

described and thereby granted and recovered or otherwise
 awarded or intruded on to let and let apply on and
 surviving timber as aforesaid so and each of them
 John by their parents grant and return into their hands
 John by their own and return, subject and their hands
 All that piece or part of land now or formerly
 forming part of two plots called Prospect fields and
 other those situate at or near the County of Middle
 and the parish of St. Andrew in the County of Middle
 and known to or towards the street by a
 close called the Banks and by other part of the
 said close called the close on or towards the west
 by land belonging to John Dixon on or towards
 the street by the remainder of the said close
 called Prospect fields and other close respectively and
 on or towards the east or street east by an
 occupation lane leading from the point and
 thence towards the east and return said piece
 or part of land returns by advertisement give

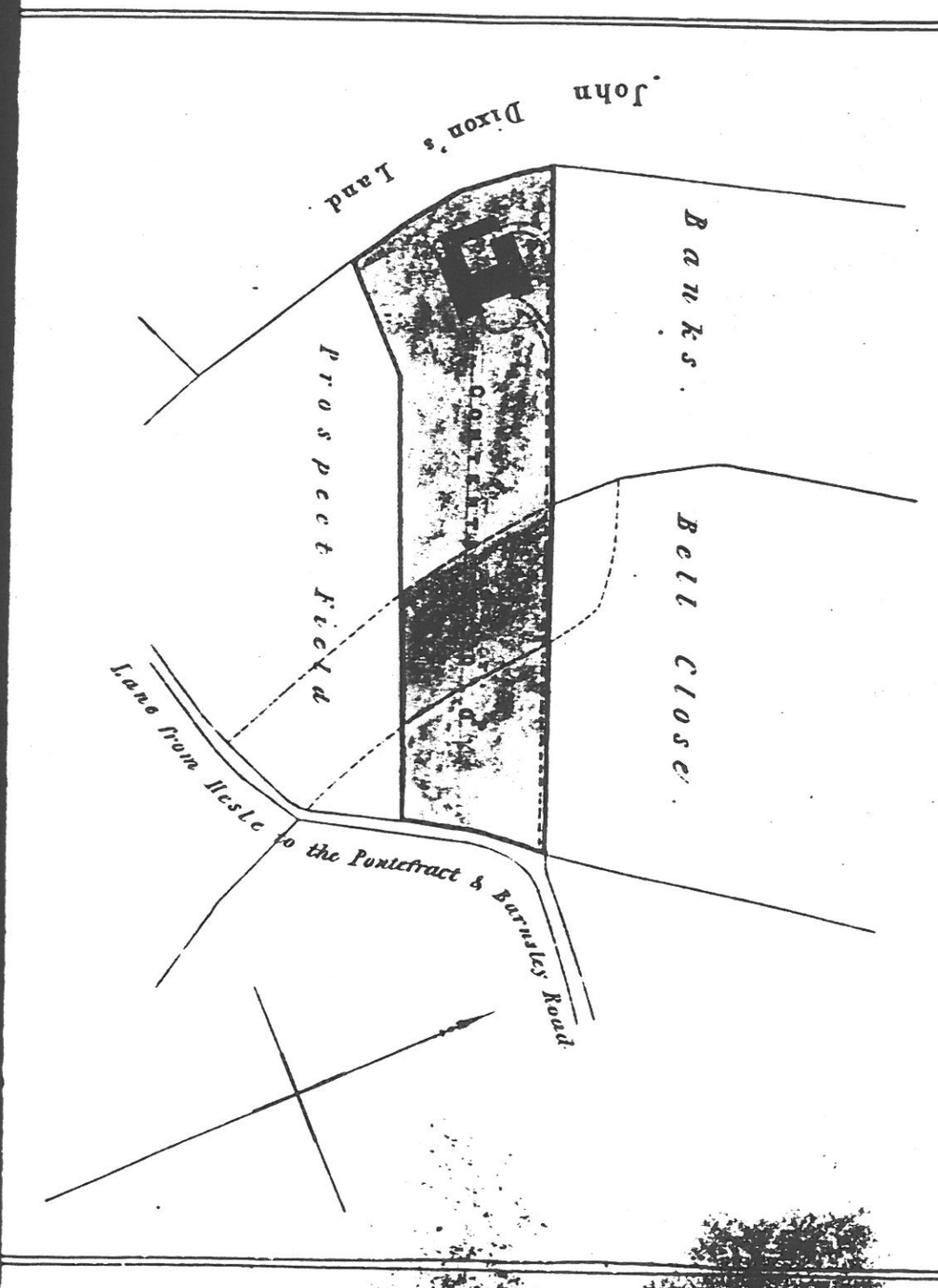
87 p. 1848.

10.



particularly delineated and described in the plan rec-
 upon indorsed and is distinguished on the said plan
 as to the part thereof now in the said plan
 part called the street in the plan in
 around street and towards the street and return
 return by the close the and as to the residue thereof

PLAN REFERRED TO BY THIS DEED.



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in the County of ... of ... or ... in ...
County being of ... and ... for an ...
power in all respects with the rules and provisions of ...
Articles in respect to bills or resolutions of ...
and passed by and at the ... of the ...
of ... or any ... or ... of ...
body or by any other person or persons ...
to and under in the said ... of the ...
part or the ... of the ... or ...
or ... to be from time to time appointed under
the power in that behalf ... now ... in the
place or ... of the ... of ... or ...
of the said part or any of them or of any
waters or ... of waters is in the said
(and water said ... of waters is in the said
structure now in ... and also in ...
afterwards referred to under the denomination of "the
Foundation Waters for the ...") and the
then upon such limits for the ... appropriation
thereof as and for the site or sites of a ...
shown and of a ... or ... for the ... and
of the ... thereof and for the ... and
boarding and lodging of the ... to be ...
at such ... proper office and ...
and with such powers and authorities to the ...
action waters for the time being to erect build
and repair ... and ... and ...
or ... of ... and other ... and ...
as ... or (as the ... may ... to alter
and adapt any buildings for the time being standing
upon such lands or grounds for the purpose of a
school and ... do ... and with other
powers and authorities over and in relation to such
land or ground and the buildings to be erected thereon
and for the general management thereof and other ...
or ... any part thereof as should be required and
approved of by the Foundation Waters for the time
being then and in such case it should be lawful
for the said ... and Joseph ... and
James ... and Joseph ... and ...
... and ... or ... of
advisors of such ... or other the waters or water
to be from time to time appointed under the power
in that behalf ... now ... in
or ... of the said James ... and
John ... and Joseph ... or any
of them or of any waters or ...
of any of them (and with the said ...
is in the said ... in ... and also

87 E. 1848

of "the waters or waters for the time being of
the said ... and ... and ... and
was hereby required upon the order and under the
direction of the Foundation Waters for the time being
from time to time after the ... of the said ...
James ... to lay out and ... the ...
and ... of the said ... of ...

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no form on particular but right down on the waters of
and under the said structure now in verbal judgment
was the action taken that even foundation water 200
at for from time to time appointed as aforesaid should
provision to water & should be so appointed and
grant certain and be inserted into sure and the
same power, authority and direction in all respects
as if & had been originally appointed a foundation
water. And whereas the said foundation should be
separated the life on or about the water the day of
the founder thereof one thousand eight hundred and forty
and third thereof the said Joseph John Gurney separated
his life on the found the day of the first thereof
one thousand eight hundred and forty seven and by
an instrument bearing date the first day of the said
thirteen last and made or executed to be made
between the said James Shaftesbury John Peter John
Gurney Shaftesbury Joseph Peter Shaftesbury Joseph
Gurney Shaftesbury and Joseph Gurney of the one part
and the said John Shaftesbury of the other part and
being executed under the said seals of the
said parties hereto of the one part in the presence
of and attested by the person or persons respectively
whose names or names or names or names respectively
are inserted as the witness or witnesses attesting the execution
of the said instrument the said James Shaftesbury John
Peter Shaftesbury Joseph Peter Shaftesbury John
Peter Shaftesbury and Joseph Gurney by
virtue and in exercise of the power so as aforesaid
for that purpose given to them by the said in part
inserted substance of the seventh letter B of the
recited instrument one thousand eight hundred and forty
first his memorial and appoint the said John Shaftesbury
(being a witness of the said instrument of the said

87 p. 1849.

9.

of the said Joseph John Gurney be made jointly with
the said James Shaftesbury John Peter John
Shaftesbury Joseph Peter Shaftesbury and Joseph
Gurney Shaftesbury and Joseph Gurney and the said
John Shaftesbury hereto inserted were appointed and the
said William the said John Shaftesbury and John Shaftesbury
being witnesses of the said instrument of the said water.
And by the said instrument the said objects proposed to the
said foundation water for the time being that the
the said John Shaftesbury Gurney and John Shaftesbury should
give the sum of five hundred pounds to be paid
but if the sum of five hundred pounds for the
said substitution in the said articles should be per-
sually obtained in the purchase of the said articles then
after described and hereby granted and conveyed or otherwise
to be made in the said foundation the said for the
time being upon such lands and to and for the said
ends intents and purposes as the said foundation
articles for the time being bearing date in the
articles delineated and provisions of the said in part
inserted substance of the seventh letter B of the recited
instrument one thousand eight hundred and forty first should
and observe with respect to the said satisfactory to

after described and hereby granted and conveyed or otherwise

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after described and hereby granted and conveyed or otherwise
wrote assured or intended so to be and the appeal
to be voted in the said foundation trustees for the
trust being upon these trusts and to and for several
ends intents and purposes the term the said foundation
trusts provisions and provisions of the said in part
retired substance of the trust fifth day of the second
month our provisions eight hundred and forty first should
require and approve wither proposal was satisfactory to
the said foundation trustees and should at a general
meeting for the year should afford in London
by agreement on the eighteenth day of the fifth
month last the said proposal for purchase was duly
considered and finally agreed to by the said directing
and by the said trustees in behalf and by direction
of the said trustees and signed on behalf and by direction
of the said trustees of the said directing
for the time being the trustees of the said directing
estate were authorized upon payment of the said pur-
chase money or sum of five hundred pounds to return
the said trustees provisionally certified and hereby
granted and conveyed or otherwise assured or intended
so to be and the appeal in such manner as the
said foundation trustees in the said trustee now
in initial voted the trustees of the said foundation
should direct the trustees the said John should
and should signify their request the said parties should
of the said part to return the said trustees hereby
granted and conveyed or otherwise assured or intended
so to be and the appeal to the said upon and
for the trusts intents and purposes and with under
and subject to the power, provision agreements and de-
clarations hereinafter contained and towards conveying
the same the said trusts intents and purposes
powers provisions agreements and declarations having been
executed approved of and directed by the said foundation
trustees for the time being as appears by their being
reportedly parties to and settling their proceeds now
this indenture should be for the purpose of
conveying the aforesaid proposal and request into effect and
in consideration of the sum of five hundred pounds of
lawful money of Great Britain paid by the said
John should himself and should signify to the said
parties hereto of the said part on or before the
execution of these presents the receipt of which said sum
of five hundred pounds the said parties hereto of the
said part do hereby admit and acknowledge and of
and from the same do hereby acquit release and discharge
the said John should himself and should signify to
their executors administrators and assigns and every
of them every the said parties hereto of the said
part in obedient to and in execution of the di-
rections of the said general directing for the year should
in that behalf respectively entitled authorizing to receive
repective rates and interests in the said trustees hereinafter
certified and hereby granted and conveyed or otherwise
assured or intended so to be and the appeal as and
conveying, trustees as aforesaid do and make of their
sole by the said parties grant and convey into their said
John should himself and should signify and their heirs
all their part or parts of land now or hereafter
forming part of the said estate should be and
shall be situated at or near the said should be
in the parish of the said should be and
and should be or towards the said by a

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By P. 1848.

11.

to be erected built and laid out for the purpose of the
further trust to permit and suffer the said foundation
quarters for the trust being of the said in part
erected structure of the trust, fifty four of the
quarters should be removed right quarters and forty
five to be built and laid out or raised to be

and premises hereby granted and conveyed or otherwise
acquired or intended so to be and the appraisals
a school house or other buildings and all other
houses or other buildings with other offices and buildings
to be erected built and laid out as aforesaid or
shall in the judgment of the said foundation or
quarters or quarter for the trust being for the purpose
for various other purposes and purposes for the purpose
to be appropriated used and occupied upon further
trust to permit and suffer the said school house
or other buildings and other premises
works so erected built and laid out as aforesaid to
be at all times thereafter appropriated used and occupied
as a school or institution and as the trustees of the
all or part or more or less of the said foundation or
quarters or quarter for the trust being shall think
fit of the quarters situated in the said school house
employed in or about the same for the keeping
and boarding education and instruction and generally
for the accommodation and training upon grounds and
liberal premises of the said school house and
houses of the poor and as many poor boys
in such manner and subject to the authority of the
all reports as the said foundation or quarter or quarter
for the trust being shall in their or his discretion
concerning regard to the trusts and provisions
of the said part erected structure of the trust
fifty four of the quarters situated in the trust
quarters and forty five shall be or liable
it shall be intended for the said and quarter
for the trust being of the premises with the trust
and by the direction of the said foundation or
or quarter for the trust being to be raised or lease
to be raised or otherwise assumed or intended
to be raised or otherwise assumed or intended
the said foundation or quarter for the trust being
being shall not for the trust being for the purpose
the purpose aforesaid to be raised for the purpose
any term or terms of years or persons for
one year or persons at such rate and subject
to such conditions stipulations and agreements as the
said foundation or quarter for the trust being
shall think proper, 11/11/11 the trust being
that the said premises (if any) shall be paid
or payable in respect of the part or parts of the
said premises and premises hereby granted and conveyed

The purpose aforesaid to any person or persons for

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and records and permits rights granted and received

The purpose of the law is to give power to persons for
any term or terms of years (not exceeding twenty
one years) in possession of land and subject
to such conditions stipulations and agreements as the
said Commission may think fit and the law being
that the said law and profits (if any) arising thereon shall be paid
or payable in respect of the part or parts of the
said rights and premises which are granted and reserved
or reserved or reserved or reserved to be under or
by virtue of any grant or lease which may be in
possession of the power for that purpose which for
the making of any grant or lease shall be applied
by the said Commission or the water for the
time being in the power mentioned for the power
purpose and be subject to such law, the power
that power and obligations as the Commission shall
of the said law of such provisions and the power
the Commission consolidated shall be as aforesaid
settled by the said law in part which shall be
twenty five days of the revenue thereof and the
right funds and forty five or other the said or
funds for the time being subject to the said law of
the power structure shall for the time being be
applicable to and subject matter or by virtue of the
power structure provided always and it is hereby
agreed and declared that it shall be lawful for the
said water or water for the time being of the
persons of any time or time thereafter to make
sale and dispose of the said rights and premises
which are granted and reserved or reserved or
reserved to be and the buildings to be erected
thereon or any part or parts thereof respectively and
the said rights together or in part and other
by public auction or private contract and other with
or without any condition or other stipulations as to
either evidence of title or otherwise with power to buy
in all or any part of the said rights and premises
or to sell or any part of the same with power
relating thereto and to convey the same with power
to the purchasers or purchasers thereof and his or
of the said law or assign or otherwise as may be
required or purchasers shall direct and absolutely
arrange from the said law power provisions and be
various rights and interests and retained returning

87 P. 1848.

192.



The rights and premises so sold and disposed of, and
it is hereby agreed and declared that the same in
writing of the said water or water for the time
being acting in the execution of the trusts which
may be for any money payable to them or him
by virtue of the same shall be good and suf-
ficient bargains for the same and that the same
to whom the said rights shall be respectively given shall
not be answerable or accountable for the loss or
diminution or non-fulfillment of the same in any
case to the application of the same in any
rights respectively assigned to be reserved or to
require who or be affected by the same or
shall be

records for any money payable to them or him

of Quaker to be appointed in the part of return
 by virtue of their personal shall die or return the
 office of Quaker or being or refuse to act as such
 Quaker or shall by absence beyond the seas divinely
 or otherwise become incapable to all as such
 Quaker or shall return voluntarily withdrawn or be
 excluded or expelled from the society of Quakers then
 and in every part not and go on as the same
 shall happen it shall be lawful for the surviving
 or returning or remaining Quakers or Quaker for the
 time being by any deed or deeds lawfully made to
 have to nominate and appoint any other person or
 persons being a member or members of the society
 of Quakers to be a Quaker or Quakers of the said
 society and persons in the place or stead of the
 Quaker or Quakers so dying, or resigning office or
 declining or refusing or becoming incapable to all as
 aforesaid or so voluntarily withdrawing or being excluded
 or expelled from the said society of Quakers as aforesaid
 so that as far as practicable there may be at
 all times a full number of the said society and per-
 sons shall or every part appointment of a new
 Quaker or new Quakers as aforesaid the property for
 the time being subject to the laws aforesaid shall
 be reserved and assured unto or to the use of
 or otherwise well and lawfully used in the use
 Quaker or Quakers either civilly or lawfully with the
 answering or returning Quaker or Quakers on occasion
 may require such every Quaker so to be from time
 to time appointed as aforesaid shall possess and may
 exercise all the powers and authorities herein contained

84 No. 1848.

13

as fully and effectually to all intents and purposes
 as if the said be substituted a Quaker in and
 by their persons and their heirs and assigns
 and the first part so far as relates to his
 own acts and deeds only and not in relation to the
 vice-bots and other Government with the said John, Daniel
 Gurney and other persons their heirs and assigns with
 them the said parties and the first part substituted
 have not at any time either before or after the
 execution or performance or willingly permitted or
 suffered any act or deed matter or thing whereby the said
 deeds and persons thereby granted and conveyed or
 otherwise assigned or intended so to be or any part
 thereof and so shall or may be interpreted might
 in anywise or prejudicially affected in their estate or
 rights to their persons have or claim to set their claims
 and deeds the said and upon first above written.

- Robert (son) Thomas — Daniel Ball — John Gurney —
- John G. Matthews — Thomas G. Mathewson —
- Joseph G. Mathewson — James G. Mathewson —
- Robert G. Mathewson — John G. Mathewson —
- J. W. Gurney — J. G. Mathewson —

otherwise howsoever in witness whereof the said
 parties to these presents

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of the above names received Mr. Miles' order of the said
papers to the present date given to get the said
and also the said and then first above written. If

Robert (2) Foster — Saml Bell (2) Stanbury —
John (2) Hodgkin — Thomas (2) Proctor Junr —
Joseph Y (2) Foster — Jeremiah (2) Barrall —
Robert (2) Howard — Robt (2) Whitaker —
J. H. (2) Gurney — Mr Y (2) Beckwith —
James (2) Backhouse — John (2) Grass —
J. G. (2) Backhouse — Joseph (2) Grass —
Samuel (2) Sinker — Jas. Gurney (2) Barnaby —
Joseph (2) Stoverton —

Signed sealed and delivered by the within named
Joan Diggfin and Joseph Emery Barbery in the
presence of _____
James H. Secretary of the
said Society
Jm Girdle, of the same
do want to J. G. Secretary

Signed sealed and delivered by the within named
Thomas Proctor Junr and Joseph Y
Proctor in the
presence of _____
Richard Harris of Stoke Newington
gentleman
James's Street, of Tottenham
Merchant

Signed sealed and delivered by the within named
said the above in the presence of _____
John St. Tomington brother to
John Jessel Esq; Mr's Secretary
Barron & Co. of Lombard Street,
London Bankers.

Signed sealed and delivered by the within named
Joan Emery Emery and Joseph Y Proctor in the presence
of _____
J. May Gurney, Mr's wife
gent
Jacob Tomington Junr Clerk to
Mrs's Gurney & Co. Bankers Tottenham

Signed sealed & delivered by the within named
Robert Howard in the presence of _____
The order of the said
London Bankers
Messrs Howard of Tottenham
gent

Signed sealed and delivered by the within named
Thomas Proctor in the presence of _____
The order of the said
London Bankers
Messrs Howard of Tottenham
gent

Signed sealed and delivered by the within named
London Bankers
Messrs Howard of Tottenham

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Signed sealed and delivered by the within named
London Bankers
Messrs Stewart of Gallowhill
Gent.

Signed sealed and delivered by the within named
Messrs Stewart of Gallowhill
Gent.

Signed sealed and delivered by the within named
Messrs Stewart of Gallowhill
Gent.

Signed sealed and delivered by the within named
Messrs Stewart of Gallowhill
Gent.

Signed sealed and delivered by the within named
Messrs Stewart of Gallowhill
Gent.

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Messrs Stewart of Gallowhill
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Messrs Stewart of Gallowhill
Gent.

Signed sealed and delivered by the within named
Messrs Stewart of Gallowhill
Gent.

Signed sealed and delivered by the within named
Messrs Stewart of Gallowhill
Gent.

Signed sealed and delivered by the within named
Messrs Stewart of Gallowhill
Gent.

Signed sealed and delivered by the within named
Messrs Stewart of Gallowhill
Gent.

Signed sealed and delivered by the within named
Messrs Stewart of Gallowhill
Gent.

Signed sealed and delivered by the within named
Messrs Stewart of Gallowhill
Gent.

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Received from the within named John
Stacy during and during absence the
sum of five pounds four shillings the
consideration money within receipted to
be paid by the same to

500.

Witness to the signature of John Stacy
Robert Thurst
John Stodden
Thomas Thurst
Joseph W. Thurst
Levin W. Thurst
John Howard
John Thurst

Witness to the signature of John Stacy
John W. Thurst

Witness to the signature of Thomas Stodden
Joseph E. Stacy
Thomas W.

Witness to the signature of Robert Stacy
John Stacy

Witness to the signature of Robert Stacy
John Stacy

Witness to the signature of Robert Stacy
John Stacy

Witness to the signature of Robert Stacy
John Stacy

Witness to the signature of Robert Stacy
John Stacy

Witness to the signature of Robert Stacy
John Stacy

Witness to the signature of Robert Stacy
John Stacy

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