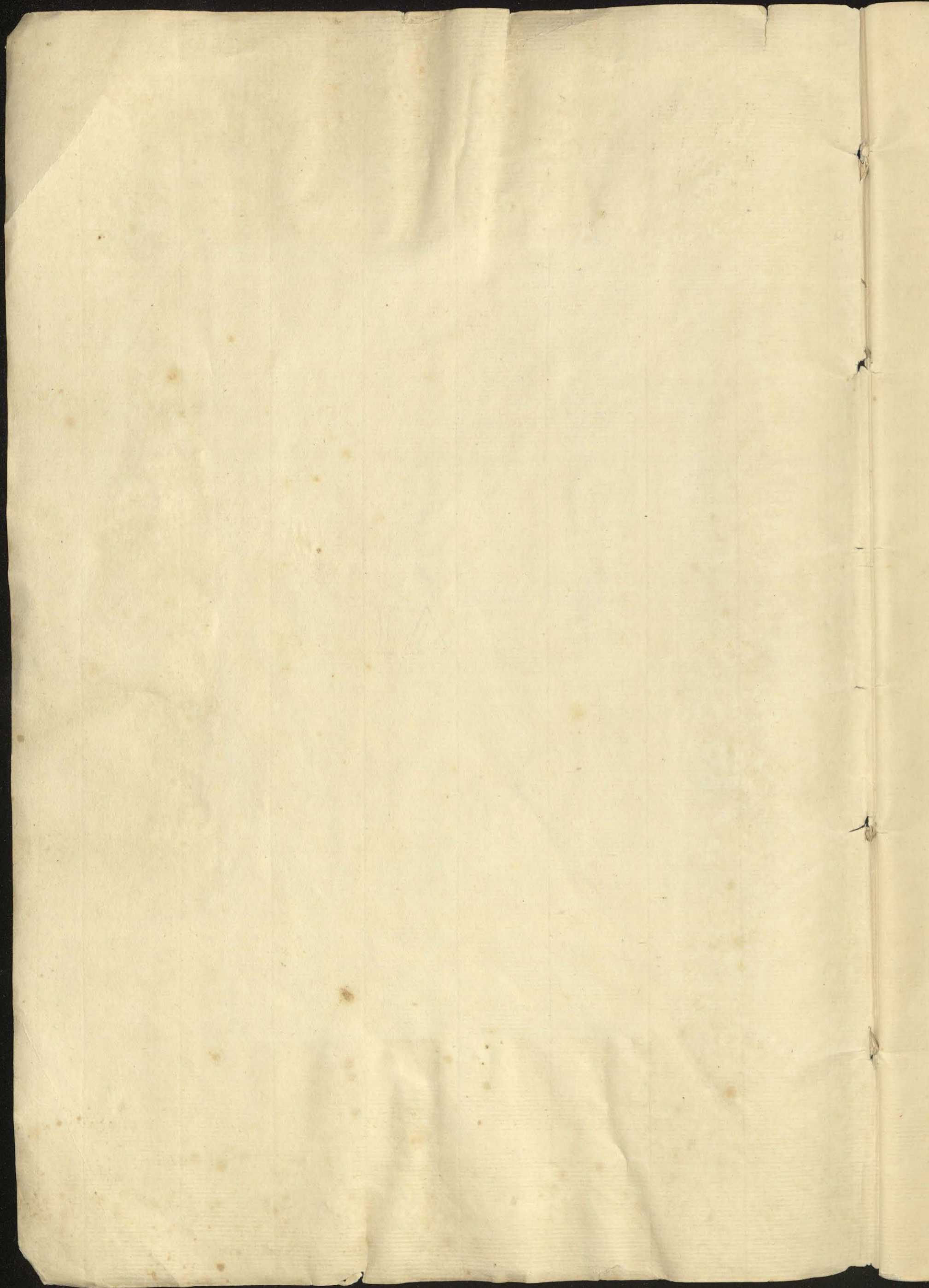
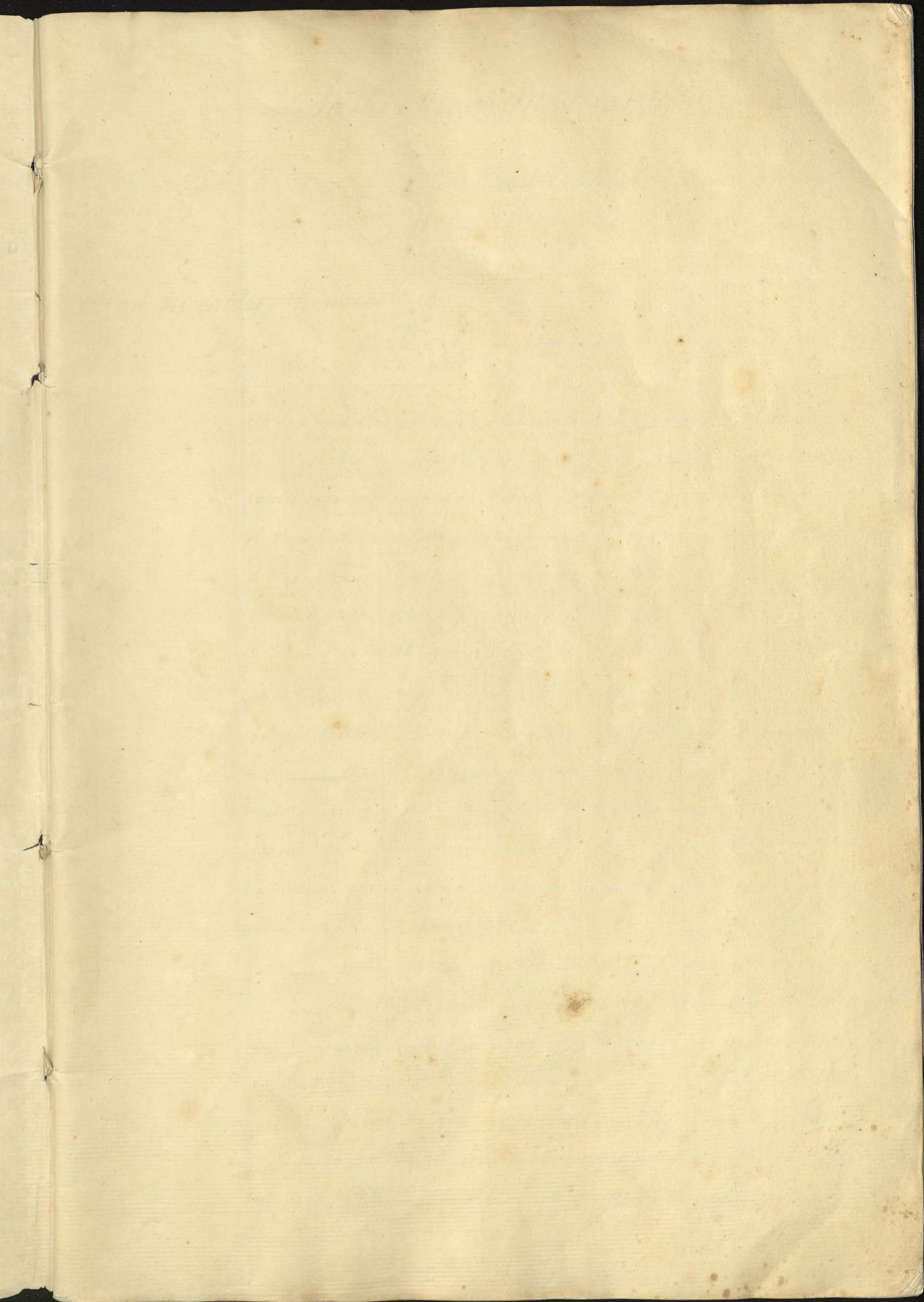


15829

-47 N<sup>o</sup> 2-1.

*Petition*  
*of*  
*Robert Wainwright*  
*with respect to at least*  
*Six hundred thousand Pounds*  
*now due and owing to*  
*His Majesty*  
*for*  
*Crown-Rents and Quilt-Rents*  
*in*  
*Ireland*  
*To which is added*  
*an*  
*Appendix*  
*containing*  
*Copies of Memorials, Letters, Papers, &c.*  
*that illustrate and verify the*  
*Facts stated in the said Petition.*  
*1767-*





*M*

To the King's Most Excellent Majesty)

The Humble Petition of Robert Mainwright of  
the City of Dublin, Clothier.

Most humbly Sheweth

That John Barr Esquire late Collector of Loughrea in the  
Kingdom of Ireland, deceased, having in his life-time observed many  
Abuses and Frauds in the Returns made by the several Collectors there,  
to the great diminution of the Crown Revenue, determined to make a  
thorough search into, and a strict examination of, all the Crown Lands  
in the said Kingdom, in the pursuit of which he met with very great  
discouragements, and was frequently menaced for his Attachment to the  
present happy Establishment.

That after many Years unwearied Labour and Application,  
attended with a very considerable Expence, the said John Barr so far  
completed his Enquiries as to discover the following Facts, Viz!

— that 62230 Acres of Land (charged in the Kings Rent Rolls)  
were returned by the several Collectors to the Commissioners as not to be  
found, whereas the said John Barr not only found them, but examined  
into their respective Crown Rents, and Quit Rents, and stated the  
annual amount thereof to be ----- £1013.

— the Arrears whereof at Lady day 1747 were stated at £53620.

— that 12513 Acres more, were Acres short charged, tho' contained  
in the same Denominations, whereby the Crown lost another yearly Sum  
in Quit Rents of ----- £109. 16. 10.

— the Arrears of which at Lady day 1747 amounted to £9039.

— that 510940 Acres were not charged in the Kings Rent Rolls  
from the determination of the Trustee Act, tho' they ought to be so.

that

21  
— that 16043 Plus Acres were short charged with Quit Rent due to the Crown from 1702, tho' by the Act of 2.<sup>d</sup> Anne, sec. 1: ch. 8: they are to pay such Quit Rent.

— which said two last mentioned parcels of Acres, making together 534982 Acres, one Acre with another at  $3\frac{1}{2}$  per Acre, will be per Annum . . . . . £7801. 16. 5.

— the Arrears of which, from Michaelmas 1702, to Michaelmas 1750, were stated by the said Barr to be . . . . . £374448.

— that 32717 Acres not sett off . . . }  
and 15525 Acres undisposed of } making together —

— 48242 Acres the property of the Crown at only  $5\frac{1}{4}$  per Acre would produce per Annum . . . . . £12194. 5. 0

That by the foregoing Discoveries it very evidently appeared that the Crown was injured every Year in the Sum of £21778, and that the Arrears which were due to the Crown at Michaelmas 1750, were considerably more than £437107, the greatest part of which Sum might then, and, together, with the last 10 Years Arrears, may still be levied and recovered, and the said Annual Rent of £21778 in future be secured, if the Officers appointed or to be appointed, for that purpose, will do their Duty as honest Men.

That the said John Barr made diverse Applications to the Chief Commissioners and Governors of the Revenue in Ireland, with regard to these his Discoveries, the Copies of whose Memorials and Letters are hereunto annexed; but he dying before the said Commissioners and Governors had come to any Resolution thereupon, this Great Object of his attention seems to have dropt to the Ground.

That your Petitioner supported the said John Barr for many years before his death, and lent him diverse Sums of Money to enable him to go on with and compleat his Discoveries; but he dying insolvent and very largely indebted to your Petitioner, and your Petitioner having met

met with many other great Losses in Trade, he became thereby ruined and almost destitute of Bread.

That your Petitioner is the legal Representative of the said John Carr, and is possessed of all his Books Papers and Writings relative to the before mentioned Discoveries, and which will authenticate the same in every particular; All which Books Papers and Writings your Petitioner is ready and willing to deliver up for the Benefit of your Majesty, and to give such further assistance in the Premises as may best answer the Royal Intentions of the said John Carr.

That although the said John Carr was intitled to one fourth part of the Value of the said Discoveries, and your Petitioner, as his Representative, may (he is advised) justly claim the same; yet forasmuch as your Petitioner is 70 Years of Age, and has nothing to support himself and his Family but the private Donations of two or three Friends, he is not only incapable of prosecuting such claim with Effect, but has the melancholy prospect of passing the Remainder of his Life in the utmost Penury and Distress.

Your Majesty's incessant Contemplation for the Good of Your Subjects in general, and of Those in particular who have endeavoured to render Services to Your Majesty and Your Kingdoms, leads Your Petitioner, most humbly to prostrate himself at Your Royal Feet, and to implore Your Majesty to grant him such Relief in the Premises as in Your Princely Wisdom shall seem meet.

And Your Petitioner shall ever pray  
Robert Wainwright.

Princes Court St. J. Gate  
Westminster.

25<sup>th</sup> July 1767.

## Appendix

containing Copies of Memorials, Letters &c, that illustrate and verify the Facts stated in the foregoing Petition.

A Letter from Francis Quijbon Esq. first Clerk in the  
Quit Rent Office in Ireland to John Carr Esquire.

Sir

June 12<sup>th</sup> 1735.

I shew'd your Letters first to Mr. Harrison in the Withdrawing Room; after reading them he took me into the Board, and gave them to the other Commissioners, who after perusal directed me to tell you that you shall have all due Encouragement for any Discoveries you shall make; which is all that pass'd. I am in haste Sir

Your very humble Serv<sup>t</sup>

F. Quijbon.

To the Honourable the Chief Commissioners and  
Governors of His Majesty's Revenue in Ireland.  
The Memorial of John Carr Esq.

Sheweth

That your Memorialist having Observed by the Returns made by many of the Collectors of the Revenue in this Kingdom ending at Lady day 1740, that the amount of the Arrears of Quit, Crown, and Composition Rents, are swelled to the Sum of £55498. 2. 9 <sup>5</sup>/<sub>8</sub>, And that in many of the Districts the Reasons Assign'd by said Collectors for said Arrears not being levied and Secured, are, that the Sands are not to be found; and other Reasons are that they are depending in the Exchequer; and as to the Remainder that they are double Charges.

That your Memorialist for the Service of the Crown and Publick, has during the space of two Years carefully Examined the best Authorities latent that he could have recourse to, in Order to Ascertain  
the



## Appendix

the said Great Arrears, that is to say, whether chargeable or not, And doth find that the Quit Rents only, at Lady day 1740, amount to the Sum of £37089.. 15.. 5<sup>1</sup>/<sub>4</sub>, and of that Sum as may appear Solvent, and may be secured £30365.. 6.. 11<sup>1</sup>/<sub>2</sub>, and part of which although alledged not to be found £26789.. 13.. 10<sup>3</sup>/<sub>4</sub>, yet your Memorialist will clearly make it appear that the Acres are in the several denominations of Sands so returned in Arrear and not to be found. And the Crown Rents in Arrear at said time amount to £15176.. 12.. 10<sup>1</sup>/<sub>2</sub> of which Sum, Solvent, as may likewise be made appear £11000.. 7.. 10<sup>3</sup>/<sub>4</sub>, so that the whole Sum so Returned in Arrear at said time, which may and ought to be levied and Secured Amounts to £41365.. 14.. 10<sup>1</sup>/<sub>4</sub>, and the Yearly Rent of the same to £1043.. 13.. 0<sup>3</sup>/<sub>4</sub>.

Your Memorialist also humbly craves leave to represent to your Honourable Board that from good Authority he doth find that the Number of Acres in the several Districts, as in the Schedule hereunto annexed mentioned Number A, by some Secret management, and great neglect, entirely left out of Charge, although most certainly they are (with many other Sands) chargeable with Quit Rent, or Crown Rent; and observes, that many of said Sands were sold by the Trustees in the Years 1701 and 1702; and that their Power determined in 1703; from which time only estimating the whole number of Acres in said Schedule, being 393181, at 2<sup>d</sup> per Acre (which is less than charged and paid for in any province in Ireland) the Yearly Charge thereof amounts to £3276.. 10.. 2; and the Arrears from the said Year 1703 only, to the Sum of £131060.. 6.. 8; altho' many of said Sands appear to be chargeable since the Revolution in 1688.

All which Sands, or most of them, your Memorialist has already drawn out, and that from Authorities, as that your Memorialist will clearly convince to your Honourable Board that they are liable to a Rent to the Crown with the Arrears thereon at least since the Year 1703 as aforesaid.

Arrears.

Appendix.

Arrears of Quit Rents, alledged not to be found, standing out at Lady day 1740 - - - - -	£ 26789.. 13.. 10 <sup>3</sup> / <sub>4</sub>
Further Arrears of Quit Rents, Solvent, and may be levied and secured - - - - -	3575.. 13.. 0 <sup>3</sup> / <sub>4</sub>
Arrears of Crown Rents, Solvent, and may be levied and secured - - - - -	11000.. 7.. 10 <sup>3</sup> / <sub>4</sub>
Arrears of Quit Rents and Crown Rents since the Year 1703, Chargeable, and greatly neglected to have been issued in Charge, altho' several of said Sands will appear to be in Arrear since the Revolution in 1688 -	131060.. 6.. 8
	£ 172426.. 1.. 6 <sup>1</sup> / <sub>4</sub>

John Carr Esq.<sup>r</sup> came this day before (Me), and Voluntarily made Oath on the Holy Evangelists, and depoveth that the contents of the within Memorial is true in every particular to the best of his knowledge and belief.

John Carr. Sworn before me the 12<sup>th</sup> day of September 1745.  
Tho. Marlay.

N. B. The above Tho. Marlay was then Lord Chief Justice of the Court of Kings Bench in Ireland -

The Case of John Carr Esq.<sup>r</sup> late collector of his Majesty's Revenue in three several Districts in Ireland.

Humbly offered and submitted to the Consideration of the Right Honble and Honble the Chief Commissioners and Governors of His Majesty's Revenue in Ireland.

That the said Carr on or about the Year 1707, was appointed collector of the Revenue of the Port and District of Killebeggo, and from thence in the Year 1709 was removed to the District of Strabane; where.

Appendix.

where there was handed over to him Arrears of Quit-Rents standing out since the Revolution in 1688, All which he levied, Received and Accounted for.

That in the Year 1715 he was removed to the District of Loughrea in the County of Galway, where there were Returned to him by the preceding Collector Arrears of Quit, Crown, and Composition Rents amounting to the Sum of £3366. 8. 5½ and the Bulk thereof also in Arrear since the said Revolution, and which by his appointing several additional Offices in the remote parts of that large District, and by frequently going in Person to Distrain, to the no small hazard of his Life, he reduced the same to £1127. 10. 2, And part thereof Insolvent being double Charges £1020.

That in said District he also discovered and brought to Charge several Lands not before in Charge since said Revolution being concealed, and Chargeable with Quit Rent, which he also secured and accounted for, Amounting to £451. 0. 11¼ and pursuant to the Statute, and as in the like Case always Usual, he received the one fourth part of the said Arrears, as a Premium for said Service; All which may and will appear by the Accounts in the proper Offices at the Customhouse.

That in the Year 1729 he discovered a Forfeiture of 1232 Acres of Land by Staffords Survey, but by Plantation Measure about 1600 Acres, lying in the County of Galway, being then in Jointure to the Lady Hurly Widow and Relict of Sir William Hurly attainted, which he laid before his Majesty's then Attorney General, now Lord Chief Justice Marlay, and also before the then Honble Board of Commissioners of His Majesty's Revenue, who were pleased to order him to be Minuted<sup>as</sup> the first Protestant Discoverer of said Forfeiture; And in July 1731 by Memorial he applied to the said Commissioners for the Tenancy of said forfeited Lands, and as in the like Case usually granted to the Discoverer, which by their Letter in Answer to the said Memorial ready.

Appendix.

ready to be produced may appear, that they confirmed their Opinion that the said Barr was to them the first Discoverer of the said Forfeiture, and Intitled to such part thereof as usually allowed, but thought proper to defer making to him a Lease of said Lands until after the Demise of the said Lady Hurly, and which Discovery with other Disbursements relating thereto cost him at least £50.

That in May 1735 from personal misfortunes hanging over him before he was employed in the Revenue, and which by a moderate Estimate cost him above £1500, with other additional Expences for the Service of the Revenue, he was unfortunately compell'd to fall Short of his Ballance due to the Crown in the Sum of £1500 or thereabouts, and to secure which he then did make over to his Security All his Effects, vizt. several Leases of Farms, and Tithes, and Stock of Cattle, and Household goods, without the least Reserve of a Support; and which Farms have since and still do continue in the Possession of his said Security to the Crown.

That the said Lady Hurly died in or about the 25<sup>th</sup> of August 1741, At which time the said forfeited Interests did or ought to have come into the Possession of his Majesty, and the said Barr pursuant to the said Minute and Letter to have enjoyed the one fourth part thereof, as in such Cases always Usual, and thereby Enabled him to have cleared off his Ballance legally due to the Crown; but by Secret Management the Crown has been injured, as also he from receiving the Issues and Profits of the said forfeited Lands since the Death of the said Lady Hurly.

That notwithstanding so great discouragement, and in Order to make all the Attonement and Satisfaction in his power by his failure in Ballance, he has by near two Years Labour and pains, in Observing the Arrears of Quit-Rents and Crown-Rents standing  
out

Appendix

out in most of the Districts in this Kingdom to be annually encreasing, and in many of the said Districts, the Reasons assigned and given for the said Arrears, were, that the Lands are not to be found which prompted him to Inspect and carefully examine the several Records extant, and which part of the said Arrears he finds chargeable, and not chargeable, as in the three several Lists herunto annexed Numberd 1. 2. and 3 containing the Arrears on the Quit Rents, and on the Crown Rents, as also on the Lands alleged not to be found, many of which in Arrear since the Revolution in 1688 and ending at Lady day 1740.

That he also from Record finds that by some great Omission and Neglect the Number of Acres in the several Districts as mentioned and contained in the List herunto annexed Number 4, are chargeable with Quit-Rent, or Crown-Rent, and not Issued in Charge since the Year 1703, when the Trustees power for Sale of the forfeited Interests in Ireland determined, and many of said Lands appear to be sold by said Trustees, and which Lands so sold by them were, pursuant to the Statute, to be charged with the like or same Rent to the Crown, as they were liable to before the Sale.

The Arrears on all which Lands as contained in said Lists at Lady day 1740, and chargeable, appear to be as under mentioned, and which he has carefully drawn over, and if permitted, for the Service of the Crown and Publick, will clearly evince that they may be levied and secured.

Arrears of Quit Rents, alleged not to be found	£26789. 13. 10 <sup>3</sup> / <sub>4</sub>
Further Arrears of Quit Rents, which appear chargeable and may be levied and secured	3575. 13. 9 <sup>1</sup> / <sub>4</sub>
Arrears of Crown Rents Solvent, & may be secured	11000 " 7. 10 <sup>3</sup> / <sub>4</sub>
Arrears of Quit Rents and Crown Rents chargeable since the Year 1703, when the Trustees power for Sale of the forfeited Interests in Ireland determined, and when and since the Lands chargeable herewith have been by great Omission & Neglect not Issued in Charge, the yearly Rent on which Lands @ 2 <sup>1</sup> / <sub>2</sub> p <sup>r</sup> Acre Quit Rent being 393181 Acres is	£3276. 10. 2
	131060. 6. 8
	£ 172426. 1. 6 <sup>1</sup> / <sub>4</sub>

Appendix.

John Carr Esq<sup>r</sup> came this day before me and voluntarily made Oath on the Holy Evangelists and deposeth that the above State of the Arrears of Quit Rents and Crown Rents, is true to the best of his Knowledge and Belief.

John Carr.

Sworn before me the 12<sup>th</sup> of September 1745.

Tho. Marlay.

The Original left with his Grace the late Lord Primate.

To the Right Honourable and Honourable the Chief Commissioners and Governors of His Majesty's Revenue of Ireland

The Memorial of John Carr Esq<sup>r</sup>

Sheweth

That your Memorialist, by searching into and examining the several Survey and Distribution Books in the Kingdom, has by indefatigable pains and trouble, and great time, discovered that the several Lands set forth and mentioned in the annexed Schedule containing 16042 Acres, are plus Lands, and not in Charge in his Majesty's Rent-Rolls, although by Act of Parliament chargeable at least since Michaelmas 1702.

Your Memorialist therefore prays, that your Honourable Board will be pleased to Order Mr Howard to Examine into this Affair along with the others Represented to your Honours and to him Referred

And your Memorialist will ever pray.

February 21<sup>st</sup> 1750.

John Carr.

Appendix.

A Letter from Georges Edmund Howard Esq. Solicitor to the  
Chief Commissioners and Governors of His Majesty's Revenue of Ireland.

To John Carr Esq.

Sir. I have read over all your papers relating to the several Rents  
in Ireland which are not, but ought to be, in Charge; and I really  
think your Scheme a very feasible one, and that there is almost a  
moral certainty of Success. - I am greatly obliged to you and Mr.  
Quibon for your kind intentions towards me to admit me a third  
Sharer; but since I saw you last, I have fully revolved this Matter in  
my Mind, and can by no means reconcile it to myself, and think it  
inconvenient with my Office. My Report upon your Memorials would  
have but a bad Grace, were it to be known that I was to be a Sharer  
of the Profits, and as this Affair will in all likelihood make a  
prodigious Alarm, it would not be for the Honour of his Majesty,  
the Commissioners, or myself, that I, their Officer, should be any  
farther concerned in it than in the Execution of my Duty, for which  
his Majesty is to pay me, and for which, no Man can blame me, and  
especially as I am sworn to it. You may be assured that notwithstanding  
I shall not be concerned as a Sharer, I shall be most active and  
indefatigable, as I think it a Matter of the utmost consequence; but  
I would recommend that an Essay be first made in some particular  
County or District, that we may not ring the whole Peal of Bells at once.

I am Sir

Your most obed<sup>t</sup>. humble Servant.

Georges Edm.<sup>d</sup> Howard

Oct. 30<sup>th</sup> 1750.

Appendix.

From John Carr Esq<sup>r</sup> to Francis Quijbon Esq<sup>r</sup>

Dear Sir,

The inclosed contain the Names of sever al of the Persons to whom Lands are sett off by the Distribution Book, and Not In Charge in the Rent Rolls, excepting as I believe part of Dudley Bagnals and Lord Galmoy's Lands. As to the Latter's they were forfeited in 88, and sold by the Trustees to M<sup>r</sup>. Agarr of Gowran and several others; yet not all of them Charged nor rightly Apportioned, nor can that be well or exactly done without a view of the Patent. And indeed as to the other there is no making any certainty without the view of the Patent, as also the rest.

I wish you would speak to M<sup>r</sup>. Howard or M<sup>r</sup>. Lodge in order that those Affairs may be pushed forward, for what I principally am at a loss in is whether the Patentee's Lands be Chargeable with Crown Rents or Quit Rents; as to the Rest I can compleat the same, as the sooner that is done I presume the greater certainty of Success.

I am

D<sup>r</sup>. Sir

Dec<sup>r</sup>. 4<sup>th</sup>. 1750.

Yours affectionately

John Carr.

From John Carr Esq<sup>r</sup> to Francis Quijbon Esq<sup>r</sup>

Sir,

Inclosed you have an Abstract of the Plus Acres in the several Districts in Ireland neglected to have been issued in Charge with Quit Rent, since Michaelmas 1702 pursuant to the Statute, which vests the Fee of the said Acres in the Patentees who hold the Patent Acres, provided they pay the Quit Rent for the

Plus.



## Appendix.

Plus Acres from that time; and as Mr. Howard has the several Denominations which have been, I presume, carefully examined, I cannot doubt but that he will this Term apply on behalf of the Crown to have the Lands issued in Charge, in Order that the Arrears may be levied and secured. I must observe to you that there appears to be 30000 Acres which by the Distribution Books are not set off to any Patentes, yet no doubt chargeable with Quit Rent to his Majesty, and that since the Revolution in 88; As also a great Number of Patent Acres (Not In Charge; as to the latter they may readily <sup>be</sup> reduced to a Certainty, that is to say, whether chargeable with Crown Rent or Quit Rent, on examining the respective Patents; but must further remark to you, that the Acres mentioned and contained in the two Abstracts (herewith also sent you) sett off to the Earls of Antium and Carlingford, are most certainly chargeable with Quit Rent as may clearly appear by the Acts of Settlement and Explanation with which I furnished you to lay before your Honourable Board; and as I humbly conceive the Commissioners being fully apprised hereof will give proper Directions accordingly to have the said Earl's Lands issued in Charge.

And as now, Sir, is the Season for the Collectors to be on their Accounts, and in many of the Districts in which great Arrears of Quit Rents have been standing out since the said Revolution, and as to several of them Reasons assigned that the Lands are not to be found; wherfore, for the Service of the Revenue, which I shall always have at heart, I must crave leave to Recommend to you the perusal of the several Sheets of Royal paper which I drew over ten Years past, containing the several Denominations of Lands, then, and many of them still, in Arrear of Quit Rent; as also a Book covered with Marble Paper, in which are Lands in Arrears of Quit Rent alledged Not to be found, by which you'll find that the Acres so in Arrear are in the  
Lands

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<sup>and</sup>  
Sands, 12500 Acres short-charged, - If my Service for his Majesty's Revenue may be agreeable to your Honourable Board, I shall spare no pains to serve them, and am Sir

Your most obedient humble Servant

New Street May 10<sup>th</sup> 1751.

John Cart.

Counties.	Baronies.	Acres			Yearly Charge	Acreage Ending laster 1750
		A.	R.	P.		
Antrim	Colerain . . . . .	5042.	3	2		
	Kilconway . . . . .	18570.	2.	20		
	Dunluce . . . . .	32619	10.		1375 A 11	81139. 10 1.
	Carig . . . . .	20835.	2	8		
	Glenearne . . . . .	24488.	2	31		
		101556.	2	37		
South.	South . . . . .	2482.	1.	6		
	Atherdee . . . . .	1483	-	-	95. 5 1 <sup>3</sup> / <sub>8</sub>	5563. 13. 7 <sup>1</sup> / <sub>8</sub>
	Ferrard . . . . .	734	3			
		4760	3	36	1470 10 - <sup>3</sup> / <sub>8</sub>	86703 3 8 <sup>1</sup> / <sub>8</sub>
Plus Acres in several Districts in Ireland, ending Michas 1750 . . . . .		16042	-	-	258 - 11 <sup>1</sup> / <sub>8</sub>	12390 4 6
					95 5. 1 <sup>3</sup> / <sub>8</sub>	5563 13 7 <sup>1</sup> / <sub>8</sub>
					1375. 4 11	81139. 10 1
					1728. 10 11 <sup>1</sup> / <sub>2</sub>	99093. 8. 2 <sup>1</sup> / <sub>8</sub>

Appendix.

An Abstract of part of the Arrears on Lands chargeable with Quit-Rent due to His Majesty, and neglected to be issued in charge since Easter 1691.

	Acres			Yearly Charge			Arrears
	A	R	P	L	S	D	ending at Lady Day 1752.
Sands sett off to the Earl of Antrim in the Baronies of Colerain, Kilcomway, Dunluce, Caric, and Glencarine, chargeable as may appear by Act of Explanation, page 116, exclusive of 3932 Acres, 2 Roods and 3 Perches in the Barony of Antrim - - - - -	101556	2	37	1375	4	11	83889 19 11
Sands sett off to the Earl of Burlington in the County of South, and chargeable by Act of Settlement page 108, and 120 - - - - -	8700	3	36	95	5	13/8	5810 11 11/8
Plus Acres chargeable since Michas 1702 - - - - -	16042	1	16	258	-	11/8	13031 6 9/4
	122300	-	9	1728	10	11 1/2	102731 18 8 3/8
Part of the Acres short-charged in the same Denominations, as return'd by the respective Collectors not to be found, yet are chargeable - -	12513	-	-	169	16	10 3/8	10360 8 8 1/2

Note, the three above Articles exclusive of the last, were delivered in to the Honble Board of Commissioners of His Majesty's Revenue the 14<sup>th</sup> May 1751, and by them referred to Mr. Howard to be prosecuted.

And in May 1752 delivered at the Castle of Dublin?

Note, Over and above the above particulars there are 200,000 Acres of Lands, chargeable with Crown-Rents, and Quit-Rents, and not issued in charge.

A.

Appendix.

A Letter from John Barr Esq.<sup>r</sup> To George Edmund Howard Esq.<sup>r</sup>

Dear Sir,

I find from Mr. Guibon that my Letter to him dated the 10<sup>th</sup> Instant with Abstracts of the Acres by Distribution Books sett off to the Earls of Antim and Barlingford, as also the Plus Acres omitted to be charged, the Yearly Quit Rent of the two first Amounts to £1470.. 10.. 0<sup>3</sup>/<sub>4</sub> and the Arrears from Easter 1691 to Easter 1750. £86703.. 3.. 8<sup>1</sup>/<sub>8</sub> and the yearly Quit Rent of the Plus Acres £258.. 0.. 11<sup>1</sup>/<sub>8</sub> and the Arrears ending Mich.<sup>o</sup> 1750 to £12390.. 4.. 6 in the whole £99093.. 8.. 2<sup>1</sup>/<sub>8</sub> were by him the 14<sup>th</sup> Instant laid before the Honourable Board of Commissioners, and that they have thought proper to deliver and refer the same to you. This Affair with many others, and really due to the Crown you must be very sensible took up my time for several Years, having drawn over from the Survey Books every Denomination with their Number of Acres, and as I have, as to these three Particulars, performed my part I hope you'll expedite the same, as also the Affair of Sturley's Forfeiture And your Report as to my Account depending before you; for I find that I have for some Years past been greatly injured by my pretended Friends, in the Setting of my small Farms at an Under-Rate considerably, which I am fully sensible I could remedy provided I could get the Bonds up that my Security passed since my dismissal, and that for a considerable Sum more than due to the Crown; indeed as a friend or two of distinction remarks who have been in part acquainted with my Service for the Crown for some Years past say, that if my whole Ballance, was discharged by a Noli Prosequi, I might merit such a favour; but since that is paid, and as I hope you'll be of Opinion considerably over-paid, I cannot doubt but that on your Report, the Commissioners will immediately enable me to discharge some Incumbrances upon me these fifteen Years past which I could not avoid; and as I was some few days past informed that Mr. Brewster goes for

England.

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England the first Week in June I must earnestly entreat that your Report may be finished before that worthy Gentleman leaves this, and you'll greatly oblige.

Sir Yours &c.

John Carr.

The Inclosed which I had by me these several Years, and signed by Mr. Quijbon will I hope be thought by you not Improper to <sup>be</sup> annexed to your Report, or laid before the Board.

New Street May 24<sup>th</sup> 1751.

To the Right Honourable and Honourable the Chief Commissioners and Governors of his Majesty's Revenue of Ireland.

The Memorial of John Carr Esq.

Sheweth

That on the 10<sup>th</sup> Day of May 1751, Your Memorialist writ a Letter to Francis Quijbon Esq. first Clerk in the Quit Rent Office, and inclosed therein Abstracts of the Number of Acres by the Survey and Distribution Books sett off to the Earls of Antrim and Carlingford, and by the Act of Settlement and Explanation in Express Words are Subject to the Payment of Quit Rent to the Crown; yet none of them charged since Easter 1691; to the former <sup>a.</sup> 101556 <sup>R.</sup> 2 <sup>P.</sup> 37, and to the other <sup>a.</sup> 4700 <sup>R.</sup> 3 <sup>P.</sup> 36, as also a List of the plus Acres in the several Districts in the Kingdom, likewise not in Charge, amounting to <sup>a.</sup> 10042 <sup>R.</sup> 1 <sup>P.</sup> 16, the Arrears standing out, due to His Majesty on all three at Lady day 1752. amount to £102731. 18. 8<sup>5</sup>/<sub>8</sub> and the yearly Charge to £1728. 10. 11<sup>1</sup>/<sub>2</sub>.

That on the 14<sup>th</sup> Day of said Month the said Mr. Quijbon laid your Memorialist's said Letter with said Abstracts before your Honourable Board, when you were pleased to Order the same to be delivered to George

Edmund

Appendix

Edmund Howard Esq<sup>r</sup> Solicitor for the Quit Rents, to make the Report thereon.

That your Memorialist on Meeting said Mr. Howard last Week he acquainted your Memorialist that he had mislaid your Honourable Board's said Order, and therefore advised your Memorialist to address your Honours to Revive said former Order.

That your Memorialist, to evince his real Inclination for the Interest and Service of the Revenue, has hereunto annexed a Schedule of many more Acres most of them chargeable with Rent to the Crown; yet by some great neglect Omitted to be charged, and that some of them charged are short charged, and that from the Revolution <sup>in</sup> 1688, and over and above which there are some thousands of Acres more Not In Charge.

Your Memorialist therefore prays that your Honourable Board will please to Order said Mr. Howard and Mr. Quijbon that all the said Sands so sett off to the Earls of Antrim and Carlingford, with the Plus Acres, may be brought to charge; as also all the other Sands chargeable, your Memorialist having drawn them all Over.

John Carr.

April 11<sup>th</sup> 1753.

(Mem. This was delivered by Mr. Moorhouse to Colonel Ponsonby.

## Appendix.

A Schedule of Acres sett off by Distribution to the undernamed several Patentees concealed and not charged with Crown Rent or Quit Rent to the Crown, as returned to the Honble Commissioners the 11<sup>th</sup> day of April 1753.

Patentees.	Acres	Patentees	Acres
Earl of Antrim . . . . .	105489	Patrick and W <sup>m</sup> Sansfield	3948
Earl of Carlingsford P <sup>t</sup> q <sup>r</sup> . . . . .	4700	Lord Dillon . . . . .	2697
James & Allen P <sup>t</sup> q <sup>r</sup> . . . . .	9147	James Coppinger . . . . .	10486
Thomas Aylmer . . . . .	1625	Bryan Cavenagh . . . . . q <sup>r</sup> . . . . .	2410
Chris <sup>t</sup> and S <sup>t</sup> John Bellow . . . . .	7349	Lord Dungan . . . . .	4344
Thomas Brown . . . . .	9267	Lord Galmoy . . . . . q <sup>r</sup> . . . . .	1604
Sir Valentine Browne P <sup>t</sup> q <sup>r</sup> . . . . .	47057	Lord Iveagh . . . . .	1099
Dudly Bagnall P <sup>t</sup> q <sup>r</sup> . . . . .	11991	Lord Inchiquin . . . . .	593
James Barnwell . . . . .	1189	Francis Lustace . . . . .	1096
Chris <sup>t</sup> Barnwell . . . . .	1396	William Lombard . . . . .	1759
Nicholas Plunket . . . . .	1954	Sir Lawrence Lemond . . . . .	419
Earl Chancery P <sup>t</sup> Chas <sup>t</sup> q <sup>r</sup> . . . . .	130179	Oliver Lustace . . . . .	510
Sir Richard & Sir Hen <sup>ry</sup> Dealing . . . . .	3374	Art. Cavenagh . . . . .	292
Earl Fierconnel . . . . .	1730	Lord Kingston . . . . .	1826
Nicholas Darcy . . . . .	3885	Sir William Flower . . . . .	2640
Garret Weisly . . . . .	4519	Hugh Magill . . . . .	1000
Nicholas Loerard . . . . .	3834	Doctor Edward Meara . . . . .	779
Chris <sup>t</sup> Tagan q <sup>r</sup> . . . . .	2028	Hovendons Forfeiture . . . . .	1259
John Borr . . . . .	552	Edward Ford . . . . .	285
Lord Gormanstown q <sup>r</sup> . . . . .	6874	Richard Morgan . . . . .	1147
Lord Mt. Garret P <sup>t</sup> q <sup>r</sup> . . . . .	16306	Phelim Maginnis . . . . .	4002
Lord Fitz Harding . . . . .	4512	S <sup>r</sup> Richard Parsons . . . . .	1785
Sir Theo. Jones . . . . .	1327	Lord Fitz Williams . . . . .	1835
Nicholas Purcell . . . . .	7776	Sir William Parsons . . . . .	578
Nicholas Bagnall . . . . .	8276	John Talbot . . . . .	657

Appendix.

Patentees -	Acres	Patentees	Acres
Sir Robert Talbot - - - - -	600	Acres since discovered	
John Walsh - - - - -	2993	Richard Carbury - - - - -	826
Thomas Suttrell - - - - -	265	Alderman Adican - - - - -	285
Robert Netterwill - - - - -	580	Sir George Ratcliff - - - - -	200
Sir Adam Loftus - - - - -	1048	John Clayson - - - - -	168
Lord Castlehaven - - - - -	906	Chris Mapas - - - - -	196
Lord Slaine - - - - -	278	Edward Stubbers - - - - -	129
Sir William Usher - - - - -	580	Hugh Rowley - - - - -	109
Lord Chichester - - - - -	7187	Dan <sup>l</sup> . O. Mullan - - - - -	60
Marcus Magrath - - - - -	1693	William Montgomery - - - - -	222
Thomas Adderley - - - - -	548	Executors of James Hamilton	400
Lord Cloneboys - - - - -	7060	George Talbot - - - - -	239
Lord M <sup>r</sup> Norris - - - - -	1150	James Magrath & B. of Blogher	19749
Heirs of Barnaby Dumm - - - - -	508	Arthur Hill - - - - -	7479
Alexander Piggot - - - - -	245	Robert Ward - - - - -	400
Colonel Butler of Kilcash - - - - -	773	James Hamilton - - - - -	400
Lord Ranelagh - - - - -	413	Robert Usher - - - - -	137
John Carbury - - - - -	403		<hr/> 30999
Sir Richard Kennedy - - - - -	326		482243
John Connell - - - - -	207		<hr/>
Benedict Arthur - - - - -	259	Total - - - - -	513242
Chief Baron Byrse - - - - -	863	Plus Acres not charged	16042
Robert Schlin - - - - -	233	Undisposed Lands	15441
Edward Carter - - - - -	384	Lands not sett off in	
Sir William Reeves - - - - -	240	Distribution Book	33336
Alderman John Page - - - - -	290		<hr/> 64819.
Mathew May - - - - -	543	Note. Part of Carl blancarty's Lands	
Henry Savage - - - - -	336	charged and many of them not; the	
Hugh Savage - - - - -	507	rown Rent reserved in his Patent	
Sir John Rowley - - - - -	1281	dated 25 <sup>th</sup> July 1677 amounts to	
Hercules Longford - - - - -	302	£758. 8. 11. 3/4.	
Edward Willis - - - - -	251	Part of Carl Carlingford's Quit Rent	
Edward Richardson - - - - -	2500	remitted - Quere - The Rent reserved?	
Philip More - - - - -	546	Sir Valentine Brown's wrong and	
John Dillon - - - - -	559	short charged -	
		Dudley Bagnal Ditto. -	
	<hr/> 482243	Lord M <sup>r</sup> Garret Ditto. -	

A.



Appendix.

A Letter from John Barr Esq<sup>r</sup> to Francis Gujbon Esq<sup>r</sup>

Dear Sir

The Anguish and pain of the Gravel was so violent on me yesterday that I could not move, without torture, up or down Stairs; however, if possible will not fail attending you to morrow, in the Afternoon to visit Mr Howard, who, as may too clearly be observed, has no real intention to perform any Justice towards us in Hurly's Affair, and I cannot avoid saying, nor towards the Crown; for surely, if otherwise, would not the King have been in the Actual Possession of that Forfeiture, and so considerable since August 1741, as in truth he ought, when the Lady Hurly died? but on the contrary the Popish Tenants in Possession in her Life time, with another Tenant a Protestant, have ever since and still do enjoy Possession of said forfeited Lands, at the same inconsiderable Rent as in her Life time; whereas they have since her Death been much more Valuable Yearly. I must crave leave to say that as I have some time past cheerfully consented that you should with me enjoy an Equal Share of that Forfeiture, it would be Incumbent on you to exert yourself both with Heart and Purse, that we may not be baffled; And as by the Trustees Act of the 11<sup>th</sup> and 12<sup>th</sup> W<sup>m</sup> the 3<sup>d</sup> the sole power of granting and setting Leases of these Forfeitures are in the Board of Commissioners, pray use your Interest and I will mine, for I will no longer be dilatory. I beg you may look over the copy of my Memorial about said Forfeiture sent into your Board the 3<sup>d</sup> last July, and which I doubt was not since read over, or if it was, no Steps taken therein by Mr Howard, and no Regard had thereto; & extraordinary Encouragement for all Services by me performed, whilst Collector and since, which I laid before your Commissioners and transmitted to a Friend in London.

As Mr Glover is in Town, I hope you and Mr Howard will do

me

Acres

826

285

200

168

196

129

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Appendix.

me that small favour and Act of Justice as to obtain an Order for his paying me £7. 14. 9<sup>d</sup> remaining in his Hands since he entred Collector, and paid over to him by his Predecessor and received on my Account, being Cash I accounted for in the Year 1733 and 1734 as also £4. 18. 2<sup>½</sup> which his Predecessor received not, but to be received by him and accounted for with me; the Memorial, and Schedule of Particulars Mr. Howard has.

And I have also inclosed to you a List of the several Lands the Forfeiture of Sir William Hurly, and since Easter 1691 charged in the Name of Sir Maurice Hurly with Quit Rent, and at Lady day 1742 by mistake discharged which they ought not, nor until the Crown is in the Actual Possession.

I have also inclosed to you Earl of Barlingfords Lands which for both our Sakes I request you may compare with the Grant of Remittal and to see if the Denominations and Number of Acres agree; and if there be no Rent reserved in said Grant or Patent, which I presume there is; and as these Affairs are more your Province than Howards I beg you'll the more narrowly examine.

If Earl of Antrims Lands, to which there can be no Objections, but that they are chargeable, be not now and this Term Issued in Charge I shall conclude they never will by Mr. Howard, since they have not since May 1751, when I laid the same and the plus Acres before your Board.

I send you also a Copy of a Memorial sent into our Board the 11<sup>th</sup> of April last, all which pray peruse, and am

Sir

Yours most truly.

July 15<sup>th</sup> 1753.

John Carr.

Appendix.From John Barr Esq<sup>r</sup> to George Edmund Howard Esq<sup>r</sup>Nov<sup>r</sup> 22<sup>d</sup> 1753.

Sir.

Since my Residence in my present habitation, which has been since the beginning of last July, I have been not daily only, but hourly, Engaged in the Service of the Crown and Publick, and frequently on the Mornings of Sundays, by which I have been prevented from attending and prosecuting my own personal Interest, as also that so very considerable and valuable on behalf of the Crown, as may appear by the inclosed Abstract, which at the Castle is thought to be of great Consequence: I have had the labouring Care to bring them to light; it's the Province of other Persons to put them in Execution. — I am advised and directed by two or three Friends to remind you of the Memorial which the 3<sup>d</sup> of July 1752. I sent into your Honourable Board of Commissioners, relative to my legal Right to one fourth of Hurly's Forfeiture, and the Copy of the Commissioner's Letter to me dated the 30<sup>th</sup> July 1751, wherein that Right is allowed notwithstanding your Opinion to the contrary; but That from good Opinions I shall not agree or submit to; but will, and that immediately, apply to Superior Authority. I shall only add, that this Forfeiture would never have come to the Knowledge of the Board of Commissioners if I had accepted the Offer made me to conceal it, which I not only Rejected, but am for several Years past, to wit, before 1735 £50 at least out of Pocket, in and on Account of the said Forfeiture. I hope Sir this Term, Earl of Arundel's Lands the plus Acres, and other Lands, standing out in Arrear to the Crown, will be issued In Charge: and am Sir

Your's &amp;c

John Barr.

N.B. The said John Barr died the 24<sup>th</sup> November which was two days after writing the above Letter.

Appendix.

A Copy. of a paper the hand Writing of Francis Guibon Esq<sup>r</sup>. being his Copy of the Abstract mentioned in the foregoing Letter.

A List of the Number of Acres of Sands in the several Districts of Ireland chargeable with Quit Rent and Crown Rent to his Majesty, and neglected to be Issued In Charge since the Revolution 1688.

Total Acres in the several Districts <sup>A.</sup> 518940. <sup>R.</sup> 0. <sup>S.</sup> 22

Remarks.

Note - The Quit Rents are chargeable in the several Provinces in Ireland each hundred Acres viz<sup>t</sup>

	£	s	D
Leinster . . . . .	2	0	6
Munster. . . . .	1.	10.	4
Ulster. . . . .	1.	7.	1
Conaught. . . . .	1.	0.	3

Supposing the total Number of Acres to be all of them chargeable with Quit Rent, and estimating the same at 2<sup>d</sup>. each Acre amounts to yearly . . . . . 4324 10. 6.

And the Arrears from Easter 1692 (admitting the Patentees to be all of them Protestants, which they are not) to Michias 1749 amount to the Sum of. . . . . 248660. 6. 9.

And from Michaelmas 1703, when the power of the Trustees for Sale of the forfeited Interest determined, to Michaelmas 1749. . . . . 198928 6. .

Note - There are several Thousands of Acres more chargeable, and not yet drawn over.

1733. The Original of this, together with a Letter dated 22<sup>d</sup> November directed to George Edmund Howard Esq<sup>r</sup>. It was desired to deliver to him which was accordingly done the 24<sup>th</sup> of said Instant November, which happened to be the Day said barr died. To.

Appendix

To the Right Honourable and Honourable the Governors and Chief Commissioners of his Majesty's Revenue in Ireland

The Memorial of Robert Mainwright of the City of Dublin Principal Creditor of John Carr Esquire formerly Collector of the District of Loughrea, deceased, For and on behalf of himself and of Rebecca Cavanagh the next of Kin and Administratrix of said John Carr.

Sheweth

That the said John Carr in the Year 1735 by Mismanagement in his Affairs became indebted to the Crown in a considerable Sum of Money, and in Order to levy said Sum several Securities by Bonds were taken from Robert Blakeny and Ros Mahon Esq<sup>r</sup> his Securities payable to his Majesty by Order of the Honourable Commissioners.

That said Carr's Securities possessed themselves of all the Effects and Substance of the said Carr in order to enable them to pay the Debt due to the Crown; and ever since possessed and disposed of the same, and by the produce thereof have paid to Lady day 1758 - £1800.

That some time after M<sup>r</sup> Carr came to Dublin he applied himself to a diligent Application in the Knowledge of His Majesty's Quit and other Rents; said Carr proposed to the Honourable Board of Commissioners his Ability to make many Discoveries in behalf of the Crown, and was encouraged by this Honourable Board to the prosecution thereof.

That said Carr with uncommon Labour, Time and Expence hath made very large Discoveries of Land Not In Charge that ought to be In Charge, plus Acres, Arrears of Quit and Crown Rents &c, Concealed from and due to His Majesty.

That said Carr presented a View of part of said Discoveries to this Honourable Board on the 10<sup>th</sup> of May 1751, Whereupon this Honourable

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Appendix.

Honourable Board was pleased on the 14<sup>th</sup> of May 1751, to Order the Matters of said Carr's Memorial to be referred to Gorges Edmond Howard Esquire Solicitor to this Honourable Board; And in April 1753 the said Carr presented a further Memorial touching said Matters, with a Schedule annexed of further Discoveries; the Matters of which said Memorial was also referred by this Honourable Board to said Gorges Edmond Howard, a Copy of which Memorial signed by said Carr is herunto annexed.

That before Mr. Howard could be able to make his Report upon said Matter, said Carr died in November 1753 Intestate and without Issue.

That your Memorialist Rebecca by Deeds duly executed the 10<sup>th</sup> day of May 1758 not only acknowledged the Demand of your Memorialist Robert Wainwright to said Carr's Assets, but also hath impowered him to call in his Effects and prosecute his Demands made by said Memorials.

That by examining said Carr's Papers your Memorialist apprehends that upon a fair State of his Accounts with the Crown there is due to Carr's Representative £261. 19. 10<sup>1</sup>/<sub>2</sub>.

May it please this Honourable Board to consider the Premises; and as they have been a long time depending, to direct Gorges Edmond Howard to proceed upon said Memorials so referred to him. — And that your Honours will be pleased so to Order Matters for your Memorialist, that said Carr's Representatives should be let into Possession of what yet remains of the Effects in Ross Mahon's hands. And that he as Trustee might be called to Account

And Your Memorialist will ever pray

Rob<sup>l</sup>. Wainwright

26<sup>th</sup> January 1759.

Appendix

From Robert Wainwright to George Edmond Howard Esq<sup>r</sup>  
28<sup>th</sup> November 1759.

Sir.

In the Book of useful Papers I copied relating to the Discoveries made by the late John Carr Esq<sup>r</sup> in behalf of his Majesty's Revenue, he began to make them, about 1736, and continued them with uncommon Assiduity to near his Death, which was about the 25<sup>th</sup> of November 1753. A few Years before his Death he revised the whole, and composed a fair Book that takes in almost the whole thereof, and has made every part plain; It contains 92 folio Leaves, and I delivered it to you the 2<sup>d</sup> of last July.

Among those Memorandums, I only transiently took Notice of Tithes, and that only in one District, Viz<sup>t</sup> Clonmel, the Yearly Rent is £80.. 8.. 10<sup>3</sup>/<sub>4</sub> and the Number of Years returned as Not to be found, will amount to the Year 1740, to £1140.. 15.. 8<sup>1</sup>/<sub>2</sub>, and by this Time to much more; Vide N<sup>o</sup> 1 Page 30; not thinking the Commissioners would take Notice of so small Matters I proceeded no farther.

Going lately to the Quit Rent Office, I saw before Mr Quijbon an Order from the Honourable Board of Commissioners for him to examine into Tithes, &c, Vide N<sup>o</sup> 2, Page 31; I desired him to let me take a copy, but he would not; I said that the Order related to Carr's discoveries, he said he believed the Commissioners never thought on Carr.

Since which I reviewed again all those Discoveries, and I find, that Carr has drawn over very carefully all Lands, Solvent and Insolvent, in the several Districts in Ireland returned as Not to be found, and how long they have been so returned, both Crown Rents and Quit Rents. The Yearly Solvent Crown Rents is £668.. 5.. 2<sup>3</sup>/<sub>4</sub> and the Yearly Solvent Quit Rents is £975.. 6.. 10 making £1643.. 12.. 0<sup>3</sup>/<sub>4</sub> by the Year.

In

Appendix.

In May 1751 Mr. Carr reminded Mr. Guibon a fresh of these and other Matters, and also 12500 Acres more that is short Charged in the same Denominations of Lands so returned as not to be found; and Mr. Carr has drawn over Viz<sup>t</sup> the Incumbents and Occupiers of said Lands, both Spiritual and Temporal; and takes in all Monasteries, Abbies, Rectories, and Tythes, some Markets and Fairs, Tenements Hereditaments, and every minute thing, with remarks, that is chargeable with Crown and Quit Rent; And shews the number of Years they have been due, and the yearly Rent respectively of all as returned Not to be found. He also shews the Fees due to the collectors. A specimen he has drawn as to Blommel District, Vide N<sup>o</sup> 3, page 31.

I thought it convenient to acquaint you of this that no prejudice might arise against Carr's Right and Labour; the several Particulars of which Arrears he preferred Memorials concerning them, and does by this Date amount to many thousand Pounds.

I am

Your obedient and most humble Serv<sup>t</sup>

Rob<sup>t</sup> Wainwright

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Appendix

No. *Clonmell District* Arrears of Crown Rents standing out at Lady day 1740

Patentees.	Denominations	Years in Arrears	Yearly Charge		Arrears at Lady day 1740	
			£	s. d.	£	s. d.
<i>Clonwilliam Bar.º</i>						
Incumbent	Religmore &c	5	10	10 7¼	54	3 2¼
Idem	Dangandorgan	5	1	1 7¼	5	8
Idem	Rectory of Killynon	45	6	15 4½	304	14 5½
Idem	Ballygriffins	5	"	5 5¼	1	7 2¼
Idem	Brickendowne	5	"	19 ¾	4	15 3¼
Idem	Rectory Tipperary	5½	4	17 4¼	26	15 5¾
Idem	Rectory Kilschill	9	5	8	48	12
<i>B.º Killaloe</i>	Rectory Templenery at Templecallagh	5½	"	7 4¾	2	8 ½
<i>Middle third Bar.º</i>						
<i>A.º Bachel</i>	Rectory Ballick feathard	1	16	2 10	16	2 10
<i>Ext.º William Crew</i>	Rectory Ballycorken	48½	1	16	87	6
Incumbent	Tithes of Hoare	9½	3	12	34	14
Incumbent	Tithes of Rathbritt	48½	"	6 9	16	7 4½
Incumbent	Tithes of Tullaghmuin	4	3	4 10¼	12	19 5
<i>Iffa and Offa Bar.º</i>						
Incumbent	Rectory of Whitechurch	6	"	18	5	8
<i>Stewardagh Bar.º</i>						
Lord Dungan	Rectory of Garrangibon	7	1	16 1	12	12 7
<i>Ikerrin Bar.º</i>						
Incumbent	½ of the Tithes of Bally makelly and Donomore	7	"	10 9½	3	15 6½
Idem	2/3 <sup>ds</sup> of the same	6½	1	1 7¼	7	5 ½
			carried over <i>£</i> 59. 19. 9½ 644. 26¼			

Appendix.

Patentees.	Denominations	Years in Arrears	Yearly Charge	Arrears at Ladyday 1740
	brought over	—	59. 19. 9 <sup>1</sup> / <sub>2</sub>	644. 2. 6 <sup>1</sup> / <sub>4</sub>
Therrin Bar. <sup>o</sup>				
B <sup>l</sup> . Cashel	Tithes of Templereagh	9	" 17. 1 <sup>1</sup> / <sub>4</sub>	7. 14. 3 <sup>1</sup> / <sub>4</sub>
Ellogurty Bar. <sup>o</sup>				
Incumbent	Tithes of Clonbologes	6	" 10. 9 <sup>3</sup> / <sub>4</sub>	3. 4. 10 <sup>1</sup> / <sub>2</sub>
Idem	Tithes of Tethmone	32 <sup>1</sup> / <sub>2</sub>	1. 4	39. 8. 11 <sup>1</sup> / <sub>2</sub>
Kilnemanagh Bar. <sup>o</sup>				
Duke Ormond	Kilmagoge	42 <sup>1</sup> / <sub>2</sub>	" 7. 9 <sup>1</sup> / <sub>2</sub>	16. 11. 3 <sup>3</sup> / <sub>8</sub>
B <sup>l</sup> . Cashel	Tithes of Clonmultal, Matle	43 <sup>1</sup> / <sub>2</sub>	3. 3.	137. 1. 7 <sup>1</sup> / <sub>2</sub>
Upper Ormond Bar. <sup>o</sup>				
Francis Gregory	Killoughy	2.	2. 6. 5 <sup>3</sup> / <sub>4</sub>	4. 12. 11 <sup>1</sup> / <sub>2</sub>
B <sup>l</sup> . Killaloe	Tithes of Lisboney	5	3. —	15. —
Idem	Tithes of Kilmore	5	1. 2. 6 <sup>3</sup> / <sub>4</sub>	5. 12. 9 <sup>3</sup> / <sub>4</sub>
Idem	Tithes of Killeneafe	5	1. 7. 11 <sup>1</sup> / <sub>4</sub>	6. 19. 8 <sup>1</sup> / <sub>4</sub>
Idem	Rectory of Templederuy	5	" 9. 4	2. 6. 8
County Waterford Glanhery Bar. <sup>o</sup>				
	Rectory of Glanwiden	51.	3. —	151. 10. —
	D <sup>y</sup> . if not Kilmedon			
County Wicklow Ballynecurr Bar. <sup>o</sup>				
Sir Tho. Prendergast	A. Mortgage on	31.	1. 10. —	46. 10
	Aughavana			
	Rectory Templemitchell	40	1. 10.	60. —
	The last transferred from Kilkenny District			
			<b>£</b> 80. 8. 10 <sup>1</sup> / <sub>4</sub>	1140. 15. 8 <sup>5</sup> / <sub>8</sub>

Note - You will see by the List of Arrears, which of these alledged Not to be found - The way to find them will be to have recourse to the Patents, Or to the Register of the Diocess, as to the Rectories and Tithes.

Appendix.

From Richard Ponsonby Esq<sup>r</sup>. to Francis Quijbon Esq<sup>r</sup>.  
 Customhouse Dublin 19<sup>th</sup> Oct<sup>r</sup> 1759.

N<sup>o</sup> 2. Sir.

You are to return to the Board an Account of all the Lands, Abbies, Monasteries, Priors, Tythes, Tenements, and Hereditaments charged with Quit, Crown, and Composition Rents, which in the several Lists of Arrears of the several Districts in the Kingdom are Returned as Not to be found; how long they have been so returned; with the Rents with which they are respectively Charged, and the Arrears now due thereon; as also such of the said Lands, &c. as have been discovered within these Thirty Years, and are now in Course of Payment, with their Annual Rents, and the Arrears thereof respectively.

By order of the Commissioners  
 Rich<sup>d</sup>. Ponsonby.

N<sup>o</sup> 3.

Arrears of Quit Rent in Blonmel District standing out at Lady day 1740. which are solvent the Acres being in the Land, although Alledged (Not to be found)

Patentees.	Denominations	Acres in Arrears	Years on Arrears	Yearly Charge	Arrears at Lady day 1740.	Collectors Fees.
Eliah Palmer	Ballyaddum &c	310.	48	4. 14. 2 1/4	227. 1. 5	5. 12. -
John Palmer	Ballynakeahy &c	316.	53 1/2	4. 16. 2	257. 4. 11	6. 4. 10
Sir Theo. Jones	Ditto	379.	48 1/2	5. 15. 1 1/4	279. 4. 6 1/8	5. 13. 2
Lord Mazareen	Knocknecappull	277.	25 1/2	4. 3. 6	106. 16. 4	2. 19. 6
Plus	In Boringleagh	92.	5	1. 8. 2	7. 10	6. 8
Richard Newtown	Boolenctallagh at Knockarum	119.	15	1. 16. 2	27. 2. 6	1. -
Sir Redm. Leonard	Ballyshecan	511.	15	7. 15. 2	116. 7. 6	1. 15. -
Col. Carb. Dillon	Ballyglin	4	20	1. 2 1/2	2. 8. 7 1/4	6. 8
Plus	Ballycurry	62.	48 1/2	18. 10.	45. 13. 5.	3. 4. 8
Francis Boghlan	Flowland of Graige	201.	52	3. 1. 0 1/2	158. 14. 2	6. 1. 4
Col. Caruo Dillon	Faha and Scheham	75.	48 1/2	1. 2. 9 1/4	55. 4. 4 5/8	3. 4. 8
Idem	pt. Russellstowne	136.	23	2. 9. 8	56. 15. -	2. 13. 8
Idem	Short charged in ditto	27.	48 1/2	8. 2 1/2	19. 18. 1 1/4	16. 2
Idem	In Castleareagh	1387.	50 1/2	10. -	505. -	7. 11. 8
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Appendix.

Advertisement of the Commissioners of His Majesty's Revenue in Ireland.

As great Default and Neglect have been committed by many Persons in this Kingdom, whose Lands &c are liable to Quit, Crown and Composition Rents, in the Payment thereof, and many Revers daily committed of Distresses taken for the same, whereby considerable Arrears have incurred, and large Expences caused, which is not only greatly to the Prejudice of this Branch of his Majesty's Revenue, but of great Inconvenience and Loss to many Persons, Purchasors, and others and especially in the Case of Church Livings, as these Old Arrears do often fall most heavily on several of the Successors thereon.

This is therefore to give Notice That the Commissioners of His Majesty's Revenue have given particular Instructions to the several Collectors in this Kingdom, and also to Mr. Howard the Solicitor for his Majesty's Rents, for the levying, collecting and suing for the same, and have directed each Collector to post up printed Copies of those Instructions in their respective Districts for the Information of all Persons concerned.

By order of the Commissioners

John Hatch.

Customhouse Dublin

February the 16<sup>th</sup> 1762.

Appendix.

To the Right Honourable the Lords Commissioners of His Majesty's Treasury.

The Memorial of Robert Wainwright

Humbly Sheweth

That your Memorialist has in his Possession Authentick Papers and Vouchers relative to the Discoveries of several parcels of Lands in the Kingdom of Ireland, which Lands are not In Charge to his Majesty's Rent Rolls, tho' they ought to be In Charge.

That the Arrears of Quit and other Rents of these Lands, due to the Crown, amount on the lowest Computation to £400,000, and the Annual Rents to about £8000 a Year.

That your Memorialist has at several times layed the Contents of the above before the Right Honourable the Commissioners of His Majesty's Revenue in Ireland, but has not yet obtained their Determination on this Matter.

That your Memorialist with humble Submission to, and under the Protection of your Lordships, will point out the Provinces, Counties, and Places, where these Lands lye.

May it therefore please your Lordships to order the Documents and Papers relative to the above Discoveries, to be examined and Considered, and make such Order in the Premises, as to your Lordships shall seem most meet.

And your Memorialist shall ever pray.

May 18.<sup>th</sup> 1763.

Robert Wainwright

Appendix.

Treasury Minute on the foregoing Memorial and another relating to the Forfeiture of Sir William Hurley.

Whitehall Treasury Chambers 26<sup>th</sup> November 1704.

Read Memorial of Mr. Wainwright setting forth several Discoveries which he alledges he is able to make of forfeited Estates in Ireland, and his Claim as first Discoverer of certain Sands in the Patent of Sir Maurice Hurley.

Refer the same, so far as relates to the Sands in the Patent of Sir Maurice Hurley, to the Commissioners of Revenue in Ireland, directing them to Report to my Lords a State of the Fact with their Opinion thereupon.

Note. The Report above directed as to Hurley's Forfeiture, and his Right to one fourth part thereof as first Discoverer dated 4<sup>th</sup> April 1705, was transmitted to their Lordships and is set forth at large in the Appendix to Mr. Wainwright's Petition to his Majesty N<sup>o</sup> 2. - 2.

Appendix.

A List of the several Books Papers and Writings of the late John Carr Esq. (formerly Collector of Loughrea) setting forth the Discoveries which he made of diverse very large Parcels of Lands in Ireland chargeable with Crown Rents, Quit Rents, and Composition Rents, but neglected to be brought in Charge to the great Injury of his Majesty's Revenue in that Kingdom; which Books, Papers, and Writings, are now in the Custody of Robert Mainwright the Representative of the said John Carr, and ready for production.

— A Folio Book, containing 150 pages fairly wrote of Lands in the several Districts in Ireland chargeable with Crown Rent or Quit Rent to his Majesty and neglected to be issued in Charge since the year 1703, describing their several Denominations, their Acres by Survey, to whom set off, the Acres set off, Remarks &c.

— A Folio Book of 36 Pages containing Arrears of Crown Rents returned double-charged and not to be found, describing the Patentees, the Denominations in the Rent Roll, the Yearly Rent, the Arrears at Lady day 1740, Observations &c.

— A Folio Book of 36 Pages being a List of the several Lands Undisposed and plus Acres in the several Districts in Ireland Not in Charge with Quit-Rent; describing their Denominations, Number of Acres, Counties, Baronies and Parishes.

— A Folio Book, being a List of the Lands in Arrear of Quit-Rents only in the several Districts in Ireland at Lady day 1740, Returned as Not to be found, with more Acres short-charged, describing their Denominations, the Acres by Survey, the Acres paid <sup>for</sup> the Acres alledged not to be found, the Acres short-charged, and the Arrears on Lands alledged Not

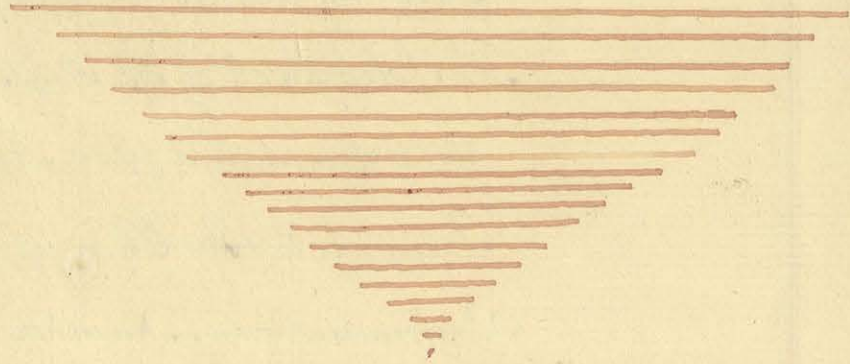
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Appendix

- to be found; also Abstracts thereof carried down to Ladyday 1747. —
- A Folio Book being a Schedule of 16042 Plus Acres, Short-charged with Quit Rent, due to His Majesty since Michaelmas 1702, describing their Denominations, the Acres by Survey, to whom set off, the Acres set off, the plus Acres, also an Abstract of their (Yearly Charge), and the Arrears from Michaelmas 1702 to Michaelmas 1750. —
- A List of Sands containing 15525 Acres which appear by the Survey and Distribution Books in Ireland to be undisposed and not set off to any Patentee, and not charged in Rent Rolls.
- A List of Sands containing 32917 Acres in the several Districts in Ireland Not set off by Distribution Books to any Patentee, nor in Charge. —
- Diverse other papers that throw Light and Instruction upon the Premises.

Robert Wainwright.

25<sup>th</sup> July 1767.





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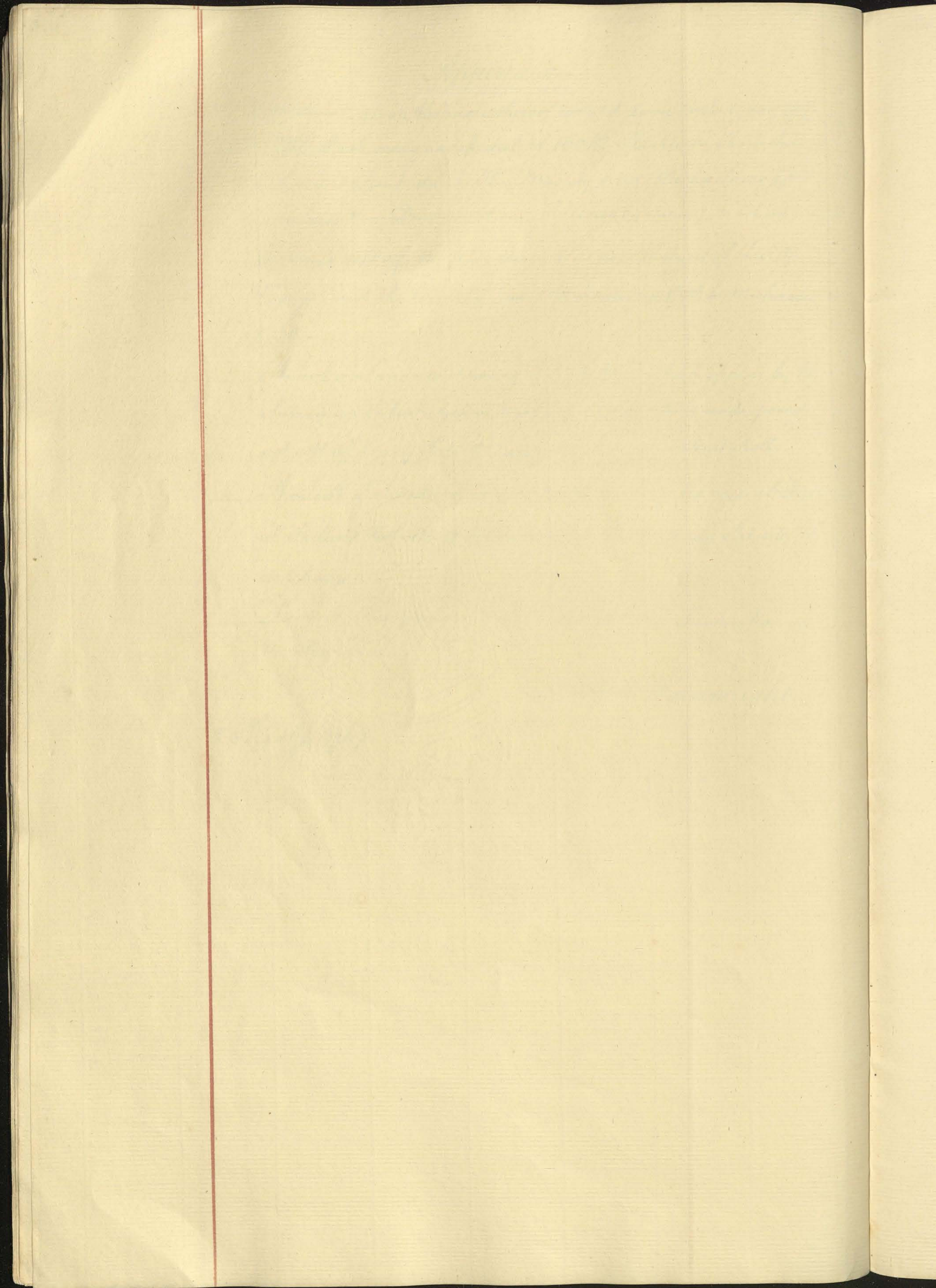
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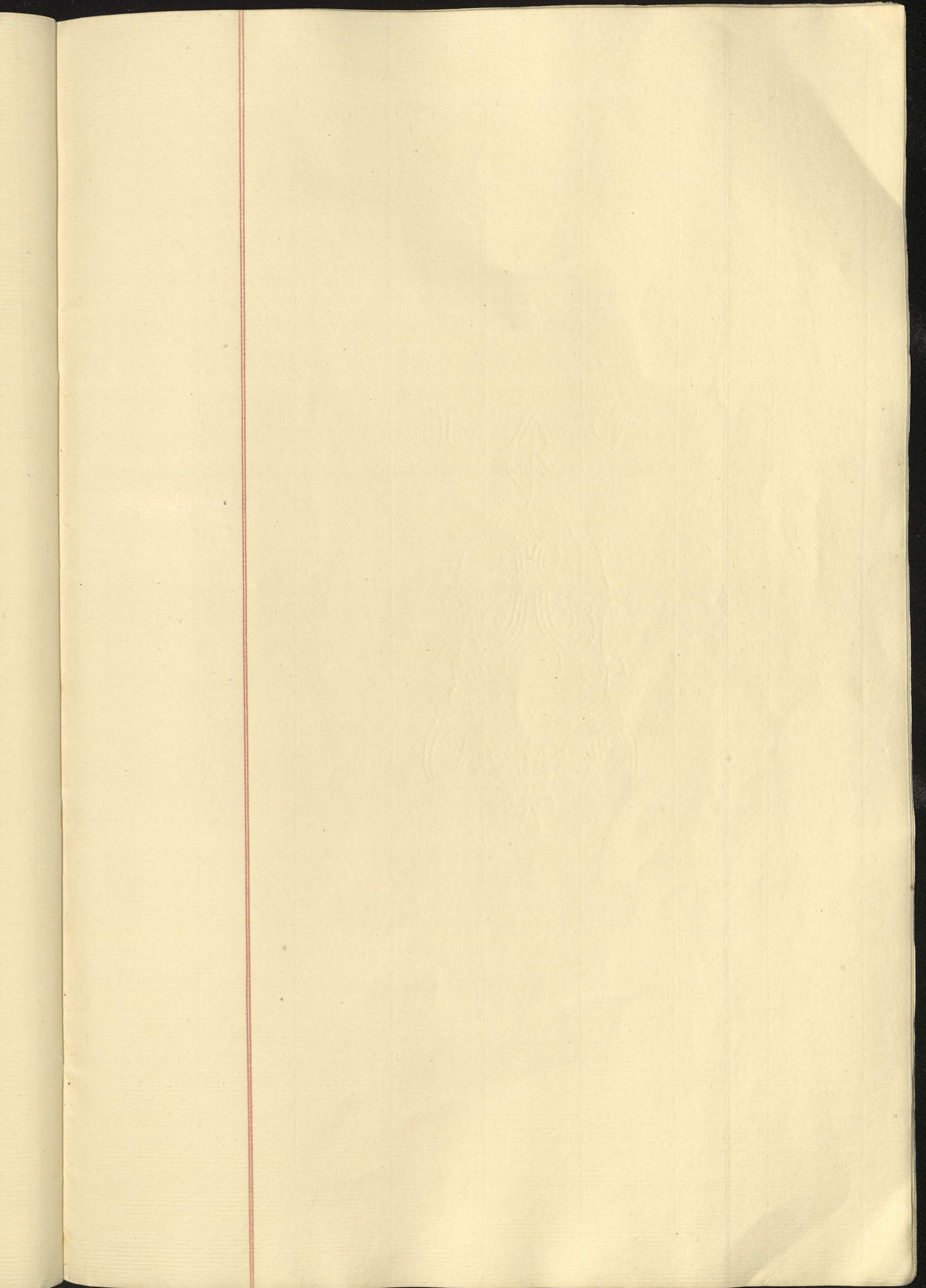
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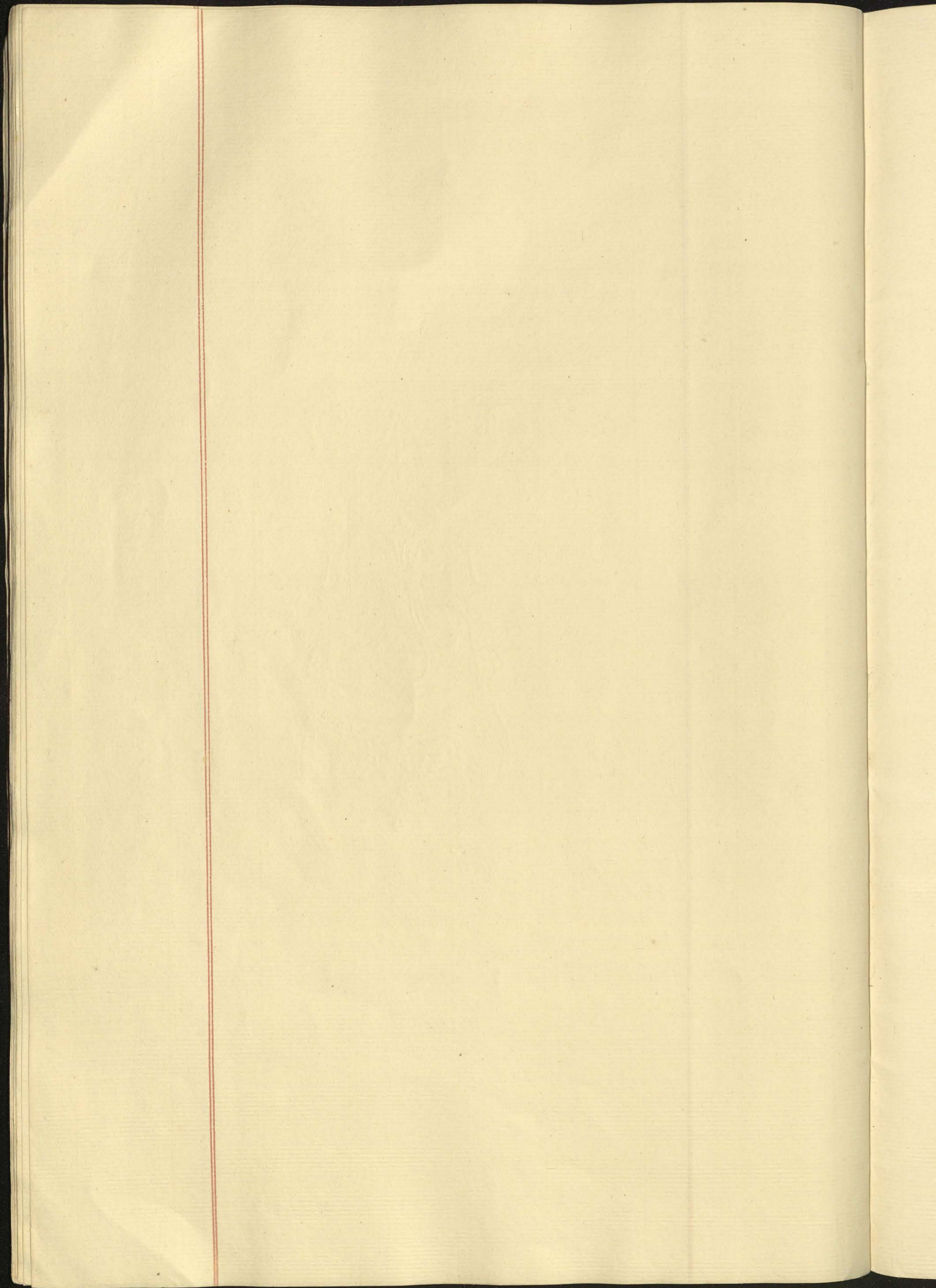
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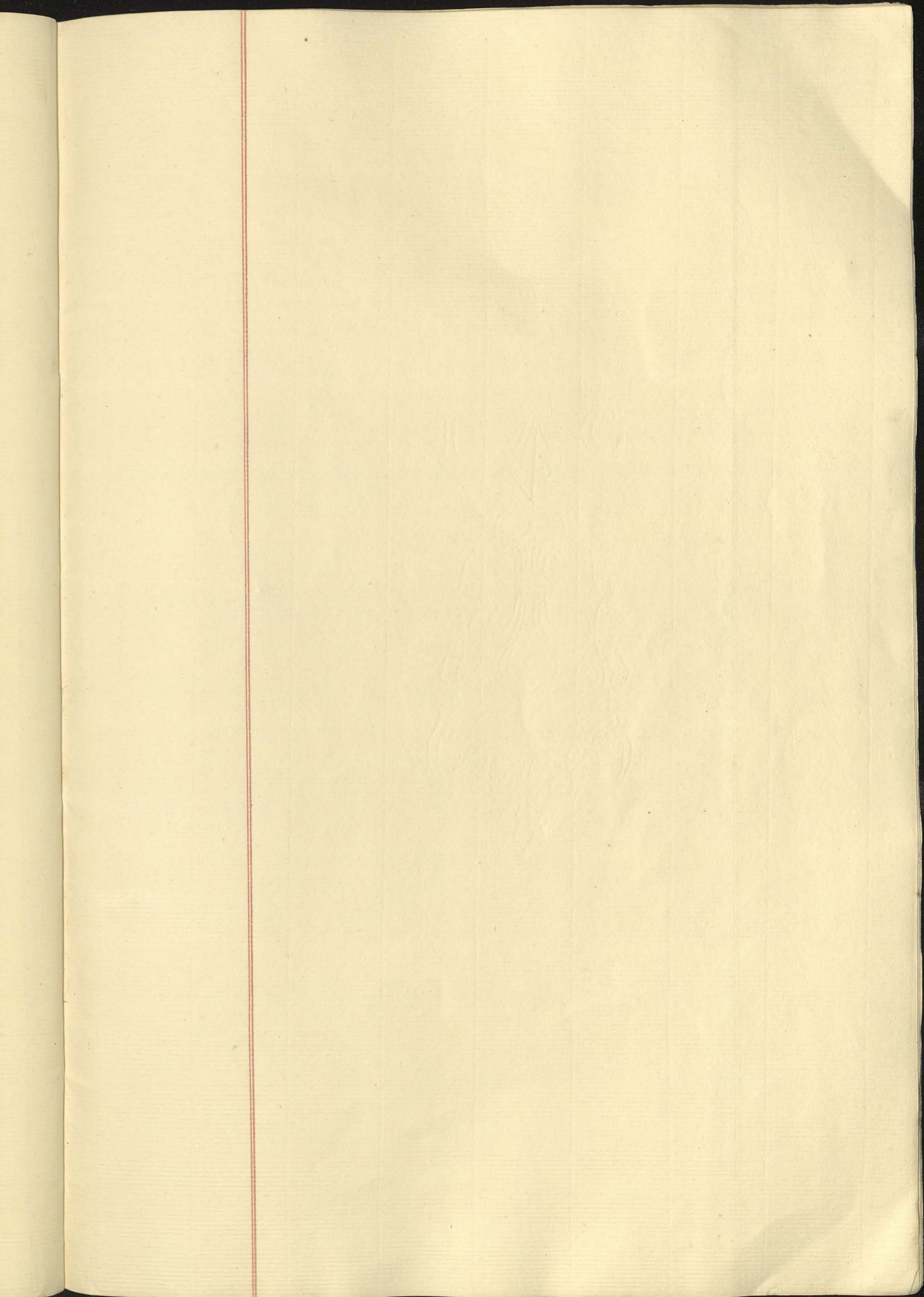
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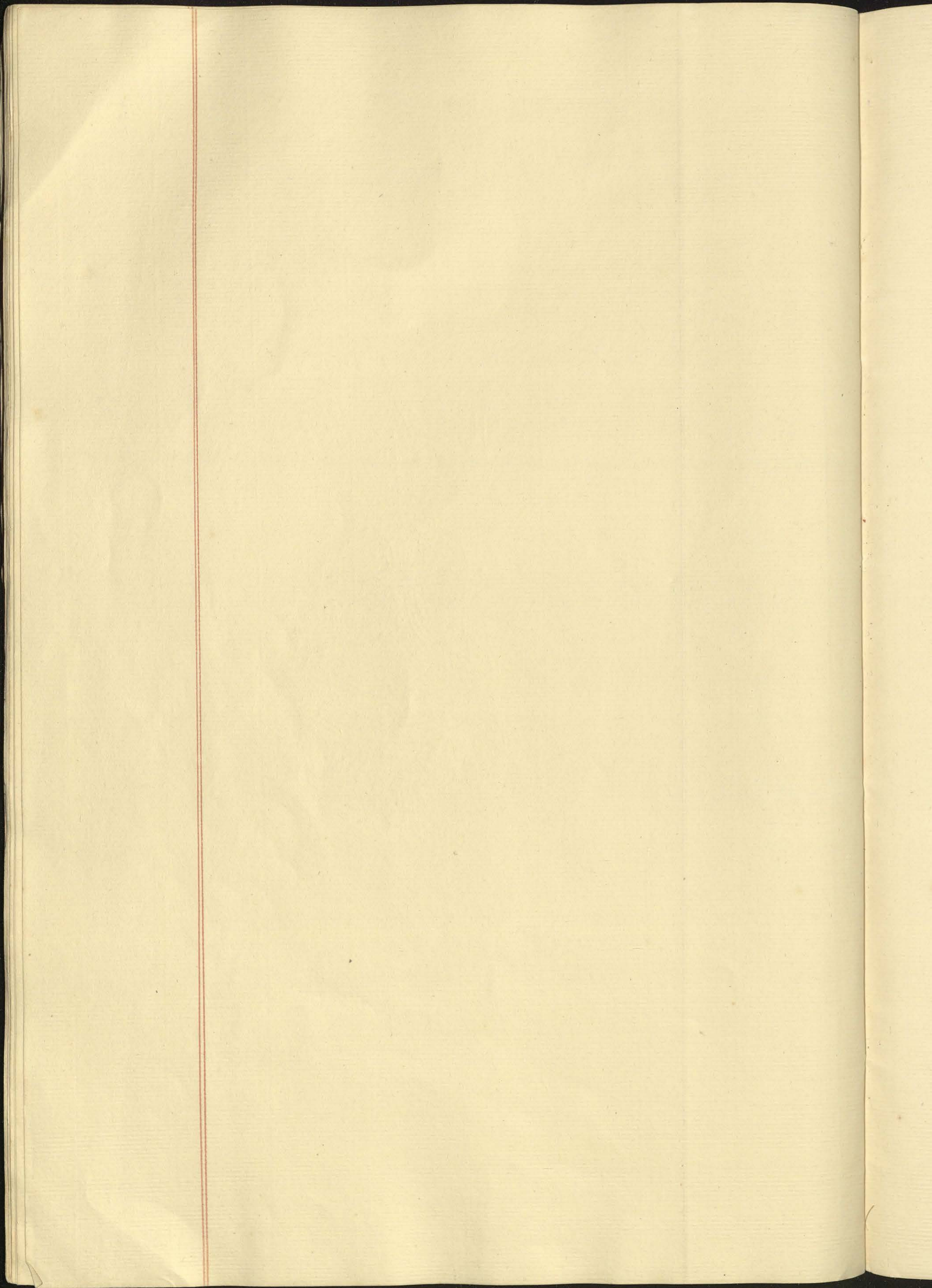
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