her lives executors and administrators and his her and their respective acts deeds and lefaults only doth hereby covenant promise and agen to and with the said David Plaster princhishers and assigns in maune following that is to very That for and notwithstanding any act deed matter or thing whatover by him or her the said covenanting party or the said South Beathett or the said Elizabeth Beathett respectively deceased dow made committed or executed or knowingly or willingly suffered to the contrary the said Joseph Tomen and William Routley with the said George Frederick Hollowery and Charles William Hollowery and the said covenanting parties and their said respective theres some or one of them now have or hathe in themselves himself or hirself good right full frown and absolute authority to grant convey and confirm the said messenge we may hundrests and premises becambefor expressed to be granted or otherwise assured unto and to the use of the sand Plaster Junior his heirs and assigns according to the true intent and meaning of these presents. And firether that it shall and may be lawful for the said Racher Junos his heirs and afsigns from time to time and at all times are hereafter praceably and quetly to enter into and upon and to have held use profess and enjoy the said herediterments and premises with the apportenances without any out house demanded the heave held use profess and enjoy the said herediterments and premises with the apportenances without any out thouse demanded the heave held use profess and enjoy the said herediterments and premises with the apportenances without any out thouse demanded the heave held use profess and enjoy the said herediterments and premises with the apportenances without any out thouse demanded the heave held use profess and enjoy the said herediterments and premises with the appointment of the heave held use profess and enjoy the said herediterments and premises with the appointment of the heave held use profess and enjoy the said herediterments and premises with the appointment of the heave held use the heave held use the heave held use the heave held eviction exchan interruption or disturbance chain ordermand whatever of from or by the raid covenanting parties respectively or their hair wires or any other person lawfully or equitably claiming or to claim by from through under or in bust for him them or any of them or the said Toseph Bartht and Elizabeth Bartlett deceased And that fee and clear and a feely clearly and absolutely acquited exercised and discharged or otherwise by the said coveranting parties or one of their heirs executors or administrators well party exactly saved defended kept bounds and indumified of from and against all and all marine of former and the estates charges and incumbrances whatever had made done former and sufficiently saved defended kept bounds or the bard soseph Partlett or Elizabeth Bartlett or any persons whomseever claiming or to claim by from through committed or sufficient by the said coverenting parties or the bard soseph Partlett or Elizabeth Bartlett or any persons whomseever claiming or to claim by from through under a in heart for them or any or after of them And moured that they the said coveranting parties and then heirs and every other person having or lawfully or equilibly a claiming or who shall or may have or lawfully or equitably claiming any estate right title trust or interest un to a out of the said messenge or tenement lands heredikuments and premises by from through under or in heat for them or any of them or the said Joseph Bartlett or Elizabeth Pravellett deceased or their said respective wives of the said covenanting parts shall and will from him to him and at all times hacafter upon way autonable request and at the proper cost and charges in the Law of the said David Hasker Junior his her's or assigns make do acknowledge suffer and execute or cause and procure to be made done acknowledged land suffered and executed all such further and other acts deeds and matter and things whatever for the partie better more perfectly and absolutely granting and conveying the said hauditaments and premises with their appartments and to the was of the said Tavid Hasker Junior his appointes him and a fugues or otherwise as he or they shall direct or appoint as by the said David Haster Junior his heirs or afrigues or his or their Counsel in the Law shall be regionally devised or advised and required 2000 10 1301215 the deeds and weekings mentioned in the Schedule hereunder withen are in the cry custody or pepelson of the said George Fredrick Hollowy and Charles William Holloway as such . Hortgages as aforesaid and do concern the Telle not only of the headitaments havinbefore described and expressed to be hereby granted and released but also of divers other heudikuments of or belonging to the vaid Sosph Tomlin and William Routley as such Truskes as a forward of greater value . 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The Schedule above referred to

1842 march 21" & notenhare between Thomas Denton of the first part Joseph Bartlett of the second part and Thomas Baker of the third part.

1849 December 24. Indenture of Mortgage between Elizabeth Bartlett of the one part and Jeorge Frederick Holloway and Charles William Holloway of the other part.

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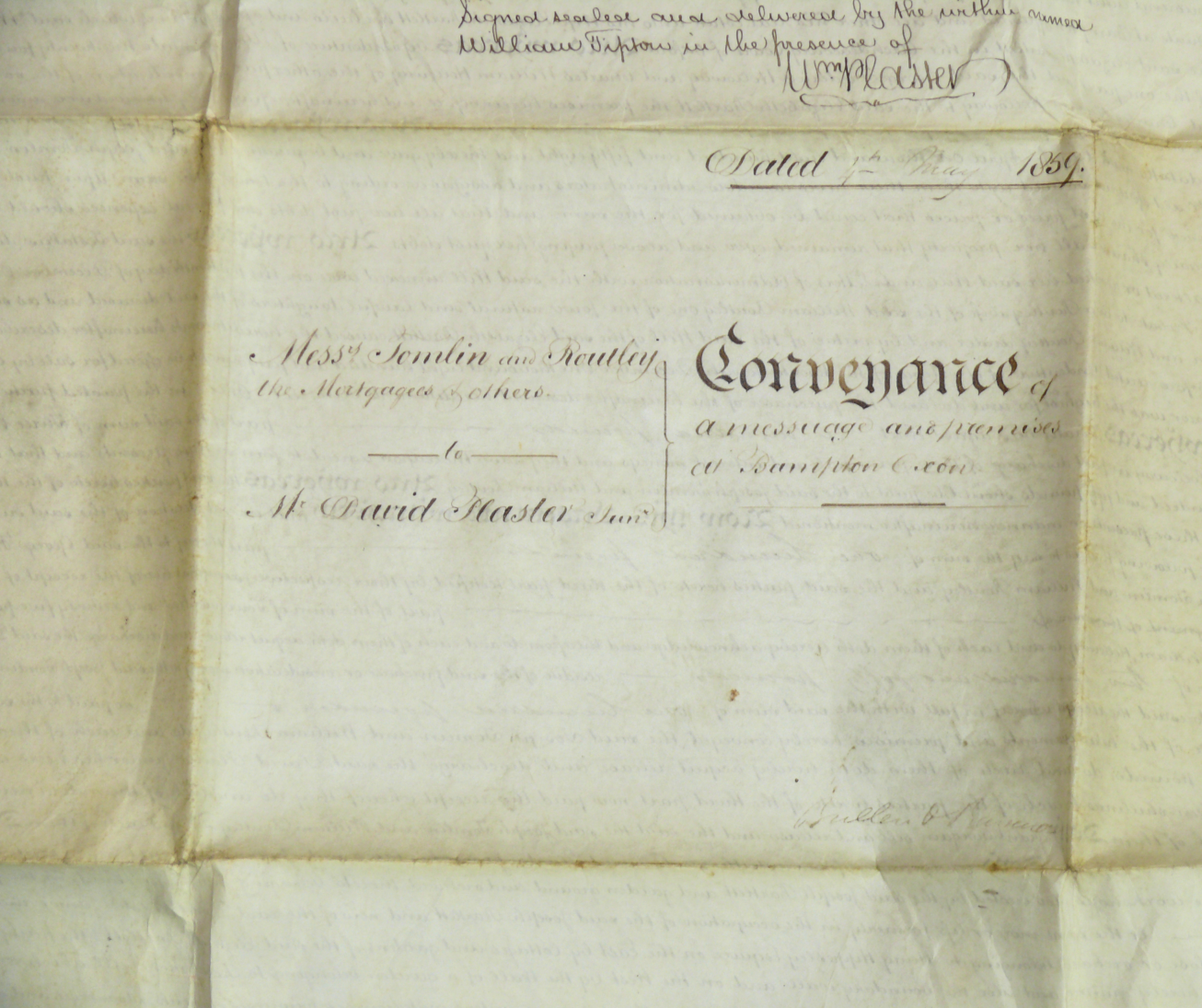
executors and administrators covenant promise and age administrators or assigns or some or one of them shall and will por request and at the proper costs and charges of the said David Blaster forth to the said David Haster Jennor his huis or afrigues or to such other judicalure or upon the execution of any Commission in England as occur and suffer copies of or extract from all and every or any of the same ducks evidences and Hacker Summer his heirs or afsigns or any of them of in or to all or any part of the said her nevertheless and it is hereby declared and agreed by and between the sed daid coveranteed to be the sed of the said coveranteed to be the sed of the said coveranteed to be the sed of the said coveranteed to the sed of the said coveranteed to the sed of the said covenanting parties their lieirs executors or administrators or some of them shall proce and delivery and examination of copies or abstract and for the preservation thereof (and with hereinbefore contained shall thenceforth cease and determine as to any acts or default subjequent to such de Tehe Sc 1842 march 21th & notential between Thomas Denton of the first f 1849 December 24th Indenture of mortgage between Elizabeth 19. Joulin . Montley Mm Un 4. J. Holloway 11.

21" & notenhere between Thomas Denton of the f the other part. I mortgage between Elizal Jos. Jouelin Monthey Mm 4. F. Holloway

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cond put and Thomas Baker of the Mind hard jeorge rederick Holloway and Charles William Holloway second is a secondary of the and the speed defact to of houses and Routley Eliza The mark and seal of mary Bartett Feston Williain Tipton Tarah

Acceived the day and your first within written of and from the within named David placeter the own 1000000 of our lundred from soules within mentioned I figured sealed and delivered by the within named with Joulin William Pourtley Georges rederich Holloway and Charles William Holloway he paid by lim to bes Mr. Mullen George Frederick Holeoway Mrallen for Bankon 6. Agried scaled and delivered by the withen Necewed on the day of the date herroft of of and from the within secured Deved aquida ann Joselia Pleza Rout Cog Carter of M. new of two lundered and \$ 50.0.0 Tarah Softon and lawy Bartlett fifty former within remorationed to be 3350.0.0 in the presence of Which It Willing Wmplaster Clark to Mr. R. & Bullen MARullen Im Boutter Signed sealed and delivered by the within named William Tipton in the presence of Daled 1th May 1859. · Messy Somlin and Roulley Convenance a the Mortgagees others. a messuage and premises at Bumplon C.com Mr David Haster Juni



This Indenture made the *fourth* day of *May One thousand eight hundred and fifty nine* **Between** Joseph Tomlin of the parish of St Thomas in the City of Oxford and William Routley of Bampton in the County of Oxford Servant of the first part George Frederick Holloway and Charles William Holloway of Bampton aforesaid printers and Stationers of the second part The said Joseph Tomlin and Ann his Wife The said William Routley and Eliza his Wife William Tipton of Osney New Town in the said City of Oxford Shopman and Sarah his Wife and Mary Bartlett of Bampton aforesaid spinster of the third part and David Plaster Junior of Bampton aforesaid Carpenter of the fourth part Whereas Joseph Bartlett late of Bampton aforesaid Carpenter deceased being at the date of his Will and thenceforth up to and at the time of his decease seized in fee simple in possession free from incumbrances of and in the hereditaments and premises hereinafter particularly described and intended to be hereby granted duly made his last Will and Testament in writing dated the fourth February One thousand eight hundred and forty eight and thereby gave and devised All that his messuage or tenement barn stable shops sheds outbuildings yards gardens orchards and appurtenances in the occupation of himself and Thomas Baker situate at Bampton aforesaid and all other his real estate unto his Wife Elizabeth Bartlett her heirs and assigns for ever which said Will was on the eighteenth December one thousand eight hundred and forty-nine duly proved by the said Elizabeth Bartlett in the Archdeaconry Court or Oxford And whereas by indenture of Mortgage made the twenty fourth of December one thousand eight hundred and forty nine between the said Elizabeth Bartlett of the one part and the said George Frederick Holloway and Charles William Holloway of the other part in consideration of the sum of Four hundred and seventy five pounds sterling par by the said George Frederick Holloway and Charles William Holloway to the said Elizabeth Bartlett the premises hereinbefore and hereinafter particularly described were among others granted Unto and to the use of the said George Frederick Holloway and Charles William Holloway their heirs and assigns for ever subject to the proviso for redemption therein contained And whereas the said Elizabeth Bartlett then of Weald in the parish of Bampton aforesaid widow duly made her last will and testament bearing date the ninth day of April one thousand eight hundred and fifty eight and thereby gave and bequeathed to the said Joseph Tomlin and the said William Routley all and singular her messuage and tenements situate in the parish of Weald aforesaid To hold unto them their heirs executors administrators and assigns according to the terms of the same upon trust to make sale thereof either by Public Auction or private Contract to any person or persons whomsoever for the best price or prices that could be obtained for the same and that all her just debts and funeral expenses should be paid out of the money to arise therefrom and directed that each

Whereas the said Testatrix died on the twentyfifth day of May one thousand eight hundred and fiftyeight without having altered or revoked her said Will and Letters of Administration with the said Will annexed were on the thirteenth day of December One thousand eight hundred and fifty eight granted by the principal Registry of Her Majestys Court of Probate to Eliza Routley wife of the said William Routley one of the four natural and lawful daughters of the said deceased and as such one of the residuary legatees named in the said will And whereas the said Joseph Tomlin and William Routley under and by virtue of the said Will of the said Elizabeth Bartlett caused the hereinafter described and intended to be hereby conveyed and assured being part of the premises comprised in the hereinbefore recited Indenture of Mortgage of the twenty fourth December One thousand eight hundred and forty nine to be offered for sale by auction on the fifteenth day of September last at which auction the said David Plaster junior was the highest bidder for and declared the purchaser of the hereinafter described

hereditaments being Lot One in the printed particulars of Sale at such Auction at the price or sum of Three hundred and fifty pounds And whereas in hath been agreed that one hundred pounds part of the said sum of three hundred and fifty pounds shall be paid to the said George Frederick Holloway and Charles William Holloway in part discharge of their principal and interest moneys and they have thereupon agreed to join in these presents and that the sum of two hundred and fifty pounds being the residue of the said sum of Three hundred and fifty pounds should be paid to the said Joseph Tomlin and William Routley And whereas the said parties hereto of the third part being the four daughters of the said Testatrix and their respective husbands have agreed to join in these presents in manner hereinafter mentioned Now this Indenture witnesseth that in consideration of the said sum of Three hundred and fifty pounds sterling by the said David Plaster Junior now paid in manner following that is to say the sum of one hundred pounds part thereof to the said George Frederick Holloway and Charles William Holloway at their request and by the direction of the said Joseph Tomlin and William Routley and the said parties hereto of the third part testified by their respective executions hereof the receipt of which said sum of one hundred pounds part of the sum of Four hundred and seventyfive pounds due and owing on the before recited Mortgage they the said George Frederick Holloway and Charles William Holloway do and each of them doth hereby acknowledge and therefrom do and each of them doth acquit release and discharge the said David Plaster Junior his heirs and assigns ------ and also the hereditaments hereby conveyed And the sum of two hundred and fifty pounds residue of the said purchase or consideration money to the

said Joseph Tomlin and William Routley now paid at the request and by the direction of the said parties hereto of the third part as aforesaid the receipt whereof in full with the said sum of one hundred pounds so paid to the said George Frederick Holloway and Charles William Holloway aforesaid for the consideration money on sale of the hereditaments and premises hereby conveyed the said Joseph Tomlin and William Routley do and each of the doth hereby acknowledge and of and from the said entire sum of Three hundred and fifty pounds do and each of them doth hereby acquit release and discharge the said David Plaster Junior his heirs executors administrators and assigns and also the said hereditaments and in consideration of Ten shillings to each of the parties hereto of the third part now paid the receipt whereof they do and each of them doth hereby acknowledge They the said George Frederick Holloway and Charles William Holloway Do and each of them Doth grant bargain sell and release and the said Joseph Tomlin and William Routley Do and each of them Doth grant bargain sell release ratify and confirm that the said parties hereto of the third part **Do** and each of them **Doth** release and confirm unto the said David Plaster Junior his heirs and assigns All that newly erected messuage or tenement built by the said Joseph Bartlett on the site of the three Cottages or tenements with the workshops also erected by the said Joseph Bartlett and garden ground and orchard thereto belonging situate in Weald in the Parish of Bampton aforesaid containing by estimation about half an acre ... be the same more or less formerly in the occupation of the said Joseph Bartlett and now of the said David Plaster Junior and bounded on the North by the Turnpike Road leading from Bampton to Faringdon on the South by a close or orchard belonging to Henry Hippesley Esquire on the East by Cottages and gardens of the said Elizabeth Bartlett the party wall of such one of the said Cottages as adjoined the messuage hereby granted belonging to the said messuage hereby granted and also the boundary wall and on the West by the Wall of a garden belonging to Robert Stonor all which said hereditaments were with others purchased by the said Joseph Bartlett deceased of and from Thomas Denton Esquire Together with all and singular houses outhouses ways waters watercourses privileges easements advantages and appurtenances whatsoever to the said hereditaments and premises belonging to or appertaining And the reversion and reversions remainder and remainders yearly and other rents issues and profits thereof And all the estate right title interest use trust property claim and demand whatsoever both legal and equitable of them the said Joseph Tomlin William Routley George Frederick Holloway and Charles William Holloway or any or either of them therein and all deeds evidences and Writings in the possession of them the said Joseph Tomlin William Routley George Frederick Holloway and Charles William Holloway or any or either of them relating

exclusively to the premises hereby granted **To have and To hold** the same messuage and hereditaments and all and singular other the premises here by granted with their appurtenances Unto and to the use of the said David Plaster Junior his heirs and assigns for ever And the said David Plaster Junior doth here by declare that no wife of him the said David Plaster Junior shall be entitled to dower out of or in the said hereditaments and premises or any part thereof **Any** each and every of them the said Joseph Tomlin William Routley George Frederick Holloway severally and separately for himself his heirs executors administrators and assigns doth Covenant with the said David Plaster Junior that he the said Covenanting party hath not done or permitted any act deed matter or thing whereby or by means whereof the premises hereby conveyed are in anywise encumbered **And** each and every of them the said Joseph Tomlin William Routley Sarah Tipton and Mary Bartlett for himself and herself respectively and his and her respective heirs executors and administrators and also for the acts deeds and defaults of their respective wives And her heirs executors and administrators and his her and their respective acts deeds and defaults only doth hereby covenant promise and agree to and with the said David Plaster Junior his heirs and assigns in manner following that is to say That for and notwithstanding any act deed matter or thing whatsoever by him or her the said covenanting part or the said Joseph Bartlett or the said Elizabeth Bartlett respectively deceased done made committed or executed or knowingly or willingly suffered to the contrary the said Joseph Tomlin and William Routley with the said George Frederick Holloway and Charles William Holloway and the said covenanting parties and their said respective Wives some or one of them now have or hath in themselves himself or herself good right full power and absolute authority to grant convey and confirm the said messuage hereditaments and premises hereinbefore expressed to be granted or otherwise assured unto and to the use of the said David Plaster Junior his heirs and assigns according to the true intent and meaning of these presents And further that it shall and may he lawful for the said David Plaster Junior his heirs and assigns from time to time and at all times hereafter peaceably and quietly to enter into and upon and to have hold use possess and enjoy the said hereditaments and premises with the appurtenances without any suit trouble denial eviction ejection interruption or disturbance claim or demand whatsoever of from or by the said covenanting parties respectively or them their heirs wives or any other person lawfully or equitably claiming or to claim by from through under or in trust for him them or any of them or the said Joseph Bartlett and Elizabeth Bartlett deceased And that free and clear and freely clearly and absolutely acquitted exonerated and discharged or otherwise by the said covenanting parties or one of them their or one of their heirs executors or

administrators well and sufficiently saved defended kept harmless and indemnified of from and against all and all manner of former and other estates charges and incumbrances whatsoever had made done committed or suffered by the said covenanting parties or the said Joseph Bartlett or Elizabeth Bartlett or any person or persons whomsoever claiming or to claim by from through under or in trust for them or any or either of them And moreover that they the said covenanting parties and their heirs and every other person having or lawfully or equitably claiming or who shall or may have or lawfully or equitably claim any estate right title trust or interest in to or out of the said messuage or tenement lands hereditaments and premises by from through under or in trust for them or any of them or the said Joseph Bartlett or Elizabeth Bartlett deceased or their and respective wives of the said covenanting parties shall and will from time to time and at all times hereafter upon every reasonable request and at the proper costs and charges in the Law of the said David Plaster Junior his heirs or assigns made do acknowledge suffer and execute or cause and procure to be made done acknowledged levied suffered and executed all such further and other acts deeds matters and things whatsoever for the further better more perfectly and absolutely granting and conveying the said hereditaments and premises with their appurtenances unto and to the use of the said David Plaster Junior his appointees heirs and assigns or otherwise as he or they shall direct or appoint as by the said David Plaster Junior his heirs or assigns or his or their Counsel in the Law shall be reasonably devised or advised and required And whereas the deeds and writings mentioned in the Schedule hereunder written are in the custody or possession of the said George Frederick Holloway and Charles William Holloway as such Mortgages as aforesaid and do concern the Title not only of the hereditaments hereinbefore described and expressed to be hereby granted and released but also of divers other hereditaments of or belonging to the said Joseph Tomlin and William Routley as such Trustees as aforesaid of greater value And it was therefore agreed upon the treaty for the said purchase that the same deeds evidences and writings should remain in such custody upon such covenants for the production thereof as are hereinafter contained being entered into Now this Indenture further witnesseth that in pursuance of the lastly recited Agreement and for the consideration hereinbefore expressed They said George Frederick Holloway and Charles William Holloway Do hereby for themselves their heirs executors and administrators and their own acts and defaults only for and during such time or times only as they or some of them shall be entitled to retain possession of the said deeds and writings And the said Joseph Tomlin and William Routley do hereby for themselves their heirs executors administrators and assigns and as to all time and times hereafter save as aforesaid for themselves their heirs executors and administrators covenant promise and agree to and with the said David Plaster Junior his heirs and assigns that they the said covenanting parties their heirs executors administrators or assigns or some or one of them shall and will from time to time and at all times hereafter unless prevented by fire or other inevitable accident when every reasonable request and at the proper costs and charges of the said David Plaster Junior his heirs or assigns or any of them produce and shew for the or cause of procure to be produced and shown forth to the said David Plaster Junior his heirs or assigns or to such person or persons as he or they shall direct desire or require or at any time hearing or examination in any Court of Law or Equity or other Judicature or upon the execution of any Commission in England as occasion shall require the several deeds evidences and writings mentioned in the Schedule hereunder written and every or any of them and permit and suffer copies of or extract from all and every or any of the same deeds evidences and writings to be made written and taken for the manifestation support and defence of the estate right title interest property or possession of the said David Plaster Junior his heirs or assigns or any of the of in or to all or any part of the said hereditaments hereinbefore described and expressed to be hereby granted and released or any part respectively with the appurtenances **Provided nevertheless and it is hereby** declared and agreed by and between the said parties hereto that if the said hereditaments to which the same writings also relate shall be hereafter sold or otherwise disposed of and the said covenanting parties their heirs executors or administrators or some of them shall procure the purchase or purchases or other persons entitled to hold the same writings to enter into a covenant similar to that hereinbefore contained for production and delivery and examination of copies or abstract and for the production thereof (and with a like qualification as the present) and shall deliver the same covenant to the said David Plaster Junior his heirs or assigns Then and in such case the covenant hereinbefore contained shall thenceforth cease and determine as to any act or default subsequent to such delivery **In witness** whereof the said parties to these presents have hereunto set their hands and seals the day and year first above written

The Schedule above referred to

Indenture between Thomas Denton of the first part Joseph Bartlett of the second part and Thomas Baker of the third part

1849 December 24th

Indenture of Mortgage between Elizabeth Bartlett of the one part and George Frederick Holloway and Charles William Holloway of the other part

(signed and sealed)

Jos Tomlin Wm Routley G.F. Holloway Wm Routley C.W. Holloway Jos Tomlin Ann Tomlin Eliza Routley William Tipton Sarah Tipton The mark and seal of Mary (X) Bartlett

(On reverse: Title)

Received the day and year first within written Signed sealed and delivered by the within named of and from the within named David Plaster the sum Joseph Tomlin William Routley George of one hundred pounds within mentioned to £100.00 Frederick Holloway and Charles William Holloway be paid by him to us in the presence of R H Bullen ?? Bampton Oxon R H Bullen George Frederick Holloway Signed sealed and delivered by the C W Holloway named Ann Tomlin Eliza Routley Received on the day of the date hereof in the presence Of and from the within named David Wm Plaster Clerk to Mr R H

Bullen

Plaster Jnr sum of two hundred and

250. 0. 0

Signed sealed and delivered by the within

named

Fifty pounds (illegible)

William Tipton in the presence of

To be paid by him to us £350. 0. 0
Witness Jos Tomlin
R H Bullen Wm Routley

Wm. Plaster