

Boyd as representative of said Mary
Downes. the said Lay Impropriation
of $\frac{1}{3}$ part in lieu of said Composition
that is to say the sum of £33-15-0
be varied and diminished from
said sum to the sum of £18-3-9 $\frac{1}{2}$
for the period of 7 years next ensuing
the 1st day of November 1896 and
until said $\frac{2}{3}$ parts and $\frac{1}{3}$ part
respectively shall afterwards upon
a like application be again varied
and ascertained in pursuance
of the provisions of the statutes in
that behalf and we said justices
do further adjudge and order that
the assessment and apportionment
of said amount of said revised
and new composition and rent
charge respectively in said Parish
of Shurles and Aueans payable
to the Lay Impropriators thereof
be varied and diminished so
as to bear the like proportion to
the amount of the said revised
and new composition and rent
charge payable during the said
seven years next ensuing the

1st day of November 1896 and until
the same respectively be again varied
and ascertained in pursuance of
the provisions of the statutes in that
behalf as the original assessment
and apportionment of said composition
and rent charge did bear to the said
original composition and the rent charge
payable in lieu thereof and that the
costs expenses and charges of this
application and of varying and
re-ascertaining the amount of said
composition and rent charge and
the apportionment thereof shall be
defrayed by the said applicants
Given under our hands this 8th
day of October 1896

Comp. 1896
D. C. Anderson County Court Judge
for said County.

Thos. Boyd.

Deputy of the Crown &
Peace for said County.

Allen H. Morgan

Att. for the
said applicants.