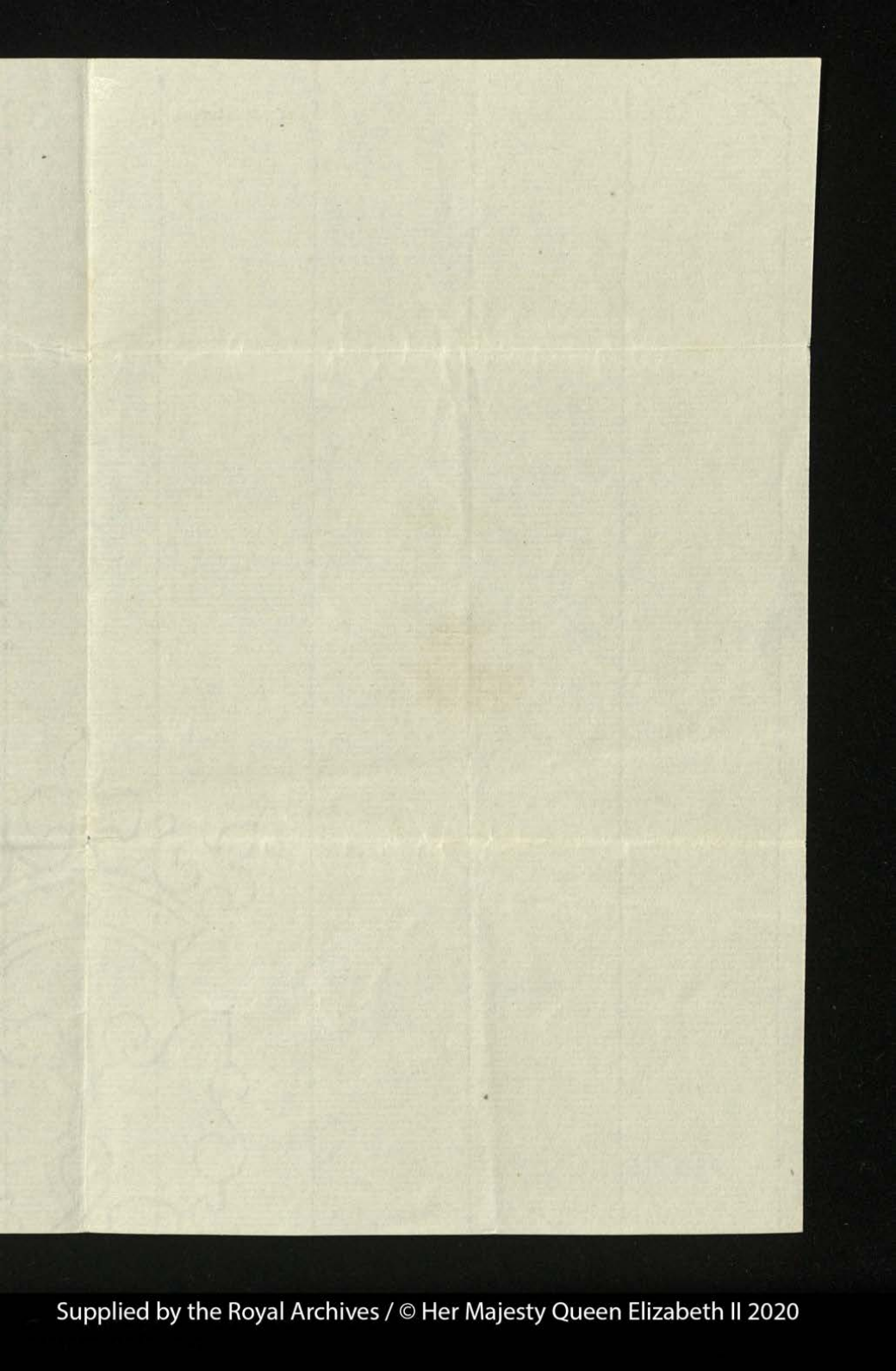
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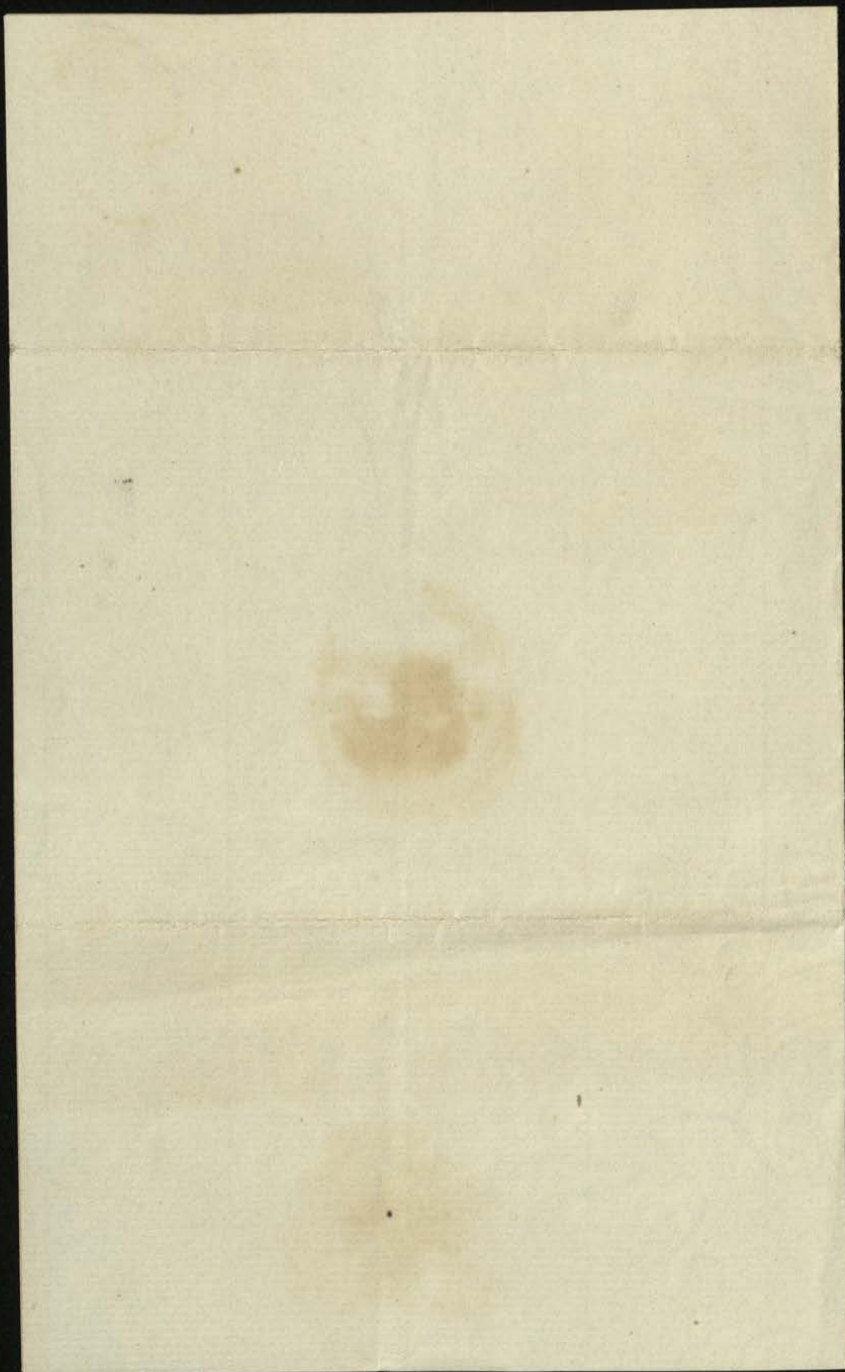


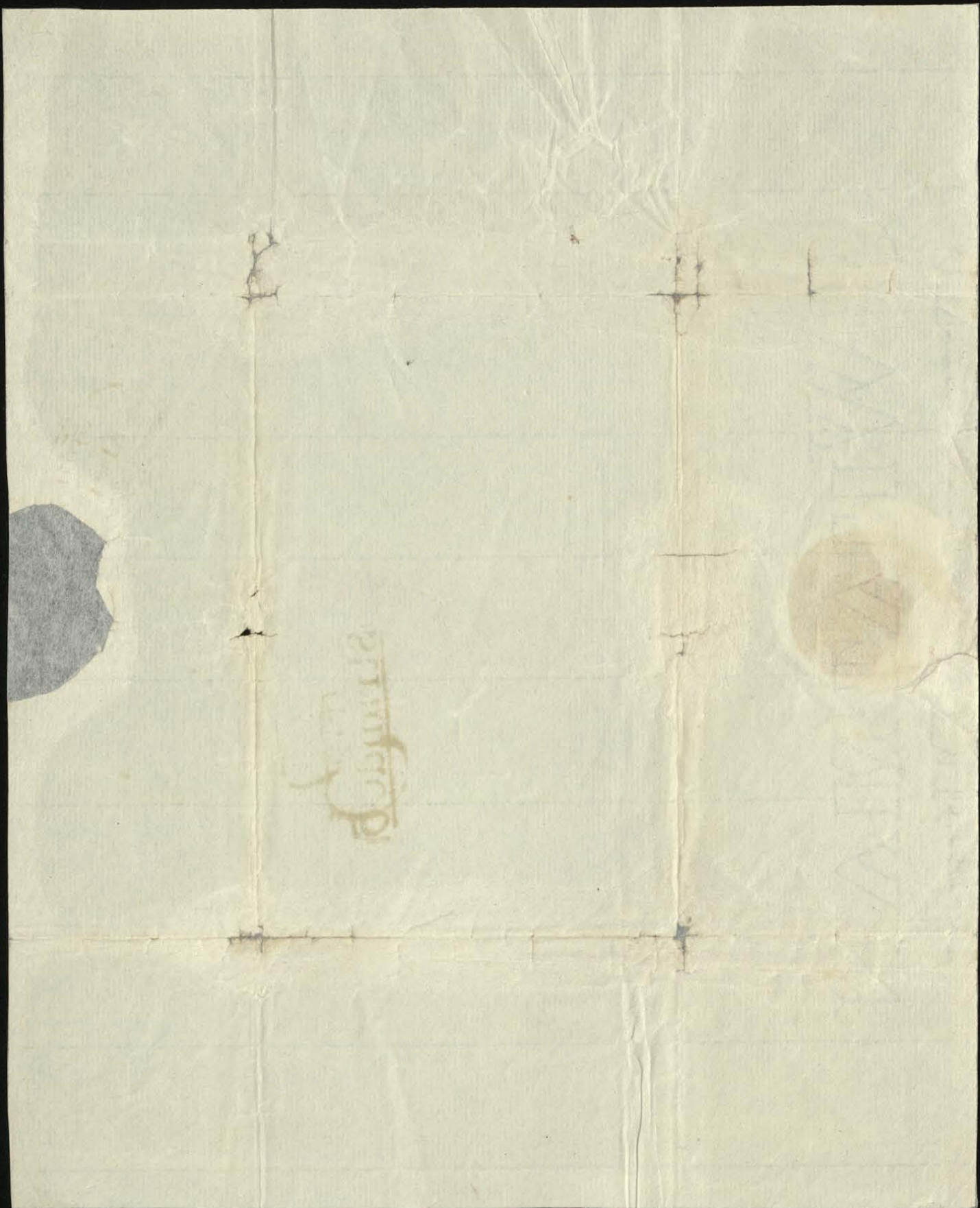
16 Jan 1829

Mr Danvers acquaints
Mr Weaver that he
has made enquiry
respecting the assessed
Taxes, and finds that
the Premises he occupies
at New, being the property
of the King, are not
liable -

Duchess of Lancaster
Wentworth Bridge
1. May 1728.







2020



T. P. Standish

Mr. Deane

Kew



Windsor 27 Feb^y 1821

Sir

Enclosed are the Vouchers for the 2 half yearly Accounts, Viz that from the 29 Jan^y to Lady day 1820 which is incomplete in the D side which you will be so good as to finish for me. That from lady day to Michaelmas now sent, you will be pleased to substitute for the one formerly enclosed the which has been the cause of my very long delay, owing to a mistake of Mr Fauquin who collects the residue rents &c for Coll. Keppel. He called upon me long ago and enquired if I had wherewith to pay such rents. I answered I had not, nor knew if I was to pay or not, but would let him know as soon as it was in my power so to do. In the ^{mean time} he apply'd to Mr Secker who paid him, two pounds but on the acct of Her Br. H^{ch} The Princess Sophia I requested Fauquin to return the Cash and give me a Rec^t as usual. In the interim Mr Secker took to bed with a severe Sore and had mislaid the Rec^t, so that till yesterday I could not settle with Mr Fauquin, and to increase the delay I had also an Objection to pay a demand made by the Corporation of Windsor, who lately with Coll Keppel & others concerned agreed that the Bachelors Acre should be the sole property of the Corporate Body for an equivalent elsewhere but made no such business known to his Majesty's Confidants on acct of this claim for which His Majesty p^y annually one pound. For a part of the bachelors Acre. And finding that the whole has been inclosed as the property of the Corporation I felt my self not justified in paying such Sum and put the question to Mr Secker Jun^r who said he could ^{see} no right in the Corporation to make further demand. I then call'd on the Chamberlain but still he maintained the right, and would see Mr Secker on the subject. He has seen Mr Secker Sr^o who says it must be paid, the Sum being to differ in opinion. And to prevent
the

The argument of enclosing the receipt is made out in a new mode, and the Street is laid on a Gate in a wall that opens into the bachelors acre, as if His Majesty had paid for purpury For other advantage he can have none as the whole is let by the Corporation to a Tenant who will allow no trespass

I Trust Sir you will look on this very little thing in a right point of view, it being the first demands made since the transfer took place, and it may probably have some effect at the sale of of the property (Now His Majesty's) should that event take place. I flatter my self that you Sir will find the acc^t correct, and will favour me with an answer as to the receipt of the same

I am Sir with much respect

Your Obedient Servant

J. Agnew
J. Agnew

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27. Feb: 1821

Mr. Agnew

With Vouchers for payment on acct.
of Rates & Taxes at Windsor to
Mich^{rs}. 1820 — £307. 11. 0.

Question on Bathelars Acre, sent 20/10

Robert Gray Esq^r

Mr Kennedy Sister of Sir Guy Cooper gave up the
 Tower called Sir Guy Cooper's Tower in Windsor - Cateking
 engaged to find her a House as long as she lived - a very
 old Lady (in D. Bloomfield)

Mr Daniel Smith laments
 there should be cause to trouble
 J^r Herbert Taylor on account
 of the Rent for the House
 in High S^t Windesor, which is now
 in arrears Twenty five Pounds
 at Midsummer last.

Mr Smith having always received
 the Rent half yearly under the
 punctual arrangements of J^r Herbert
 Mr Smith is induced to hope
 the same course will in future
 be adopted by his kind
 interference - Windsor July 16 1821

[Faint, illegible cursive handwriting, likely bleed-through from the reverse side of the page.]

16. July 1821

M^r. Dan P. Smith to Sir Herbert Taylor
(Surveyor & Land Agent, Windsor)

Rent due for the House in High Str.
Windsor occupied by M^r. Kennedy,
for 1 Yr. & half to Midsummer 1821, at
£50. 0. 0. ----- £ 75. 0. 0.

2. Augth 1821 sent by Sir H. Taylor
 thro' M^r. Both, to R^o. Gray, reporting
 M^r. Kennedy to be the Sister of the late
 Sir Gray Cooper, & of very advanced age.
 See this Rent specified in the Returns
 before made by Sir Herbert Taylor.



London, March 5. 1821

When I wrote to you from Brighton, it was under a full persuasion that the Rates &c. charged upon His late Majesty's private property at Windsor would be paid by the Comrs of Crown Lands; and I was much surprised & disappointed, on my return to town, to find the question still undecided. It is unnecessary to observe how obnoxious it must be to His Majesty's feelings to have the Devil put to inconvenience by an error of Rates &c. standing (however improperly) in His name; yet no one could advise the payment thereof by His Majesty, even as a matter of present accommodation, unless the Receipts were made expressly to state that, "such payment was not to be considered as a precedent for establishing a claim upon the King's private funds for Rates & Taxes assessed upon premises not admitted to be the private property of His Majesty." If the Collectors ^{have} ~~make~~ no objection to give Receipts in some form to this effect, and the Assessors will undertake to make their charge in future upon the Occupiers, I have little doubt of obtaining authority for advancing the amount due at March last, the particulars of which you will be pleased to transmit to me at your convenience.

I am Sir

Your most obed^t. Serv^t

Robert Gray

Mr. T. Agnew

Augusta Lodge

Windsor

5. Nov. 1821

To Mr. F. Agnew

Proposing cond^d. Payment of Rates
to^o. on the late King's private property
at Windsor, to Mich^d. last.

Rates made as under

30935 Names	Description of Property.	Rates made as under							Total
		26 Oct. 1820	5 Jan'y 1821	7 Mar 1821	26 April 1821	28 June 1821	30 Aug st 1821	28 Oct ^r 1821	
His Majesty	Cart Mews Thames S ^t . 10/								
	Do 6/								
	Do 2/								
2.5	House late Hughes 45/								
2	Do Miss Egerton's 49/								
2	Do late Trushes Office 49/	24.16.0	34.16.0	36.16.0	36.16.0	36.16.0	36.16.0	36.16.0	243 12 0
5	Do Augusta Lodge 5£								
10	Lower Lodge 10£								
2.10	House late Col DeBrow 50/								
10	Lower Mews 10£								
2	House Mr Kennedy 2£								
John Smith	Engine House	.6.	.6.	.6.	.6.	.6.	.6.	.6.	2 2 0
Henry Lintot	House in St Alban's St	.15.	.15.	.15.	.15.	.15.	.15.	.15.	5 5 0
John Boff	House in Do	1.14.	1.14.	1.14.	1.14.	1.14.	1.14.	1.14.	11 18 0
Wm Matthews	House & Garden	1.0.0	1.0.0	1.0.0	1.0.0	1.0.0	1.0.0	1.0.0	6 0 0
Wm Collier	House & Garden 1/	.9.	.9.	.9.	.9.	.9.	.9.	.9.	2 14 0
Robt Bloomfield	House in St Alban's St	.8.	.8.	.8.	.8.	.8.	.8.	.8.	2 0 0
John Pogson	House in Park St	.5.	.5.	.5.	.5.	.5.	.5.	.5.	1 5 0
		27.11.	39.	41.13.					
									L 274 16 0

To R Gray Esq
Sir,

Windsor November 19th 1821

Agreeably to your request, I forward to you
the annexed statement of amount of Rates
due to the Parish of Windsor, from His Majesty.
The difference in the amounts of the two first,
is, from some of the occupiers having paid,
customary with them, receiving it again from
wages. — R Sherman on the part
of the Parish, begs to observe that the present
plan of payment proposed, will by no means
be considered as a precedent for any subsequent
claims, but a matter of material obligation, &
at the same time offer an apology for the urgency
of this request — and trust the regular routine
of Parish business will plead their excuse. —

I have the honour to be

Sir,

Your Obedient Servant

Richard Sherman



19 Nov. 1821

Mr. Harman

Account of Year-Rates due at
Windsor to October inclusive

£ 274. 16. 0

To
Mr. Gray Esq
Surveyor of Woods
Windsor

WINDSOR
18
C
-11021
1821

His Majesty's Taxes &c for the half Year Ending Ladyday 1822
For property at Windsor

Cⁿ

		£	Sh	d	£	Sh	d
1821 Dec ^r 13	By Poores-rates Viz A Rate then made for Mews Thames Street	1	1				
	Miss Egerton's 40/ Mr Kennedy's 40/ Trustee office 40/	6					
	Mr Douglass 45/ Lower Mews £10. Aug ^r Lodge £5	17	5				
	The Rev ^d Sumner Shick £.50/ Lower Lodge £10	12	10				
	Augusta Cottage		15				
		37	11				
21 Febr ^y 1822	By a do. same tenore	37	11				
	Stamps		1	6			
		75	3	6			
	By the Clerk of the works two rates as above						
	The Labourer in trust two d ^o 18/ Mr Bott two d ^o 68/ 4. 6	6	6				
	Mr Pogson two d ^o 10/ Mr Bloomfield two d ^o 16/ Mr Smith two d ^o 12/	1	18				
	Stamp			8			
					83	8	2
	By Lighting & paving for Clerk of the works		15				
	The Lab. in trust 6/9 Mr Pogson 3/9 Mr Hughes 33/9	2	4	3			
	Miss Egerton's 30/ Trustee office 30/ Mr Kennedy's 30/	4	10				
	The Mews Thames £ 15/9 Augusta Lodge 75/	4	10	9			
	Mr Bott's 25/6 Augusta Cottage 11/3 Mr Bloomfield 6/	2	2	9			
	The House Sumner 37/6 Lower Mews £7. 10 Mr Smith 4/6	9	12				
	The Lower Lodge	7	10				
					31	4	9
	By Assessed Tax for Clerk of the works £10. 5. 3 Lab in trust 1/6	10	16	9			
	Miss Egerton's £ 15. 19. 0 Trustee office £ 15. 0. 3 1/2	30	19	3 1/2			
	Augusta Cottage £ 5. 9. 3 1/2 Mr Pogson 3/3 Mr Kennedy's 18. 11. 4	24	3	10 1/2			
	The Rev ^d Sumner	35	19	2			
	Stamp		2	6			
					102	1	7
	By Land Tax Mr Douglass 37/6 Aug ^r Cottage 14/2	2	11	8			
	Formerly Gieswells 3/9 Part of Garden Street £ 2/1 1/2		5	10 1/2			
	Stamp			2			
					2	17	8 1/2
Aug ^t 1821	By a Church Rate The Mews Thames £ 21/ Miss Egerton's 40/	3	1				
	Mr Kennedy's 40/ Mr Bott 36/ Mr Douglass 45/ Lower Mews £10	15	19				
	Augusta Lodge 5 £ Mr Sumner 50/ Lower Lodge 10 £	17	10				
	Aug ^r Cottage 15/ Clerk of the works 20/ Lab in Trust 9/	2	4				
	Trustee office 40/ Mr Pogson 5/ Bloomfield 2/ Mr Smith 6/	2	19				
					41	13	
14 Dec ^r 1821	By a Highway rate as last a 6 in the pound				20	16	6
	By River water Lower Mews 50/ Mr Bott 10/ Mr Sumner 20	4					
	Mr Kennedy's 20/ Augusta Cottage 12/6	1	12	6			
					5	12	6
	By Rent due the Dean & Canon of Windsor 12/9 Land Tax 60/	3	12	9			
	Acquitul			8			
					3	13	5
	By the Vicar Easter dues 1822.	32	12				
	Fithe	1			33	12	
	By the Parish Clerk Easter dues				5	5	3
	By reward Rent charge on Aug ^r Cottage for Charity School				1		
	By a half Year's Salary for Agnew				7	10	
					£	338	14 10 1/2

v



Windsor Gates & Taxes 74.

Windsor Rates & Taxes No.

£ 338. 14. 10

His Majesty's Rates & Taxes
for Property at Windsor for
the half year ending
Lady day
1822.

Dr

*9 June
1822*

To Cash received of the Duchy of Cornwall by Robt Gray Esq^r

£ Sh D

338 14 10½

*Rece
1822*

£ 338 14 10½