

Thousand eight hundred and thirty four on the ground that the said  
apportionment of the said lands by the said Commissioner was calculated  
by the said Commissioner upon the assumption that said lands consisted  
of six hundred and forty eight acres two Roods and twenty nine perches and  
fifteen acres and fifteen acres and three acres said number of acres being  
much greater than the true actual Contents whereby a much larger sum  
and amount was apportioned upon said lands as compared with all the other  
lands respectively in said Parish under said apportionment and apportionment  
than they were justly and lawfully liable to and that he would seek  
to have the deficiency of said apportionment in case of being relieved therefrom  
transferred to all the lands of the entire Parish according to their just  
proportions Now we the Justices at the said Sessions assembled having entered  
into the merits of said appeal and heard and examined the evidence laid  
before us respecting the matter thereof ordered and directed and do hereby  
order and direct that the alteration or amendment hereinafter mentioned  
shall be made in said apportionment and apportionment that is to say that  
the sum of five pounds eight Shillings and one penny so apportioned  
upon the said lands of Ballynove be and the same is hereby reduced  
to the sum of one pound one Shilling and seven pence and that  
the sum of four pounds ~~one~~ Shillings and six pence being the  
difference between the said sum now apportioned upon the said lands of  
Ballynove and the sum originally apportioned thereon by the said Commissioner  
be and the same is hereby apportioned on all the lands in the said  
apportionment according to the value thereof respectively and which we do  
hereby reapportion between the said several parties pursuant to the statute  
in that Case made and provided Dated at Fermoy Sessions  
January the first 1835.

John Marthy Chairman of the Justices  
at said Sessions -