QUALIFICATION OATH,

To be taken before any Justice of the Peace of any County, in which the Parish shall be situate, in which such Commissioner shall be appointed to act.

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No. 3.) Or. in	and that such Estate is bond fide the property of my decessed in	ther
of a Freehold		10000

(No. 3.) Or, in and the case of a Freehold Estate, if not his own Property, instead of "my Property" say, "the Property of C. D. to whom I am Heir Apparent," after (No. 3.)

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and that such Estate is bond fide the

So help me God.

Sworn before me at

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the fort House

1833.

(Note A.) The nature of the Estate of which a Commissioner must be seised, in order to enable him to qualify under the Act, must be an Estate of one of the descriptions hereinafter mentioned:

- 1. It must be either a Freehold Estate, an Estate in Fee Simple, or Fee-tail, or for Life, of the annual Value of £100 at the least, situate in any part of the United Kingdom.
- 2. Or the Commissioner to be appointed, if not seised of such Estate as aforesaid, shall be Heir Apparent to some Person so seised.
- 3. Or shall be seised or possessed of a Leasehold Estate or Estates for Life, or for a Term of Years, whereof not less than Fourteen Years shall be unexpired, of the yearly Value of £200 at the least, situate in any part of the United Kingdom.
- 4. Or seised of a Freehold Estate, or Leasehold Estate for Life, not being of such value, shall be also possessed of a Leasehold Estate or Estates for a Term of Years as aforesaid, which, together with such Estate for Life, shall amount to the clear yearly Value of £200 at the least, situate as aforesaid.
- 5. Or possessed of Personal Property to the value of £1000 over and above all just Debts.