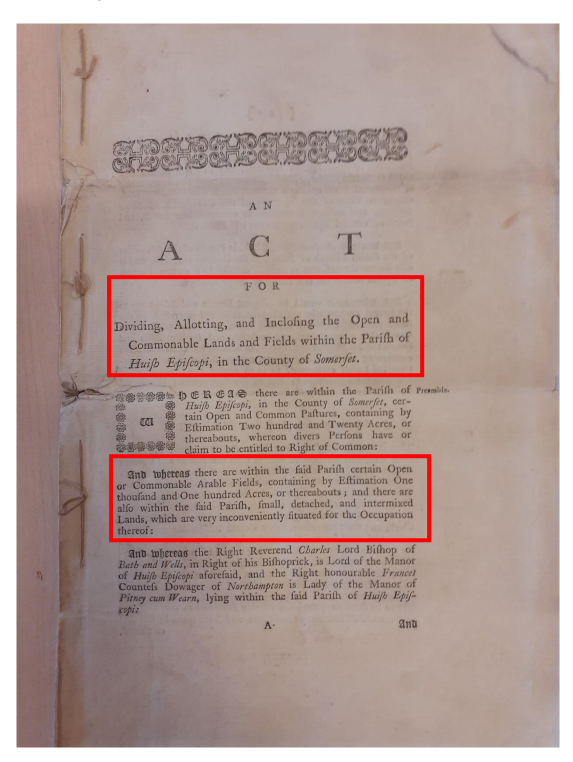
### **Appendix 8 – Inclosure records**

### **Huish Episcopi Inclosure Act 1797**

Source: South West Heritage Trust (SWHT)

Reference: SHC Q/RUO/37



or neglect to Seven Days Vomination ne Arbitralike Space their being appoint an her of the faid Comwithin the n given of Arbitrator faid Arbie Power, nem made Purposes, directed; npire shall to the faid nd they are y thereto; diffatisfied letermining that Purners shall all Claims eeting of , and be

or the Request k proid and

ter fuch

of them, are and is hereby authorized and empowered to adminiter) at fuch Time and Place as shall be therein appointed; and if such Witness or Witnesses, being duly served with such Summons, and having been paid or had tendered to him, her, or them a Sum of Money sufficient to bear his, her, or their reasonable Charges of Attendance, shall neglect or refuse to appear able Charges of Attendance, shall neglect or refuse to appear and give Evidence as aforesaid, Proof being made on Oath of the Service of such Summons (which Oath the said Commissioners, Arbitrators, and Umpire, or any One of them, are and is hereby empowered to administer) then and in that Case it shall be lawenged to the said Commissioners, by Warrant under their Hands and Seals, to commit every such Witness so neglecting or refusing as aforesaid, to the Common Gaol or House of Correction within the said County of Somerses, there to remain, without Bail or Mainprize, for any Time not exceeding Six Calendar Months, annless such witness shall sooner submit to be examined and give Evidence as aforesaid. Evidence as aforesaid.

and he it further Enafted, That it shall and may be lawful satisfaction for the said Commissioners, and they are hereby required, in all the cases where they shall think it necessary, to throw out any Encroachments and Inclosures which have been made upon or taken from the said Open or Commonable Lands and Fields within the Space of Twenty Years last past; and the said Commissioners are hereby empowered to make such pecuniary or other Satisfaction to the Parties interested in the same Encroachments and Inclosures, as they shall think just and reasonable; and all such Encroachments and Inclosures shall be deemed Part of the Open or Commonable Lands and Fields to be set out and allotted under this Act. under this Act.

and, for the more regular and just Division of the said Open Lands to be or Commonable Lands and Fields, and the better Execution of surveyed. That the said Commissioners shall cause a Survey, Admeasurement, and Plan, as well of all the other Lands or Grounds within the said Parish of Huish Epicopi, as of the said Open or Commonable Lands and Fields hereby intended to be divided, allotted, and inclosed, to be made by such Person or Persons as they shall appoint, wherein shall be expressed and described the several Plots, Portions, and Parcels contained in all and every the said Open or Commonable Lands and Fields, and the Quantity and Contents, in Statute Measure, of each and every Plot, Portion, and Parcel thereof, belonging to the several Proprietors thereof at the Time such Survey

[ 9 ]

in their Award declare to which Estate the respective Allotments do feverally belong.

and they are hereby empowered, at fuch Time or Times as they are hereby empowered, at fuch Time or Times as they finglish thall think proper, by Notice in Writing affixed on the principal Right of Common in, over, and upon the faid Lands and Fields Right of Common in, over, and upon the faid Lands and Fields hereby directed to be divided and allotted, and that from the Time or Times mentioned in fuch Notice, all fuch Right of Common fhall ceafe and be for ever extinguished; and also by a like Notice to order and regulate the Mode and Time of Stocking the fame, until the same shall be inclosed, and Possession of the several Allotments delivered to the respective Proprietors; which Order of the said Commissioners shall be final, binding, and conclusive on the faid Commissioners shall be final, binding, and conclusive on

and be it further Enacted, That the faid Commissioners shall, and they are hereby authorized and required to set out and apart they are hereby authorized. Pends in our and then the faid point fuch public Carriage Roads in, over, and upon the faid Open or Commonable Lands and Fields hereby intended to be divided and inclosed as they shall think necessary and proper; all which public Roads shall be and remain of the Breadth of Forty Feet at the least (winch faid Breadth of Forty Feet, as to such

Feet at the least (which faid Doods of Forty Feet, as to such public Carriage Roads so to be set out and appointed as aforeign, and also as to any public Carriage Roads already made and used in, over, and through the said Open or Commonable Lands and in, over, and Part thereof, is hereby declared to be sufficient, any Fields, or any Part thereof, is hereby declared to be sufficient, any Act or Law to the contrary notwithstanding) and shall be well and sufficiently fenced out on both Sides by the said Commisfioners; and that it shall not be lawful to erect any Gate across any of the faid public Roads, or to plant any Trees in or near the Hedges on the Sides of any of the faid Roads at a lefs Distance Hedges on ther than Fifty Yards; and after the faid Roads shall have been fortened as a forestident the faid. Compiliance for the safety of the faid th have been fet out as aforesaid, the said Commissioners shall, and they are hereby empowered and required, by Writing under their Hands, to appoint fome proper Perion to be Surveyor of the faid Roads, and fuch Surveyor shall cause the same to be formed and put in good and fufficient Repair, and shall be allowed such Salary or Reward for his Trouble therein as the said Commisfioners shall, by Writing under their Hands, direct and appoint; which faid Salary or Reward, and also the Expence of forming the said Roads, and putting the same in good and sufficient Repair (over and above the Statute Duty) shall be borne and paid

or Comntaining Title is Episcopi, divided nts shall r Lives

ers Mall

n as convemade and

ill and every

ommonable e said Comys previous id, and by id Church, n and Exa-Persons, in nat may be longing to

of the faid and Parcel

and Judg-

arcels and the Value , and they fingular the

measuring, e thall arise ommonable

the fame as or Possession

ll and may

r any One

d to hear, their De-

Is shall be

Enalted,

out of the Sale of Land as hereinafter mentioned; and that he sale of Land as hereinafter mentioned; and that he out of the Sale of Land as hereinstelle (over and above the Status Perion thall be charged or chargeable (over and above the Status Luty) towards the forming or repairing the faid Roads, until the fame thall be made fit for the Paffage of Travellers and Carriage, and thall have been certified to to be by the faid Surveyor, by Writing under his Hand to be delivered to the Juftices at for Quarter Sefficies of the Peace to be holden in and for the faid Quarter Sefficies of the Peace to be holden in and for the faid County of Somerster, and fuch Certificate shall have been allowed and confirmed by them; which said Certificate shall be delivered to the faid Justices at their Quarter Sessions to be holden next after the faid Roads shall be formed and put in good and suffi. cient Repair as aforefaid, and within Two Years next after the Execution of their faid Award, unless fufficient Cause be given, to the Satisfaction of the faid Justices, that a further Time is necessary for that Purpose, in which Case the faid Justices may and they are hereby empowered to allow fuch further Time for delivering in the faid Certificate as they shall think proper, not exceeding One Year; and in case the said Surveyor shall neglect or retuse to deliver in such Certificate within the Time neglect or refule to deliver in fuch Certificate within the Time before limited, fuch Surveyor shall forfeit and pay the Sum of Five Pounds, to be applied towards the Expence of making the said Roads, and to be recovered by Distress and Sale of the Goods and Chattels of surveyor, by virtue of a Warrant under the Hand and Seal of any Justice of the Peace for the said County, rendering the Overplus (if any) to the said Surveyor, after deducting the reasonable Charges of such Distress and Sale; and that from and after such Certificate shall have been delivered to that from and after fuch Certificate shall have been delivered to the faid Justices by the faid Surveyor as aforefaid, and shall have been by them allowed and confirmed, the faid Roads shall be from Time to Time supported and kept in Repair in the same copy are by Law to be amended and kept in Repair; and the faid Commissioners shall, and they are hereby empowered and required to fet out and appoint, and cause to be made, erected, and completed fuch public Bridle Roads and Foot Ways, and private Roads and Ways, and also fuch Banks, Ditches, Drains, Watercourses, Bridges, Stiles, and other Conveniences in, over, and upon, and leading to the said Open or Commonable Lands and Fields hereby intended to be divided and inclosed as they shall think requilite, and the same shall be made and erested, and at all Times hereafter repaired, cleanfed, maintained, and kept in Repair by fuch Perfons and in fuch Manner as the faid Commillioners shall direct and appoint; and that after the several Roads and Ways shall have been set out and made as hereinbefore mentioned.

Roads or Ways, eit Open or Common Roads and Ways, the Roads and Ways, the Roads and Ways monable Lands at Open and Common divided and incloses

Province alway Roads, Ways, and Commonable Land repaired by or at or Places, shall (if to remain as Ro Act) continue to Parishes, Place or Right ought to m

and be it futt and attending the veying, planning the faid Lands an and inclosed, and after directed to and Expences ari Act into Execut be divided and the feveral Perfo Pastures, and O feveral Lands, changed under feveral and refp respectively der and Form follow in the First Pla closure of the Sedgmoor, and of, and Perfo mentioned; ar the Division an not Part of K and inclosed,

#### [ rr ]

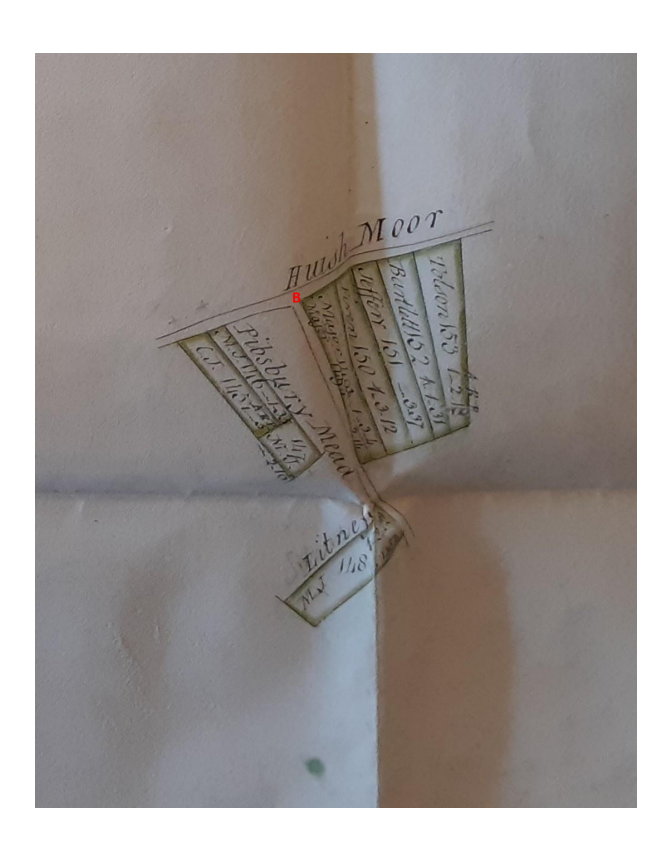
mentioned, it shall not be lawful for any Person to use any other Roads or Ways, either public or private, over or upon the said Open or Commonable Lands and Fields, and that all former Roads and Ways, which shall not be set out and appointed as the Roads and Ways through or over the said Open or Commonable Lands and Fields, shall be deemed Part of the said Open and Commonable Lands and Fields hereby intended to be divided and inclosed.

## **Huish Episcopi and Walton Inclosure Award 1799**

Source: SWHT, Reference: SHC Q/RDE/131

# Inclosure Plan





## Parish Survey Plan





### **Inclosure Award**

Month Sames Rillto tere sais Sames Ballett one parrol of Land part of Silit & 18 Migor routaining one are one Rood and thirty one portless and rumbered 182 on the said plan of the said open or Commonable arable fields and Commonable Puriosures Which said parrol of Land is in lieu of Divers plat of Land which lay in Moira Moor and Micabined and routained a together of by asmeasurement one are two Roods and two berthes and also of one Boart Lear in Mirkmell Lears aforesaid held by Lears under the said for Mishop.

Charletter Mittothe said Screph Chaid one parrol of Land part of Rib & Bury Mishop.

Misab routaining one are and five perthess and Mumbered 145 on the

200 Lower fiels	2.10 km 2.103/4 H . 7.3 - 3-H
Suxton 2 20	- 0 6 1.12.0H =
Hog Corklefulous	4.2.24 - 1.7/2 - 4 - 7.6/2 - 1.6/3 1.1.1 - 1.7
515 Mutoustay	4.0.39 - 3.8% 6 - 15.9/2 - 2.1 2.2.4 - 2.4
szo čnas čiotk	4.0.39 5.0 5.7 - 7/2 - 6.6 - 26
125 poarhams.	1.1.25 - 3.11/2 - 3/1 - 5.7 - 72
627 Cao Six anos	4.2.23 - 5.2 - 6 1. 3.11/2 - 2.3/4 3.5.2.2.2.6
	5.0.25 - 5.2 - 6 1.6.72 - 2.7
. 630 Over the Moas	
631/620 Ewolvo anos	21:0:14 =
139 Che Divtoon acros	5.2.75.2 6 1.8.8ih 2.8i4
633 The oight and	0:0:18 5.8 -6 2.5.11/4 H.0/2 6.7.5 - H.7
634 Elo Con anos	
636 Stille Goso	0.0.7
	6,3.1 - 5.0 - 6 1.10.3/2 - 3.5 . 5.6.3 - H-1
637 Res Eight acres	4 2 6 5.2 6 1. 0.1014 - 1.112 3.1.2 - 2,3

Mines  666 froglano moadow	Miosus dans
393 Nowmoas	1 3 19 - 3.11

### **Order of Partition of Lands 1879**

Source: The National Archives (TNA) (extract only)

Reference: MAF 21/5 172

