The SCHEDULE above mentioned. DIOCESE OF SALISBURY.

1.	2.	3.	4.	5.	6.				
Benefice.	County.	Rent charge in lieu of Land tax now payable.	Rent charge or portion of rent charge hereby released.	Residue of rent charge remaining payable.	Date from which release takes effect,				
Chideock V East Knoyle R Ham R Stockton R Whitchurch	Dorset Wilts Wilts	31 4 11 15 6 0 2 13 8	£ s. d. 3 13 6 15 12 6 15 6 0 2 13 8	£ s. d. Nil. 15 12 5 Nil. Nil.	29 September, 1910 Do. Do. 29 September, 1906				
Canonicorum V.	Dorset	10 7 6	5 3 9	5 3 9	29 September, 1910				

(L. S.)

 ω

£

Whereas the perpetual yearly rent charges in lieu of redeemed land tax which are mentioned in the second column of the Schedule hereunder written are now payable to us, the Ecclesiastical Commissioners for England, by the Incumbents of the benefices in the county of Cornwall and in the diocese of Truro, whereof the names are stated in the first column of the said Schedule, such rent charges being charged upon the glebe lands, tithe rent charges and other possessions, or some of them, of the said benefices respectively: Now we, the said Ecclesiastical Commissioners, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred and eleven, section five, do hereby grant, convey and release to the Incumbent of each such benefice and to his successors being Incumbents of the same benefice the yearly rent charge or portion

of such rent charge the amount whereof is stated in the third column of the said Schedule opposite the name of such benefice to the intent that the glebe lands, tithe rent charge and other possessions of such benefice shall, as from the twenty-ninth day of September, one thousand nine hundred and ten, be freed and absolutely released from the said yearly rent charge or portion of such rent charge, as the case may be, but in every case in which a portion only of such rent charge is so granted and released as aforesaid, shall remain charged with the residue of such perpetual yearly rent charge, such residue being of the amount stated in the fourth column of the said Schedule.

In witness whereof, we have hereunto set our common seal, this fourteenth day of March, in the year one thousand nine hundred and twelve.

The SCHEDULE above mentioned.

	DIOCESE OF TRURO.											
	1.			2.			3.			4.		
Benefice.			Rent charge in lieu of land tax now payable.			Rent charge or por- tion of rent charge hereby released.			Residue of rent charge remaining payable.			
Altarnon V. Constantine V. Menheniot V. Saint Issey V. Sancreed V. Trevalga R. Veryan V.	•••			£ 12 8 21 5 4 6	s. 1 8 16 15 0 0	d. 0 0 3 6 0		s. 1 4 18 15 0 0	d. 0 0 2 6 0 0	¹ -10	s. Nil. 4 18 Nil. Nil. Nil.	d, 0 1

(L. S.)

Whereas the perpetual yearly rent charges in lieu of redeemed land tax which are mentioned in the second column of the Schedule hereunder written are now payable to us, the

Ecclesiastical Commissioners for England, by the Incumbents of the benefices in the county of Southampton and in the diocese of Winchester, whereof the names are stated in the