

of the second part or share, then for his or their acts or omissions or any other pur-
chase before of the second part respectively make respective laws or designs or any
two laws unaltered of the same facts evidence and witness as is done or may in
whole unaltered and undivided unless prevented from so doing by law or other
William Stoddale the said or designs shall sell and dispose of the hereditaments and
any or their own proper rents and charges procure the purchase or purchases for of
part their heirs or assigns then and in such case and immediately thereupon the
entire notwithstanding **In witness** whereof the said parties to these presents

The Subsidy

10th and 10th December 1783
3rd and 11th January 1790

11th and 5th October 1804
19th December 1783
18th February 1788
15th July 1793
14th May 1804

Lease and Release of this date made between David Seale of
Subsidy of Leas and Release of this date to Seale and
and no Subsidy made between me and Samuel Goodall of the first
Indentures of Lease and Release made between Benjamin Cun-
ingham of this date made between David Seale of the first par-
Indenture of this date between George Seago of the first par-
ticular of this date made between John Knott of the first
Indenture of this date between The Reverend Samuel Lyment
the Subsidy bearing equal date herewith wherein named
William Stoddale -

William Stoddale

This Indenture

made
the
day
of the
year
here

of the second part, hereinafter referred to as parties made of the second part, H
emiston and Hobden in the parishes of Burnall and Sinton in the County of
Somerset and Huddon in the parishes of Burnall and Sinton in the County of
Somerset and Huddon aforesaid out of much mutual con-
sideration and witness specified in the schedule hereunder written shall on an
indemnity as aforesaid mentioned **And whereas** by a Deed bearing date
between his wife and son Hartley of the second part, the several parties hereto
forth part the said William Storckale of the fifth part and son and
the said William Storckale were conveyed to him and his wife by the
said Agreement and the said Deed and Documents being given up to him
himself his heirs executors and administrators covenant and agree with the said par-
ties the said William Storckale his wife and assigns unless promoted by his or their
very reasonable request of the said parties each of the second part respectively to
to claim any other right title or interest in or to the hereditaments in fee simple and
thereof at the cost and charges of the parties or persons regarding the same produce and
harm or to such person or persons as the said or any shall desire or require or
extinction of any Commission in England or elsewhere shall be or require the said
parties joined for the maintenance defence and support of the said title and
person and persons claiming or to claim the same and make



in any of the said Evidence and Writings which are specified in the Schedule annexed written or
recitation of the said Justice wrote of the second part shall have or expense and all and every other
sum or sum or person claiming or to claim as aforesaid make or cause to be made and delivered to the said
other person or persons so claiming or to claim as aforesaid such sum and amount before or
may require and will and shall in the meantime keep the same Goods Evidence and Writing
incurred accident **Provided** always and it is hereby declared and agreed that if the said
sum or money so conveyed to sum as aforesaid or the greater part thereof and shall thereupon at
the rate in like account as is hereinfore contained with the said Parties each of the second
account hereinfore contained shall have and be void anything hereinfore contained to the
here account at their hands and seats the day and year first above written

W^e were referred to

the one part and Samuel Goodall of the other part
whereas Samuel Goodall and David Swale of the one part and Rosamond Goodall of the other part
of part David Swale of the second part and Rosamond Goodall of the third part
and Benjamin Goodall of the one part and David Swale of the other part
and Eleanor Swale of the second part and George So age of the third part
and David Swale of the second part and John Rimes of the third part
part David Swale of the second part and Barbara Heding of the third part
Ciriacus Mullion and Michael Schefield, the one part and David Swale of the other part
referred to being the conveyance of land in Cruston and Hebdon to the said

on the ~~Twenty~~^{Second} day of February One thousand eight hundred and sixty Between
William Stockdale the elder of Skipton in the West Riding of the County of York Great
and just part and Mary Swale and Anne Wall both of Langcliffe in the County of
York Spinster Barbara Swale of Little Sedge Bamford with Spinster and All
hereafter the said parties herof the second part being seized of certain premises in
York namely sold the same by Public Auction to
that the premises so sold be apportioned and it was then agreed that the several
sums up to the said William Stockdale be remunerating for their respective and
a date herewith made between one William Clayton of the first part George Hartley and
of the second part of the third part, the learned Lawyer Foster Esquire of the
said Barre districc of the sixth part the said apportionments and premises so sold to
the herein mentioned Now this Inventur witnesseth that in pursuance of
and in consideration of the said conveyance It is said William Stockdale ODM for
the sum of the second part respectively and their respective heirs and assigns that he
for inevitable accident will and shall from time to time and at all times hereafter upon
their respective heirs and assigns or any person or persons lawfully or equitably claiming or
holding apportioned received by the said parties herof of the second part or any part or parts
in due form or cause or process to be produced and shown forth to him for them or any of
or any real seeming or resemblance in any kind of Law Equity or other judicature or upon the
or any of the said Evidence and Writings which are specified in the original