

The Establishment of The Great Parks at Windsor

His Majesty	-----	Ranger
Earl Harcourt	-----	Deputy Ranger
J. Frost	-----	Park Bailiff
- Perkins	-----	Superintendent of a large Establishment of Working Men & Carting business for the use of the Park.
Dalton	-----	Carpenter - with an Establishment of men under him -
Howse	-----	Blacksmith -
Gould	-----	Locksmith
Dobby	-----	Bricklayer
Clarke Anderson Prutler Chilman	} -----	Deer Park keepers with Assistants (and allowances -
White	-----	Game keeper with assistants & allowances.
Pape	-----	Vermin Killer -
Four Gatekeepers	-----	Two on the long Walk - one from Sunning Hill thro' Lambourne Chase & one at Bear's Rails -
Johnston	-----	Fisherman -
Tough	-----	Nursery man for the Plantations but his Establishment is under the Office of Woods & Forests -

The Farming Establishment has hitherto consisted of

W. Killier	-----	Superintendent of the Norfolk & Flemish Farms
W. Mayhan	-----	Clerk & Book keeper of Farming accounts
Anthony Carter	} -----	Bailiffs under W. Killier with Salaries & Allowances granted by His Majesty -
J. Hatch		

The cutting of the Plantations is an annual profit to the Ranger of the Great Park - Considerable sales have lately taken place under the direction of Mr. Trumper - authorized by the Deputy Ranger.

There is a quarterly allowance from the Treasury for improvements in the Great Park, and an allowance for rolling & sheeping up the Walks & grounds round Virginia water - Whether the Deputy Ranger's Salary is included in this Sum from the Treasury, or not, can be known at the Treasury.

Remarks & Suggestions -

Lord Harcourt has for some time past given the controlling power over the keepers to Mr. Taylor -

Mr. Frost resides in the Deputy Ranger's Lodge a Residence much beyond his rank & situation, for tho' small, it is well suited to a Gentleman, & being close to the Great Lodge would be more properly inhabited by some Gentleman, whose Service the Prince Regent could constantly command -

Perkins's Establishment of 12 Teams involves a great Expence which might be done away with -

The Prince Regent should not be burthened with the Expences of Carpenters, Blacksmiths, & Locksmiths, or Bricklayers, without a clear understanding from the Treasury & Office of Woods as to what proportion of repairs & Expences belong to their department -

The Bricklayer's accounts for repairing Park Brick Drains has been very considerable during the last ten years.

Four Deer Park keepers, doing nothing else, seem more than necessary, considering the present head of Deer — Two might be exchanged for Game keepers, as game is to be encouraged on the Parks & Farms. or the Four might be considered as both Deer Park and Game keepers, & might be made to protect the game by night & day with spirit —

The custom of cutting up all the fern every Holywood day for the private use of the keepers & the Farms, deprives the game & deer of shelter, it sh^d. not be touch'd till Amas & then only partially.

Whatever surplus fuel appears Decid^d after due consideration to the Deer & keepers allowances, might be stow'd to profit by taking in Stock for a period of 12 weeks or longer — Very short periods would be too troublesome on various accounts — The Gate keepers should keep & render a faithful account of the profits of this management to the Deputy Ranger who should account to the Ranger — If the Gate keepers were strong & able men they could assist the Park keepers in night watching —

Nothing is more prejudicial to the Game than the permission granted two days in every week to Persons to gather dead wood all over the Park during the Winter season & longer — & as the chief part of those persons are amongst the idlest & worst orders of people, this practice might be done away with — If an allowance of fuel was granted to the best of the poor people in the Parish, no unpopularity could be created by the discontinuance of this permission.

A man by the name of Philips lives in one of the Park Cottages, with a Salary & Allowance chiefly for the purpose of watching these Woodgatherers, but not even twenty men could do this with effect over the whole Park - & this man is not even allowed a Horse -

It would be deniably that whoever holds the Farms should covenant to sell Hay, trap'd, to The Keepers for the use of the Deer, which would do away a recent proposal for taking away 50 acres from the ^{Hemish} farms to cut for the Deer, which would create a farming Establishment to the Park unaccepting & having no resource of Sheeping made on the Parks would spoil the Meadows in two Crops -

With respect to The Farms, Mr Villiers would wish to submit two Propositions - He would propose either to take the farms himself, & pay rent for them on any terms best calculated to forward The Prince Dukes commands, as to Game, or any other objects, & would manage the Farms at his own risk without any farming charges or accounts.

Or if it would be more agreeable to The Prince Dukes, Mr Villiers would undertake to put the Farms during the next Twelve months into any State which might best suit H. R. H.'s wishes & projects, & would undertake this on any terms which H. R. H.'s might approve of, unconnected with any Residence but being acquainted with every acre of the land.

and knowing which part is most applicable
to the increase of game, which to the growth
of Alder Trees &c he thinks he might on
that account be useful to H^{is} H^{is} He
would have Teams ready for the use of the Park
at a days notice for any temporary purposes.

This proposition, if acceded to, would do
away the necessity of the Prince Regent's
paying the two farming Bailiffs, W^{illiam} Frost
the Park Bailiff. M^{ichael} Perkins the Deputy Park
Bailiff & all the Park Establishment of Bullocks
as also the Clerk & Book keeper to the farming
concerns — One plain concise account might
be paid once a quarter between M^{ichael} Perkins &
The Deputy Ranger —

Windsor Great Park

34566

[Apr. 3 1815]

My Dear Sir

L^d V approves of our offering
L^d Sedmouth the 17 acres of meadow
L^d before we listen to the proposal
of the occupier of the Farm who will give
L 3 per acre per ann.

Perkins at the Flemish Farm would
greatly make the same terms
as his brother did at Chubbmond respect
Lythes & Jones though he has paid 25
Years rent without such a deduction
I proposed to L^d Yarmouth & he approves
that as Lythes never yet been admitted
or paid of which is willing to compromise
upon being allowed half the parish
taxes that we allow it & insured. I give
him & all of them notice that our intent
is to be continued charge of deductions & let
such as choose to do so give up their
L^d of Wickham let it — hence
the goodness therefore to write to Perkins
to bring in rent to L^d of an account of their

Years ~~to~~ ~~James~~ any day not later than
Thursday & if he will call on ~~me~~ ~~at~~ ~~home~~
at any hour about ~~to~~ on either day
I will come here to meet him

over my desk
faithfully yours
M. M.

~~to~~
Spray Gardens Terrace
Monday aft

John M. M. M. M.

34567

Charles Michie
Esq
d a a

34568

My D^r Sir

you are aware that we are preparing this
prospectus — I do not mean to object to it if
you think it right but it is an addition of
at least 30£ a year — you will give what
directions you please to Watkins on the subject
— I shall consent — you know this act of
Charity was the Kings and if it were to
remain with the King — the 30£ a year from
the price might be used in extension of
Charity — at present it seems to me that we are
taking a charge out of the Kings civil list and
putting it into ours —

ever my D^r Sir
truly yours

Love S^r
4 April 1718

J. Nash

Charles Bicknell Esq^r

don't forget to write to L^d Sedbrough
and speak in according to my notes of
yesterday —

W^m Watkins —
North End —
Walling Green —

Mr. Park
to
Richard

Charles Richard Esq

34569

Case

His Royal Highness the late Duke of Cumberland held the Office of Ranger of Windsor Great Park by the following Patent
 George the Third by the Grace of God of Great Britain France and Ireland King Defender of the Faith &c. To all to whom these Presents shall come greeting Know ye that we of our especial Grace certain Knowledge and mere Motion have given and granted and by these Presents do give and grant unto our dearly beloved Brother Prince Henry Frederick the Office of Ranger or Keeper of all that our Park called Windsor Great Park and of all the Lands Grounds and Soil within the same now or heretofore contained or hereafter to be contained And also of all those Houses or Lodges commonly called or known by the names of the Manor Lodge, Hill Lodge, Middle Lodge and Lower Lodge and of all ^{other} Houses Edifices Buildings Stables Barns Yards Orchards Gardens and Curtilages within the said Great Park erected and being And all the Herbage and Pannage within the said Great Park over and above what will be sufficient for the sustenance of our Deer there And all such and the like Fees Rewards Wages and Salaries and all such Profits Commodities Advantages and Emoluments ^{whichever} as heretofore did appertain or any wise belong to the Office of Keeper of our said Park or were heretofore used occupied or enjoyed with the same Office) and also the Custody of ~~all~~ that Walks called the Paddock Walk within our Great Park of Windsor aforesaid And of all Lands Grounds and Soil within the said Walk now or heretofore contained or hereafter to be contained And also of our House or Lodge within the said Park called Listers Lodge belonging to the said Walk called the Paddock Walk and heretofore granted to Symon Smith and of all Houses and Lodges within the said Walk called the Paddock Walk erected and being

*Our Right Trusty and Wellbelov'd
 Counsellor Chamberlain Wm. Pitt
 Secy. of State, our Right Trusty
 Counsellor & Chamberlain Francis
 Charles Seymour Duff, commonly
 called Earl of Galloway,
 John Dash & Charles
 Pitt-Rivers*

but without any





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34570-13

85

X

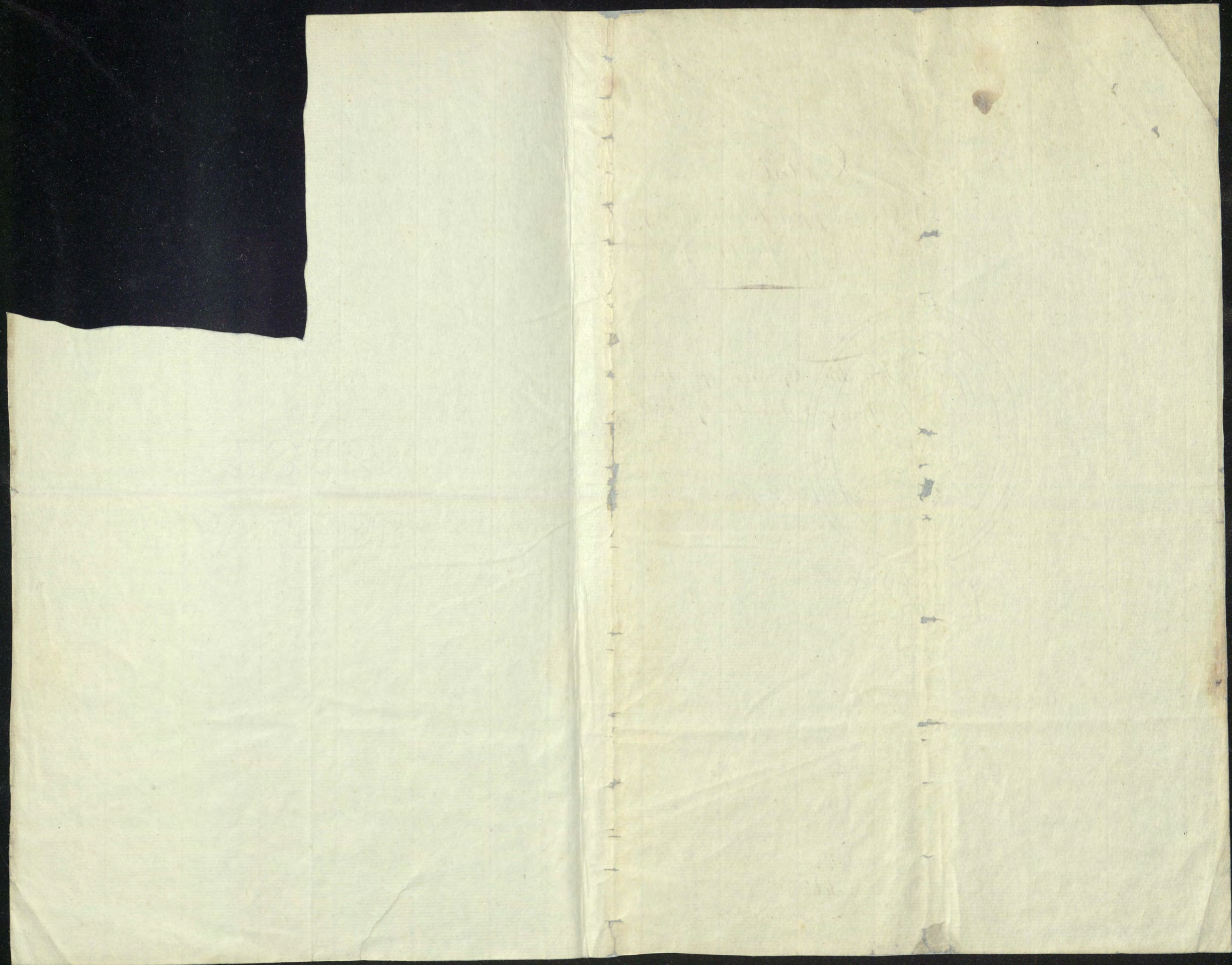
Case

As to appointment of Deputy
Rangers of Windsor Cf. Park.

For the Opinion of the
Attorney & Solicitor General.

Mr. Attorney Genl.

Solrs.
Treasury



(together with the Fleecage and Pannage within the said Walk) And
of all and singular the Lands and Grounds now or heretofore parcel thereof
^{but without any} And all Fees Wages and Salaries (and all other) Profits belonging or appertaining
to the same Walk and Lodges or the Custody thereof (which said Office
or Offices were held and enjoyed by our dearly beloved Uncle William
Duke of Cumberland lately deceased) And ^{from the said} our said beloved
Brother Prince Henry Frederick Ranger and Keeper of our said Park
called Windsor Great Park and of the several Lodges therein and
Keeper of the Walk called the Paddock Walk and of the Houses and
Lodges aforesaid We do make ordain constitute and appoint by these
Presents To have hold and ^{enjoy} the said Office (and Offices and other the
Premises unto the said Prince Henry Frederick or his Assigns) for and during
our Pleasure the said Office and Offices to be executed by himself or his
suff. Deputy or Deputies ^{with} together with such Wages Fees Rewards Salaries
Commodities Advantages and Emoluments whatsoever belonging or
^{to be done or to be done by the said} appertaining to the Offices and Premises aforesaid in as full and ample
manner to all intents and purposes as the said William Duke of
Cumberland or any other Person or Persons formerly enjoying or exercising
the said Office or Offices and Premises or any of them hath or have had
or enjoyed heretofore or ought to have had or enjoyed the same And lastly
we do grant and declare that these our Letters Patent or the Inrolment
thereof shall be and remain in and by all things good firm and valid
suff. and effectual in the Law to all intents constructions and purposes
whats. according to the true intent and meaning of the same —
Notwithstanding the not receiving any former Letters Patent or Grants
heretofore made or granted by us or by any of our Ancestors or Predecessors
late Kings or Queens of England or Great Britain of or concerning the Offices or
Premises aforesaid or any or either of them to any person or persons whats.
or any other Defect Imperfect Matter Cause or Thing whatsoever to the
contrary hereof in any wise notwithstanding In witness whereof

By
^{the} Earl Marquis
Francis Seymour
commonly called Earl of
Yarmouth John Dash
Charles Mordaunt Esq^r

X
same as above

and you are to insert in the said Bill all such points directions and authorities
as are usually inserted in Grants of this Nature and as you shall think
necessary for rendering our Graces Intention better said to Earl Marquis F. Ch.
Seymour commonly called Earl of Yarmouth John Dash & Charles Mordaunt Esq^r in the presence of firm valid & effectual

BRITISH
MUSEUM



we have caused these our Letters, to be made Patent Witness our-
self at Westminster the Eleventh day of July in the sixth year of
our Reign

During the life time of the Duke of Cumberland some of the
Affairs of the Park were managed by a Superintendant Mr. Sandby who paid
many of the Salaries to Persons employed about the Park and other Exp^{ts}
out of Money imprested to him out of the Land Revenue for which Acc^{ts}
were passed by Mr. Sandby before the Auditor of the Land Revenue

Upon the Duke of Cumberlands death the Office of Ranger was
not re-granted but the affairs of the Park continued to be managed by
Mr. Sandby and subsequently by Lord Harcourt under the immediate direction
of His Majesty and for which a Salary of £400 per Annum was allowed
in their Accounts being the same Salary which Mr. Sandby had
receiv^d while acting under the Duke of Cumberland

It is not certainly known whether Mr. Sandby held the Office
by any Appointment from the Duke of Cumberland but Lord Harcourt
had no appointment acting only by the verbal direction of His
Majesty

It is now in contemplation to entrust the management of
the affairs of this Park to Lord Harcourt Lord Yarmouth Mr. Nash
and Mr. Bucknell but it is not intended that they should personally
enjoy any benefits or advantages as Ranger but that the whole of the
benefits and advantages to be derived therefrom should be enjoyed by
His Royal Highness the Prince Regent

The Opinion of the Attorney and Solicitor General is therefore
desired

Whether an Appointment to this effect
can be legally made and if so by what
form of Instrument



And whether such an Appointment if made would vacate the seat of Lord Yarmouth as a Member of the House of Commons and if his seat would thereby become vacated Whether he would in consequence become ineligible to be again returned to Parliament.

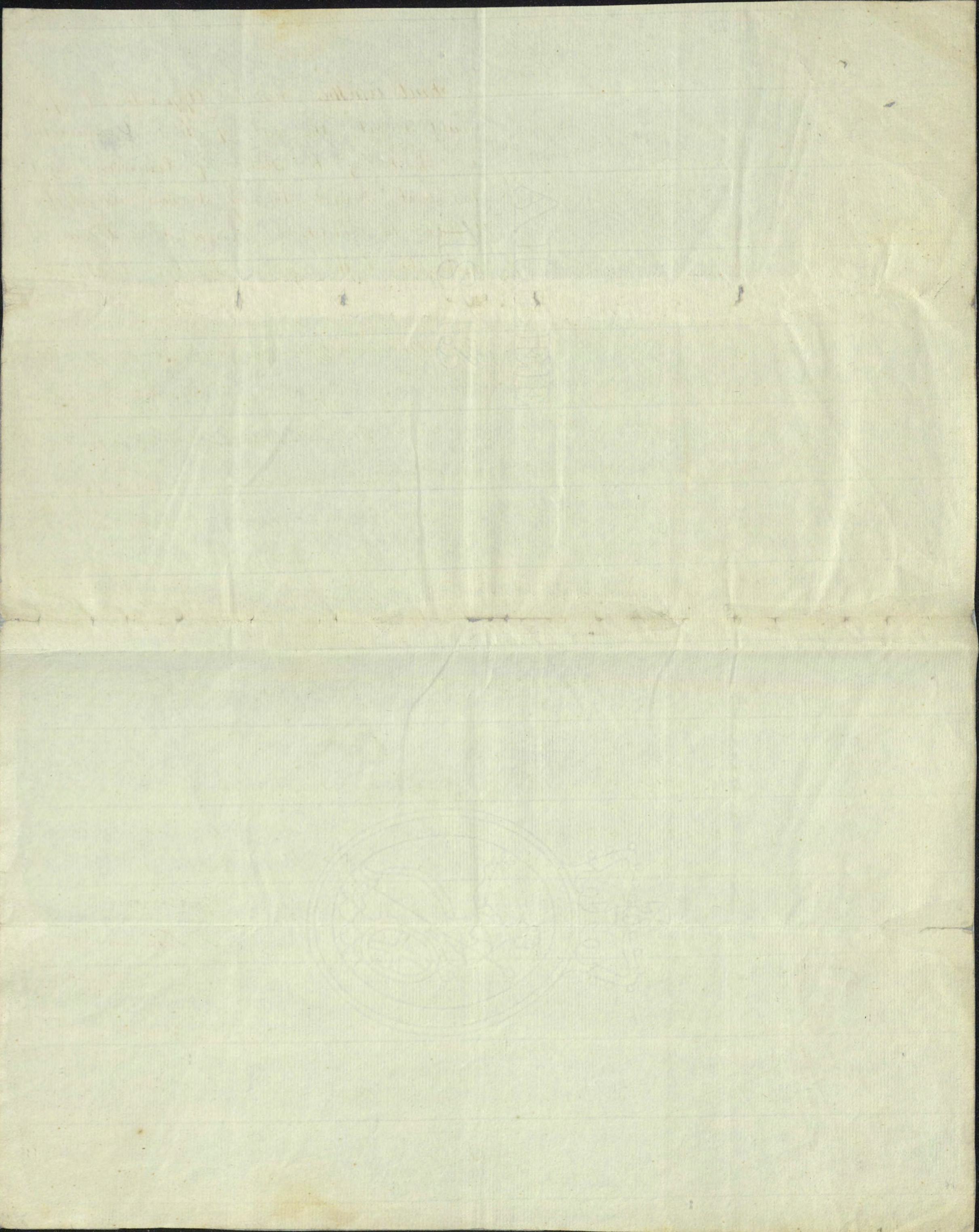
We do not think that an appointment in terms as Deputy Ranger or Keeper can be properly made where there is no principal Ranger or Keeper; but we are of opinion that an appointment of Keeper of the Park which is an ancient Office may be made to four persons without any fees perquisites salaries &c by letters patent under the Great Seal during pleasure, — the patent expressing that ^{it is} without any fees perquisites, salaries, or emoluments whatsoever. — we are of opinion that if the Office is granted expressly stating it in the patent to be without fees perquisites or emoluments &c it would not vacate the seat of Lord Yarmouth, nor would it make him ineligible in any future Parliament.

We are of opinion this is not an increase of Commissioners in the execution of an office beyond the accustomed number so as to come within the meaning of prohibition of the 6th Anne Chy Sec. 2^d.

W. Garrow

S. Shepherd

Lincoln Inn 8. Septemr 1815



34574

Deaths.

I enclose you Warks letter to me.

Pray! according to the Sol: Gen & Adams minute what is to become of L^d. Harcourt? — is he only to be, (I forget what) Bailiff or Keeper with us or is he to retain his Vice-Chancellor appointments & title — If I had been admitted to the consultation which I presume the profane never are, I should have asked where the Big wigs found a precedent for a Deputy Chancellor receiving public money both to lay out & to salarize his pocket without any

appointment without any person to
appoint him? = if precedents are
all they look for here is a pretty one
— a pray is nothing to be done
without precedent? — why not make
one as all precedents have been
made before, & what has this poor
century done that it is to do nothing
unless there is a previous precedent.

I don't care whether we are
keepers or bailiffs, even Cow keepers if
they please, so our Master gets his
due & so good morning, Dear B.

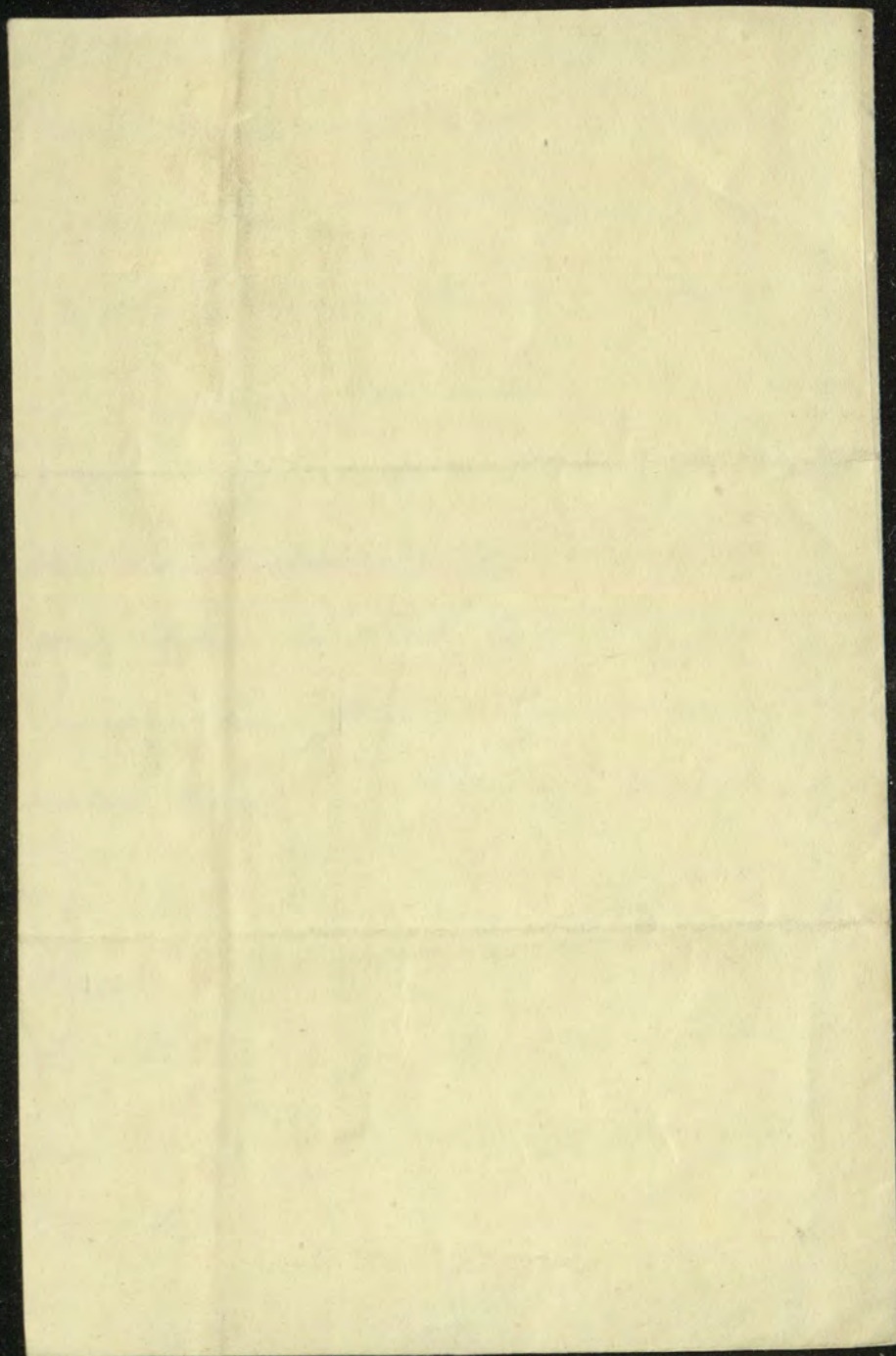
J.P.

Thursday morning.

Yours ever

Yamouth

[? Sep. 14 1815]



34575 [? Enclosure]

My Dear Lord Cornwall

begin conceding & there is no
end to concession - Sharpe & Co is
afresh mistaken - he appears to have
forgot the half year rent (from Mich. to
Lady day) remitted them when we took
up the Land - & that they were to have
(500^{rs})
bought as much dung & laid it on the
Land as they sold Hay - but they sold
the Hay put the money in their pockets
& did not buy the dung - &c &c &c

these things might not have been
urged did not Mr Sharpe obtain
Remission on the ground of Justice
- to succeed - he should con justice
with a veil - to spare his blushes
& stick to the "forma pauperis"
- all we can do (I submit) is to
pursue Bucke with his note of hand
with John Doe & Richard Roe as witnesses
in - he seems to think Bucke is
worth the chace - but Mr Michenele
sh^d take an indemnification against
expenses in the event of their not coming
up with him -

perhaps if you approve of this you
will send it to Mr Michenele - he has
already the Note of hand & I return

herewith Mr Sharper Letter

I have the honor recd to be

My Dear Lord Marmouth

Faithfully yours

John Manners

East House, Castle

Newington

Sept. 13 1815

The Earl of Marmouth

[Faint, illegible handwritten text, possibly bleed-through from the reverse side of the page.]

George the Third by the Grace of God of
 the united Kingdom of Great Britain and Ireland
 King Defender of the Faith To all to whom these
 Presents shall come Greeting Know ye that we of
 our especial Grace certain knowledge and mere
 motion Have given and granted and by these Presents
 Do give and grant unto our right trusty well-beloved
 Cousin and Counsellor William Earl Harcourt
 our right trusty and well-beloved Counsellor Francis
 Charles Seymour Esquire commonly called Earl
 of Yarmouth, John Nash and Charles
 Bicknell Esquires, the Office of Keeper of all that
 our Park called Windsor Great Park and of all the
 Lands Grounds and Soil within the same now or
 heretofore contained or hereafter to be contained and also
 of all those Houses or Lodges commonly called or known
 by the names of the Manor Lodge, Hill Lodge, Middle
 Lodge and Lower Lodge and of all other Houses, Edifices,
 Buildings Stables Barns Yards Orchards Gardens and
 Curtillages within the said Great Park erected and being
 but without any Fees Rewards Wages or Salaries Profits
 Commodities Advantages or Emoluments whatsoever and
 also the Custody of all that Walk called the Paddock Walk
 within

within our Great Park of Windsor aforesaid And of all lands
Grounds and Soils within the said Walk now or heretofore
contained or hereafter to be contained and also of our House
or Lodge within the said Park called Lister Lodge belonging
to the said Walk called Paddock Walk and heretofore
granted to Simon Smyth and of all Houses and Lodges
within the said Walk called the Paddock Walk erected and
being And of all and singular the Lands and Grounds
now or heretofore parcel thereof but without any Fees wages
Salaries or Profits belonging or appertaining to the same
Walk and Lodges or the custody thereof And them the
said William Earl Harcourt Francis Charles Seymour
Esquire commonly called Earl of Yarmouth John Nash
and Charles Bicknell Keeper of our said Park called
Windsor Great Park and of the several Lodges therein
and Keeper of the Walk called the Paddock Walk and
of the Houses and Lodges aforesaid We do make ordain
constitute and appoint by these Presents To have hold
and execute the said Office for and during our pleasure
the said Office to be executed by themselves or their sufficient
Deputy or Deputies without any wages Fees Rewards
Salaries Commodities Advantages and Emoluments whatsoever
to be derived to or received by the said William Earl
Harcourt Francis Charles Seymour Esquire commonly
called Earl of Yarmouth John Nash and Charles
Bicknell And lastly we do grant and declare that
these our Letters patent or the Inrollment or Exemplification
thereof shall be and remain in and by all things good

firm

firm valid sufficient and effectual in the Law to all
 Intents constructions and purposes whatsoever according
 to the true Intent and Meaning of the same notwithstanding
 the not reciting any former Letters Patent or Grants &
 heretofore made or granted by us or any of our Ancestors
 or Predecessors late Kings or Queens of England or
 Great Britain of or concerning the Offices and Premises
 aforesaid or any or either of them to any person or
 persons whatsoever or any other defect imperfection
 Matter Cause or thing whatsoever to the contrary
 thereof in any wise notwithstanding In Witness
 whereof we have caused these our Letters to be made
 Patent Witness ourself at our Palace at Westminster
 this Eleventh day of November in the Fifty Sixth
 year of our Reign.

By Writ of Privy Seal

Wilmot.

Entered at the Treasury

2nd March 1816

Wm Cotton.

copy

Carl Harcourt et al.

*Keeper of Windsor
Great Park.*

Lord Yarmouth

34578

[9. Apr. 6 1816]

Dear Sir

I have seen our Royal Master & H.
R. H. agrees to my original plan - I
will therefore send Lord Harcourt a copy
& add our joint request for a meeting
at Cumberland Lodge to settle our
future proceedings, at any time most
convenient to his Lordship.

Ever Yours

Yarmouth

Seymour Place
Saturday

Charles Rickalls Esq
de
Spring Gardens



34579



34580

St. Leonard, 9th April 1816

Sir

I am this moment favoured with your letter of the 8th Instant informing me of His Royal Highness the Prince Regent having been graciously pleased to grant unto the Earl of Gersmuth, Sir Nash Esq; and myself the Office of Keeper of Windsor Great Park, in reply to which I am to acquaint you, that as I am in daily expectation of being called to Oxfordshire upon business which I cannot well postpone, I must request you will have the goodness to inform the Earl of Gersmuth and Sir Nash that I cannot at present propose a day for our meeting

but I will not fail to take an early
opportunity of doing so on my return to
London

Shew the Honour to be

Sir

Your most Obedient

Humble Servant

Harcourt

9th July 1816.

Lord Harcourt

Mr Bicknell

Charles Bicknell Esq^r

34581

1819 An Account of Tythes charg: on Land in the
Parish of Clewer, in the Occupation of M^r. J. Perkins
at Flemish Farm. Due to M^r. J. Hughes & F. Agar, Renters
of the said tythes

1817	16 Acres of Meadow at 8 ^d per Acre	6 0
1818	16 Acres of Meadow at 8 ^d per Acre	6 0
1819	16 Acres of Meadow at 8 ^d per Acre	6 0
		<hr/>
		£ 19 0



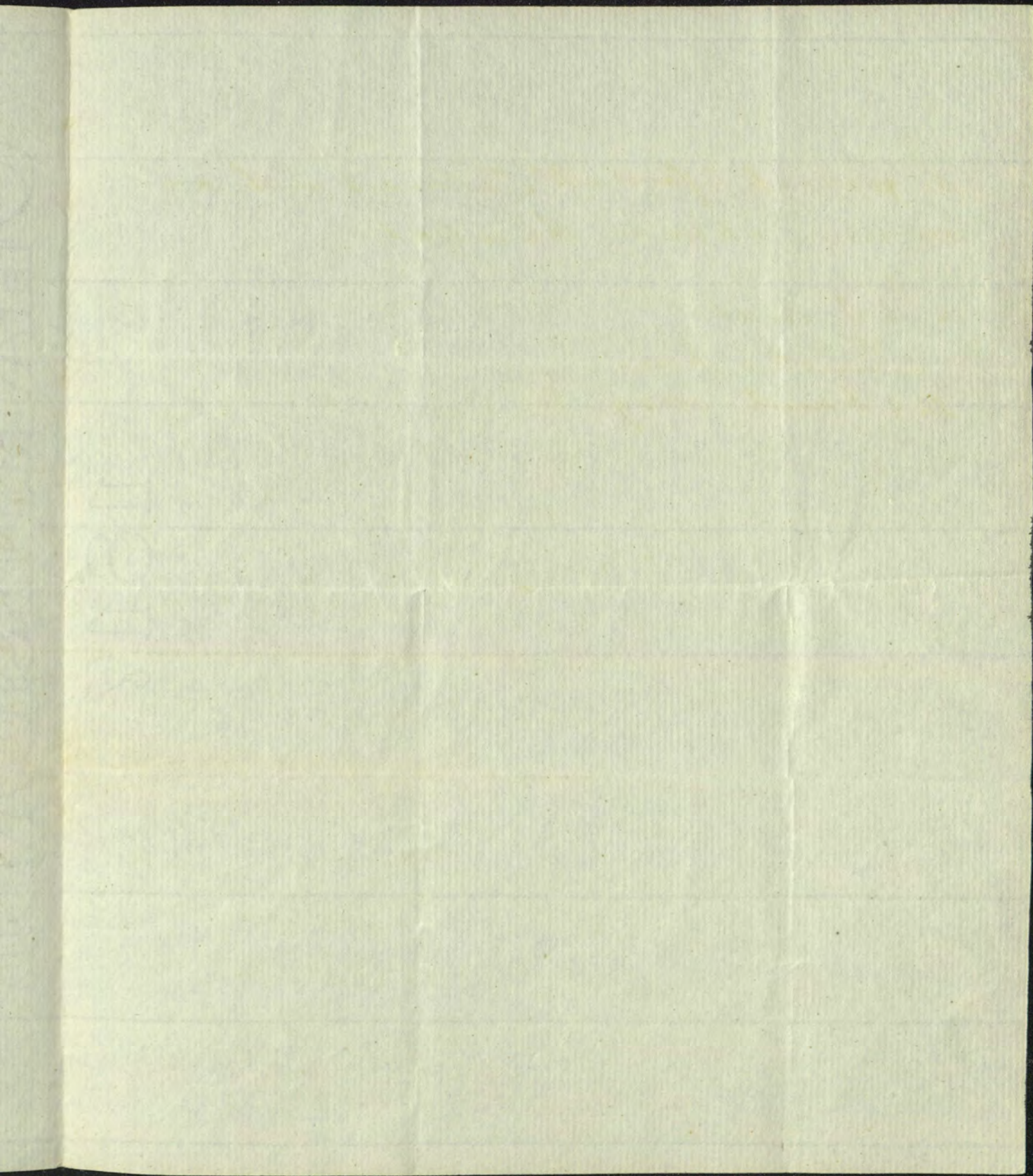
Mr. Tallmacks Compts to Mr. Bicknell
 encloses him an Account of the valuation of the
 Tithe of the Lands in the occupation of Mr Perkins
 for one year. Mr. Heppels claim is for 5 years
 from Michas last. Mr. Perkins having so long
 been the occupier the valuation was made by
 Mr Walter of Holyport -

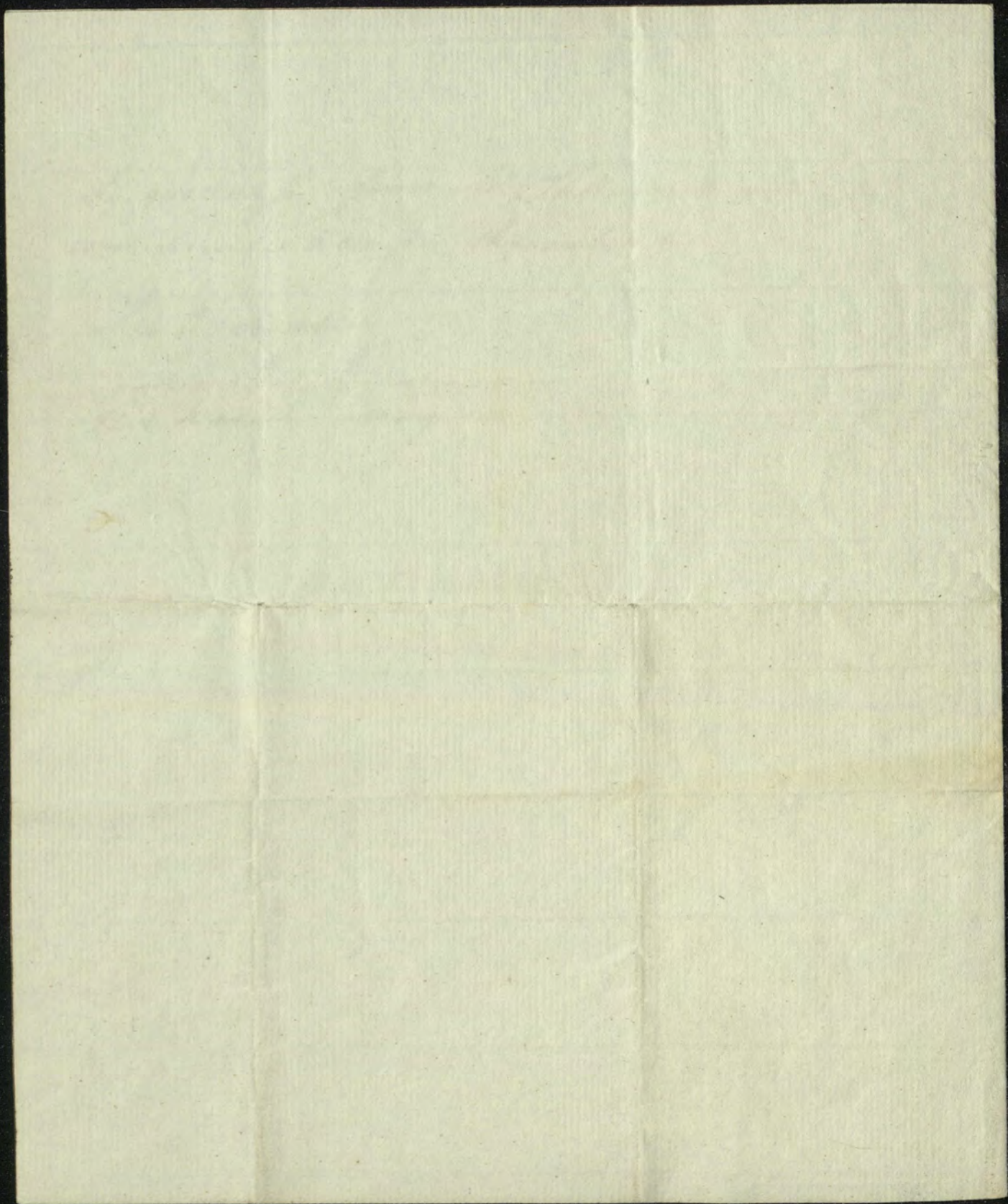
Mr. I presume that Mr. Grahams Claim can
 only relate to the small Tithe in the Parish
 of Windsor. The great Tithes of the Parish belong
 to Mr. Heppel. When a meeting of the Parishes
 Comons shall ^{have} _{been} held Mr. Bicknell will have

The goodness to favor Mr. Falkenack with a c.
communication on this subject.

Such that

Imolus Am.
24 March 1719



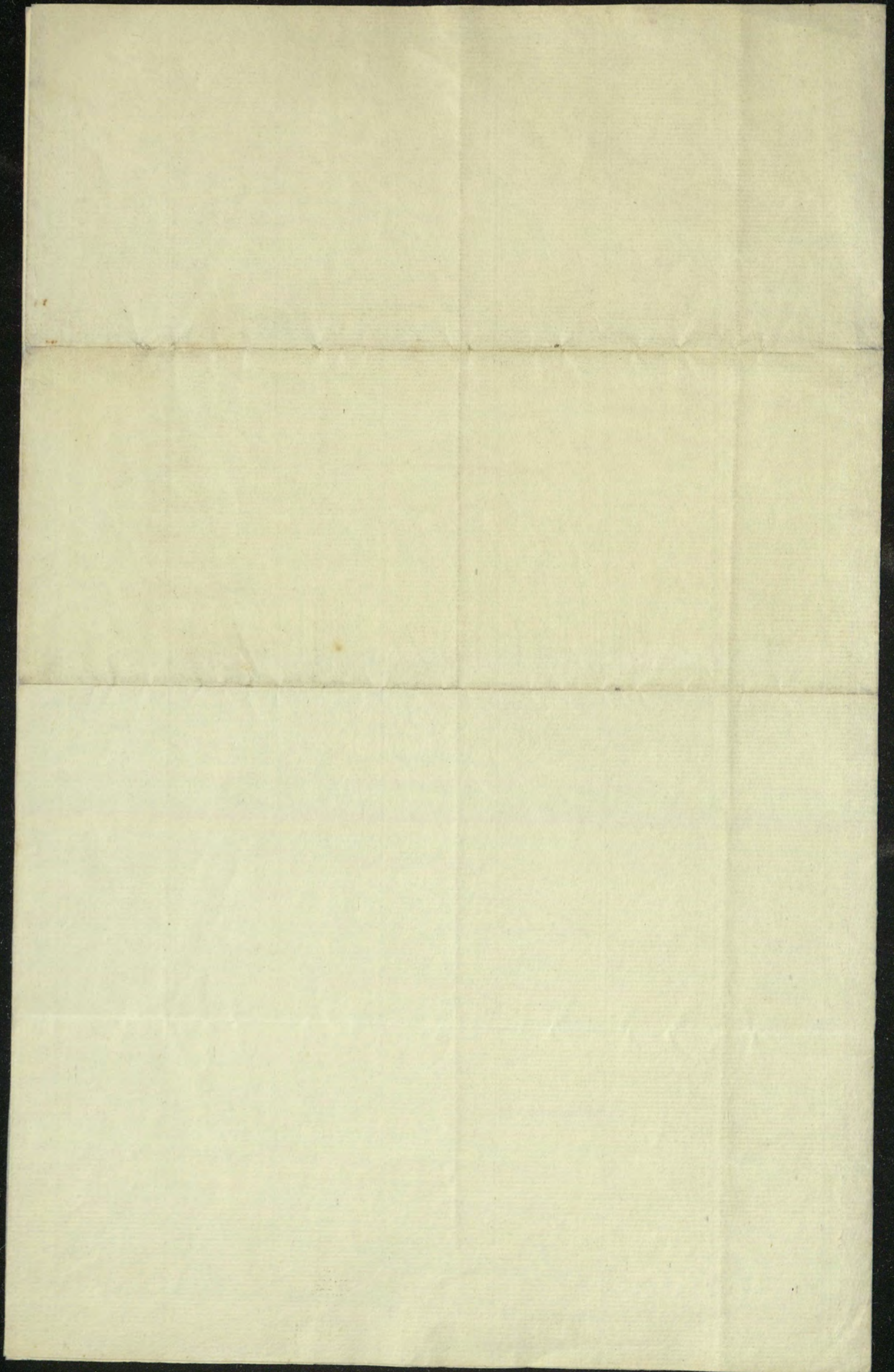


Extract from Mr Watters valuation
relative to the Titling of New Windsor
belonging to Frederick Heppel Esq

Mr Joseph Perkins -

		A	R	p
Buck Yard	Meadow	22	1	0
Part of Brick Yard	D ^o	11	0	30
Pigeon House Close	D ^o	16	0	7
Part of Paddock Hill	D ^o	21	0	33
	D ^o	53	2	24
	Mable	26	0	24
Ox Close	D ^o	33	1	26
	D ^o	10	3	24
Lane	pasture	0	1	21
	mable	11	0	13
Lane	pasture	0	1	22
	mable	5	0	11
	D ^o	6	2	16
	Meadow	17	2	2
	pasture	1	1	20
	D ^o	8	2	24
	Meadow	40	0	29
Crombourne Park Pasture		63	0	3
	Meadow	7	0	30
	pasture	17	3	5
	Meadow	23	3	7
	D ^o	9	2	3
		<hr/>		
		A. 407	1	22
		£ 111	0	0

Annual value of the above £ 111. 0. 0



34584

Sir

Perle Street
Lincoln Inn
June 15th 1819.

I mentioned to Mr Kippel the result of the Interview with which you favoured me a few days ago relative to the Tithe claimed by him for the Lands occupied by Mr Perkins - that it was not intended to pay his Mr Kippels claim, for a compensation for the Tithe subtracted by Mr Perkins during his occupation of the Lands, but that the valuation of such Tithe as made by Mr Walter Mr Kippels Surveyor would in future be paid as the same grew due -

I beg in answer to say, that Mr Kippel is a little surprized after the rather long interval which has elapsed at the former determination, coupled as it is with the latter but he is determined to support his claim as just and equitable to the compensation required. and he has given me instructions to file a Bill ag^t Mr Perkins for an account or take such other steps ag^t him as he may be advised for which purpose I am preparing a statement to lay before some

Chas Buxnell Esq^r

I am Sir
Your very obed^t serv^t
R^d Tallentire

34585

IN 6181
1781
CROOK

As per
paid
to
Charles Bicknell Esq

Spring Garden Terrace



34586

Sir

Leicester Street
Lincoln Inn

June 25th 1719

The result of several communications which have passed between Mr. Picknell & myself respecting the Tithe of the Lands in your Occupation claimed by Mr. Sheppard as impropriator of the Great Tithes of the Parish of New Windsor not being satisfactory with respect to the payment of the value of the Tithe for the several years you have held the Lands. - I have used Mr. Sheppard's directions to file a Bill in Equity ag^t you for an account of the several tithable ^{such} matters and things which have accrued due since your occupation and the papers are now before Council for that purpose. I have written to Mr. Picknell to the above effect.

I am Sir

Your very obed. Serv^t

Rd. Tullamach

6-10
2-10
5-10
6-10



*Mr. Joseph Perceps
Henrich Lane
Windsor*

6-9

2
- 2
- 6
13

34587

6-10

13

My Dear Sir

will you determine on the enclosed I write to
 Guendy directing him what to do. The farm is
 considered as in the P. Reports hands - but I
 presume that circumstances will not occur
 the Prince from paying the Tythes for the part
 of the Forest which is enclosed. that part of which
 in the occupation of Guendy is very small but
 the question is of moment, as I fear it will
 affect the whole of the Crown allotments - I
 think therefore some step should be taken to
 ascertain the Law on the subject - and in the
 event of the enclosed allotments being liable
 it shoud the Tythes should become a civil list
 charge and be paid by the Treasury as part
 of the annual parks expenditure -

ever My Dear Sir

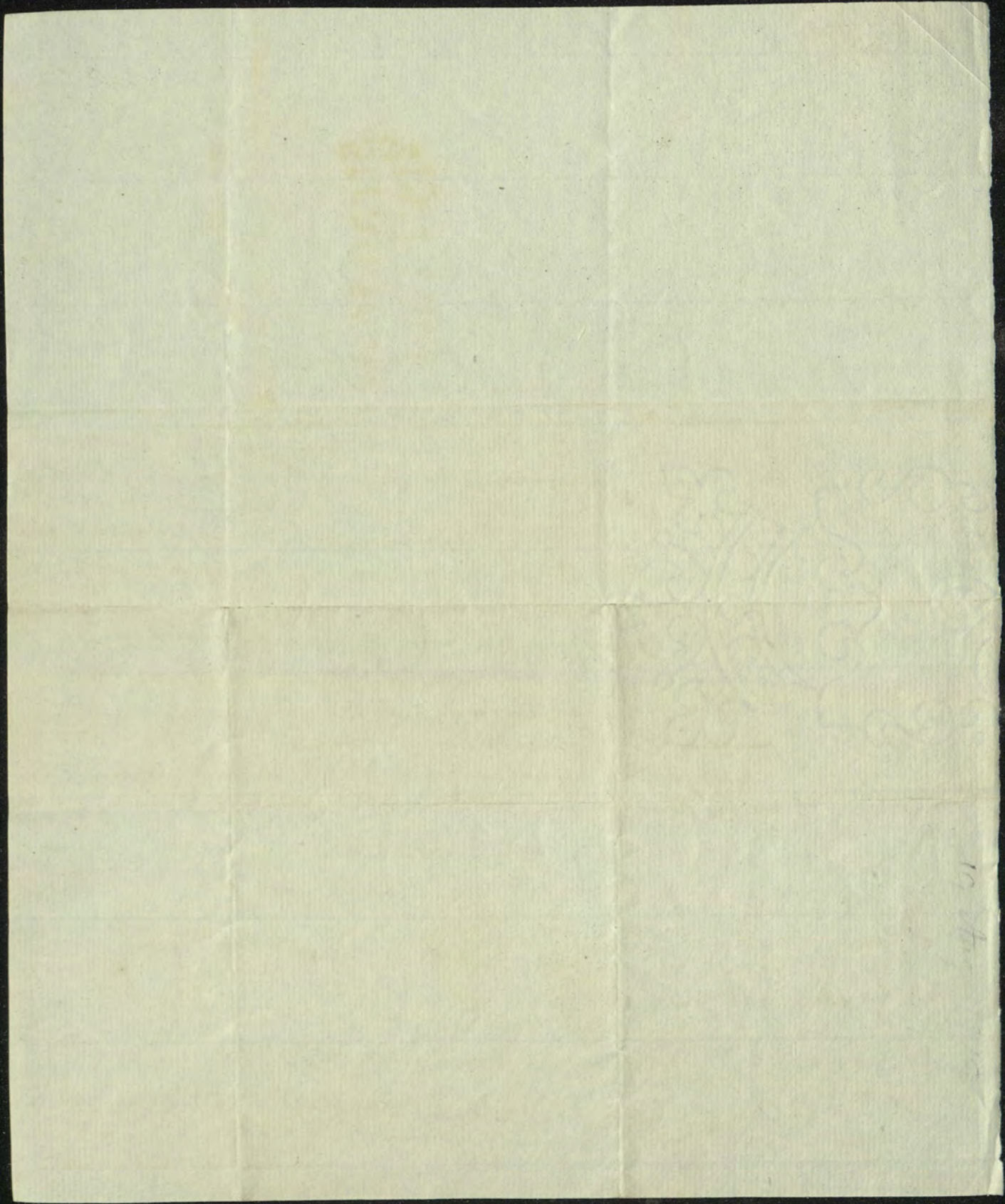
faithfully yours

John Nash

Clowderlethe
 Steewich
 19 Aug 1819 -

Charles Bucknill Esq

P. M. Boulton is the obnoxious fellow who trespassed
 on the Park & destroyed the game & shot the Deer



[Faint, illegible handwriting on aged, yellowed paper with a central circular stamp.]