

varied pursuant to the provisions of the several acts in that behalf and that for that purpose the average price of wheat for the preceding 7 years might be ascertained in order that the composition for Tithe and the Tithe Rent charge in lieu thereof in the said Parish of Templemore other than such Tithe Rent charge as became vested in the commissioners of Church Temporalities in Ireland might be varied and diminished for the ensuing 7 years in proportion to such average price of wheat and the apportionment thereof might be varied and diminished accordingly.

And Whereas pursuant to the said Notice the said parties who had signed same did duly make the said application in writing to us the said Justices at the said sessions assembled which application duly came on to be heard before us at such sessions in presence of Mr. George Bolton and Mr. George Hamilton Lyster Solicitors for the applicants and of Mark B. Cooper Esq. Barrister at Law instructed by Allen Hamilton Morgan Solr. for Henry

Jesse Lloyd Esq. the present owner of the Rent Charge payable in lieu of the said Improvements or Lay Tithe.

Whereupon and on reading the said Certificate of Composition setting forth as hereinbefore stated that wheat was the corn principally grown in the said county during the 7 years next preceding the 1<sup>st</sup> day of November 1821 and that the average price of same for said period was £1-18-8½ late Irish currency equivalent to the sum of £1-15-9 British per barrel and on hearing the evidence on oath of Edward Martin, Sir John Craven Corden, Baronet; Wm. Tatten Bridge & Michael Corcoran and we being satisfied on the evidence that the said applicants were entitled to make such application and that the said notice had been duly signed by them and affixed published and given as by the statutes in that behalf required and the said Henry Jesse Lloyd by his Counsel and Solicitor admitting in open Court that the average <sup>price</sup> of good marketable wheat as advertised in the Dublin Gazette for the seven years next preceding the said application before us was 18/7½