

mentioned, also the rectorial and impropriate tithes issuing out of the lands of Pickerstown or vice Richardstown and other lands.

And also of the house &c of Douny carney under a lease for years-

All thro the Abstract which is a very long one Mr Hill Foster and those under whom he derived are represented as Owners in fee of the rectorial and impropriate tithes, except that in the Abstract of one of the deeds we find the following words.

"Reciting that Richard Earl of Kanelagh having been at the time next hereinafter mentioned seized in fee simple of the lands thereafter mentioned and possessed of the tithes thereafter mentioned and a residue of term of years to come thereof an Indenture dated the day of 1708 was executed by said Richard Earl of Kanelagh to John Foster Hill late Chief Justice of Common Pleas whereby said Richard assigned and made over to said John Foster said lands and tithes

To hold the lands for ever and the tithes for all his estate and interest therein."

The late Sir John Ennis was not so far as we can learn Owner of the lands of Richardstown Barberstown Remontown Colket Rathmoyle or Forsterstown at the time of his decease nor in receipt of tithe rent charge out of any of these lands

In October last we called Mr Quins attention to this demand of £4. 12. 4 remarking to him that Sir John Ennis had not any lands in the benefice of Tallaght in respect of which benefice the receivable Order represented it as payable

And we have now to observe that if the claim be in respect of tithe rent charge payable out of the lands of Turnores or Forest the whole of these lands are held under Sir John Ennis by persons holding in perpetuity or for long terms under leases or grants made in the last Century.

Yours faithfully  
Stephen Gordon & Son

The Secretary  
Irish Church Temp: Commrs  
14 Upper Merton Street