

charge payable to the corporation of Waterford in lieu of the composition claimable by them was the sum of £48<sup>15</sup>.0 per annum being  $\frac{3}{4}$ <sup>th</sup> of the said sum of £65. And upon hearing the evidence given before said Justices in open court. It is ordered by the said Justices that the said sum of £65 being the composition mentioned in said Certificate as claimable by the corporation of Waterford be diminished by a sum of £26<sup>8</sup>.2 stg. and that the same shall be £38<sup>11</sup>.10 annually and that pursuant to the Statute of 1 & 2 Vic. Cap 109 the Rent charge in lieu of composition so far as same is payable to the corporation of Waterford or those deriving under them shall be  $\frac{3}{4}$ <sup>th</sup> of the said composition of £38<sup>11</sup>.10 stg. that is to say, a sum of £28<sup>18</sup>.10 annually to be paid and payable to the parties entitled and that the same shall commence and be payable from the 1<sup>st</sup> day of May 1890. And it is further

ordered that the assessment & applotment of the said composition shall be amended accordingly & that the applotment of the Rectorial Tithe Rent Charge in lieu thereof so payable to the corporation of Waterford be reduced and diminished in like proportion. And it is further ordered that the applicants do pay to the corporation of Waterford the sum of £8<sup>0</sup>.3<sup>4</sup> for the costs charges and expenses of the said corporation in appearing on such application and of varying and ascertaining the amount of such composition and Rent Charge and the applotment thereof respectively.

Dated at Waterford in the County of Waterford this 18<sup>th</sup> day of June 1889.

Geo. Waters	County Court Judge & Chairman of the Justices of said Quarter Sessions
-------------	--