

parish pursuant to the provisions of the 4 Geo IV c 99 and 1 & 2 Vic cap 109 and the other statutes relating to tithes composition and tithe charges in Ireland to have the tithe composition and tithe rent charge in lieu thereof in said Parish varied pursuant to the said statutes and for that purpose to have the average price of wheat for the 7 years preceding the year 1821 inquired of and ascertained and Mr. Thomas P. Law Q. C. of Council with said applicants instructed by Messrs. Fry & Son Solicitors and Mr. Walter Polan Solicitor for Mrs. Margt. Jaaffe the recipient of the Lay Tithe rent charge in said Parish having appeared before us and it having been proved that notice in writing of such application signed by the said several applicants had been duly affixed on the principal outdoor of the church of said Parish of Kilbarron in the manner and at the several times required by said statutes and that said several applicants (save Letitia Elizabeth Croker as to whom no proof was given) were owners of land in said Parish charged with the annual

~~Extracted from the Crown and Exchequer Office of~~

annual payment of £3 and upwards of tithe rent charge in said Parish.

And it having been further proved before us that by a Certificate in writing dated 1<sup>st</sup> July 1824 Thomas Harvickshaw and Michael Legge Commissioners duly appointed for the purpose under the Act Geo. IV. cap 99 certified that the true and just amount of composition for all tithes within the said Parish of Kilbarron was £390 late Irish currency of which £260 part thereof was payable to Daniel Cash as a composition for 2/3 of the tithes claimable by him deriving under the Lay Impropriator of said Parish and £130 other part thereof was payable to the Reverend James Martin the then Vicar of said Parish and the commissioners thereby further certified that the average price of wheat being the corn principally grown in said County for the period of 7 years ending on the 1<sup>st</sup> November 1821 was £1-18-2½ late currency and

It having been further proved before us that the agreement for the composition of tithes in said Parish in pursuance of