

order by Post as also in Duplicate of the suspension of the same (as indorsed)  
in notice of inability of William Cheves his younger (the father) and the grounds  
of it from Chipping Norton addressed thus  
Overseers of the Poor of the Parish of Chilton Candover  
Norton (via Reading) Mr. Addams  
Clerk to Mr. Nicols.

Settled by J. F. Archbold, Esq.  
Barrister-at-Law. Entered as  
the Act directs.

(a) Parish or Township.

To the Churchwardens and Overseers of the Poor of the (a) Parish of Steeple  
Barton in the County of Oxford  
and to the Churchwardens and Overseers of the Poor of the (b) Parish  
of Chilton Candover in the County of  
Southampton and to each and every of them.

Oxfordshire  
to wit.

Whereas Complaint hath been made unto us, whose Names are hereunto set and Seals  
affixed, being Two of Her Majesty's Justices of the Peace in and for the said County of Oxford  
(one whereof being of the Quorum), by the Churchwardens  
and Overseers of the Poor of the said (a) Parish of Steeple Barton  
That William Cheves and Savinia his wife with their  
two children namely James aged nine years or  
thereabouts and Frances Mary Ruth aged seven years  
or thereabouts

(b) Adding, where the order  
is suspended by reason of  
sickness, &c.—In respect of  
relief made necessary by sick-  
ness of the said —, [or ac-  
cident to the said —, as the  
case may be.]

(c) And that the said sick-  
ness [or accident] is such as  
will produce permanent disa-  
bility.

have come to inhabit, and are now inhabiting in the said (a) Parish of Steeple  
Barton \*not having resided in the said (a) Parish for five years  
next before the said Application and Complaint, and \* not having gained a legal settlement there,  
nor having produced any Certificate acknowledging them to be settled elsewhere, and that  
they are now actually chargeable to the same (a) Parish (b) In respect of  
relief made necessary by sickness of the said William Cheves  
— and are now receiving Relief  
therefrom, (c) And that the said sickness is such as will produce  
permanent disability  
— and that the (a) Parish of Chilton Candover  
is the place of his last legal Settlement: And, the said Justices, upon due proof thereof as  
well by Examination of Witnesses, to wit, of the said William Cheves.

Witness our hands and seals this 11th day of October 1841



*3<sup>rd</sup> May 1850. Sent a Duplicate of this  
 accompanied by a not Public  
 of the Removal as annexed, by  
 30. The Churchwardens and  
 the County of Bedford  
 as a Recd. Letter*

(d) And we the said justices do hereby further state that we are satisfied by the evidence aforesaid, that the said sickness of the said —, [or, accident to the said —, as the case may be,] will produce permanent disability in the said —.

John Thomas Morris  
 upon Oath, as otherwise, and upon due consideration of the Premises, do adjudge the same to be true, and that the place of the last legal Settlement of the said William Eberes and  
 Lavina his wife and their said two children

is in the said (a) Parish of Chilton Candover —  
 in the said County — of (d) Southampton And we the  
 said Justices do hereby further state that we are satisfied by the  
 evidence aforesaid that the said sickness of the said William Eberes  
 will produce permanent disability in the said William Eberes

These are therefore, in Her Majesty's Name, to require and Order you the said Church-  
 wardens and Overseers of the Poor of the said (a) Parish of Steeple  
 Barton or some or one of you, or some proper person or persons to be  
 employed by you, at such time and in such manner as by Law is provided and directed in that  
 behalf, to remove and convey the said William Eberes and Lavina  
 his wife and their said two children

from and out of your said (a) Parish of Steeple Barton  
 to the said (a) Parish of Chilton Candover — and them  
 deliver, together with this our Order, or a Duplicate or true Copy thereof, unto the Overseers of  
 the Poor there, or one of them, who are hereby required to receive and provide for them  
 according to Law.

Given under our Hands and Seals, at Deddington —  
 in the said County of Bedford — the fourth —  
 Day of May — in the Year of our Lord One Thousand Eight Hundred and  
 Fifty Six

Poor D. (Class 1 & 2.)  
 Order of Removal.  
 LONDON:  
 SHAW AND SONS,  
 Fetter Lane,  
 Publishers of the "JUSTICE OF THE  
 PEACE," a Weekly Legal Journal,  
 price 6d. stamped.

Thomas Morris  
 William Eberes



1860

Expences incurred in removing Wm Cheever & Family from Steple Barton Oxon to Chilton Candover Hants

Dec 19

Horse & Fly to Heyford Station	✓	"	4	"
Man & Toll Gate	✓	"	2	"
Railway Fare	✓	"	10	1 1/2
Cab Hire from Basingstoke to Chilton Candover Hants	✓	"	15	"
Toll gates Man & Horse	✓	"	5	"
Breakfast for paupers	✓	"	5	"
Dinner do	✓	"	5	6
Supper Bed Breakfast Winters & Apt covered	✓	"	7	6
1/2 pint of Brandy for paupers	✓	"	2	"
<del>Went over two days work &amp; refreshments</del>			8	
Refreshments & incident	✓	"	4	4 1/2

1861  
March 25

Settled to Nicholls.





*Oxfordth 6 Nov 1707*

To the Church-Wardens and Overseers of the Poor of the *Gown* Parish of *Hampton* in *yd* County of *Oxford* to Execute and Convey

And to the Church-Wardens and Overseers of the Poor of the *Parish* of *Steeple Barton* in *yd* County of *Oxford* to receive and obey.

*Enthal*  
Inasmuch as Complaint hath been made unto Us, whose Hands and Seals are hereunto set, Two of his Majesty's Justices of the Peace of, and for the said County of *Oxford* (one of the Quorum) by you the Church-Wardens and Overseers of the Poor of the *Gown* of *Hampton* in *yd* parish of *Shipton* under which hood in *yd* County of *Oxford* that *Thomas Shorn-ton* hath

*liberty*  
lately came and intruded into the Parish of *Hampton* afore said, endeavouring there to settle as Inhabitant thereof, contrary to Law, not having any way acquired or obtained any legal Settlement therein, and *is now* become chargeable thereunto: We do, upon due Examination, adjudge the said Complaint and Premises to be true. And we do farther, upon the Examination of *Thomas Shorn-ton*

taken upon his Oath, adjudge, That the said *Thomas Shorn-ton*

*John Cope*  
last legally settled, in the Parish of *Steeple Barton* Afore

These are therefore in His Majesty's Name, to Require, Order, and Command you the said Church-Wardens, and Overseers of the Poor of the said Parish of *liberty* of *Hampton*—or some or one of you forthwith, to remove and convey the said *Thomas Shorn-ton*

from the said *Parish* of *liberty* of *Hampton* unto the Parish of *Steeple Barton* Afore and him to deliver over to the Church-Wardens and Overseers of the Poor there, or to some or one of them, (together with this Order, or Duplicate, or true Copy hereof) who is, and are hereby required to receive and provide for him as the Law directs. And hereof not to fail. Given under our Hands and Seals this *12<sup>th</sup>*

Day of *april* in the Year of our Lord One Thousand, Seven Hundred and *Eighty*



Northfordshire writ



To the Church-wardens and Overseers of the Poor of the  
Parish of Northmyns — — — of Northford  
in the said County — — —  
and to the Church-wardens and Overseers of the Poor of  
the Parish of Stople Barton — — —  
— — — — — in the County of Oxford

Whereas Complaint hath been made by you the Church-wardens  
and Overseers of the Poor of the said Parish of Northmyns  
— — — — — unto us whose Hands  
and Seals are hereunto set, two of his Majesty's Justices of the Peace  
(whereof one is of the Quorum) for the County of Northford aforesaid,  
That John Tillard and Elizabeth his wife, and  
George Tillard aged about nine years and  
John Tillard aged about eight years their  
Two Children have  
lately intruded themselves into your said Parish of Northmyns  
there to inhabit as your Parishioners contrary to the Laws relating to  
the Settlement of the Poor, and are there like to become charge-  
able, if not timely prevented: And whereas, upon due Examination  
and Enquiry made into the Premises, and of the said John  
Tillard the Elder upon Oath — — —

it appears unto us, and we accordingly adjudge, That the said  
John Tillard and Elizabeth his wife and George  
and John their said Two Children, are — — —  
like to become chargeable unto the said Parish of Northmyns  
— — — — — and that the last legal Place of  
Settlement of the said John Tillard and Elizabeth his wife  
and George and John their Children is in the said Parish of  
Stople Barton in the said County of Oxford  
These are therefore in his Majesty's Name, to order and require you  
the said Church-wardens and Overseers of the Poor of the Parish of  
Northmyns — — — — — aforesaid, that you  
or some of you, do forthwith remove and convey the said John Tillard  
and Elizabeth his wife and George and John their said  
Two Children from your said Parish of Northmyns  
— — — — — to the said Parish of Stople Barton  
— — — — — and them — — — — — deliver  
to the Church-wardens and Overseers of the Poor there, or some or  
one of them, together with this our Warrant or Order, or a true  
Copy hereof; whereby they are likewise required in his Majesty's  
Name, and by Virtue of the Statutes in such Case made, forthwith to  
receive the said John Tillard and Elizabeth his wife and  
George and John their said Two Children — — —  
into their said Parish — — — and provide for them — — —  
as their own Parishioners. Given under our Hands and Seals, the  
Sixteenth Day of July — — — in the Year of our  
Lord One Thousand seven Hundred and forty four,

R. Coningesby.

H. Smith.



County of Gloucester  
to wit — To the Church Wardens and Overseers of the poor of the  
Parish of Blodington in the said County —  
to Execute and Convey. —

And to the Church Wardens and Overseers of the  
poor of the parish of Staple Barton in the County of <sup>Salop</sup> Shropshire.

Forasmuch as Complaint hath been made unto  
us whose hands and Seals are hereunto set two of his  
Majesty's Justices of the Peace of and for the said County  
of Gloucester — one of the Quorum by you the Church Warden  
and Overseers of the poor of the said parish of Blodington

That Thomas Mason and his wife and John their son aged  
about eight or nine months —

Inc. Pheppard

lately came and intruded into the Parish of Blodington

— as aforesaid, Endeavouring there to settle

as Inhabitants thereof Contrary to Law not having any  
Way Acquired or Obtained any Legal Settlement therein  
nor produced any Certificate owning them to be settled  
Elsewhere and are likely to — become chargeable

thereunto We do upon due Examination, Adjudge the  
said Complaint and premises to be true, and we do —  
further upon the Examination of the said Thomas Mason



John Dolphin

taken upon his Oath as Judge, That the said Thomas.  
Mason with his wife and John their son were and are  
lawfully settled, in the parish of Hopton Barton in the  
County of Oxford aforesaid.

These are therefore in his Majesty's name to require  
order and Command you the said Church-Wardens and  
Overseers of the poor of the said parish of Hopton Barton  
or some or one of you  
forthwith to Remove and convey the said Thomas Mason  
and his wife and John their son  
from the said parish of Hopton Barton  
unto the parish of Hopton Barton aforesaid and then to  
deliver over to the Church-Wardens and Overseers  
of the poor there or to some or one of them / together  
with this order, or duplicate or true copy hereof / who  
is and are hereby required to receive and provide  
for them there as the Law directs: And hereof  
not to fail. Given under <sup>our</sup> hands and Seal  
this 2<sup>nd</sup> day of Nov<sup>r</sup> in the Year of our Lord 1781.



R.B.

County  
of  
Bucks.

To the Churchwardens and Overseers of the Poor  
of the parish of Padbury  
in the said County and to the Church-  
wardens and Overseers of the Poor of the  
parish of Middle Barton  
in the County of Oxford and  
to each and every of them.

UPON the Complaint of the Church-wardens and  
Overseers of the Poor of the parish of  
Padbury Bucks unto Us, whose Names are hereunto set  
and Seals affixed, being two of His Majesty's Justices of  
the Peace in and for the said County of Bucks  
and one of us of the Quorum, that

Richard Seeley, Rebecca his wife and  
Elizabeth their Child aged five Weeks  
have come to inhabit in the said parish of  
Padbury not having gained a legal Settle-  
ment there, and that the said Richard Seeley, Rebecca  
his wife and Elizabeth their Child  
are now chargeable to the said parish of  
Padbury : We the said Justices,

upon due Proof made thereof, as well upon the Exami-  
nation of the said Richard Seeley  
upon Oath, as otherwise, and likewise upon due Confi-  
deration had of the Premises, do adjudge the same to be  
true; and we do likewise adjudge, that the lawful Set-  
tlement of them the said Richard Seeley, Rebecca  
his wife and Elizabeth their Child is in the said parish  
of Middle Barton in the said County of  
Oxford :

We do therefore require you the  
said Churchwardens and Overseers of the Poor of the  
said parish of Padbury  
or some, or one of you to convey the said Richard Seeley  
Rebecca his wife and Elizabeth their Child from and out of  
your said parish of Padbury


to the said parish of  
Middle Barton, and them to deliver  
to the Churchwardens and Overseers of the Poor there,  
or to some or one of them, together with this our Order,  
or a true Copy thereof. And We do also hereby require  
you the said Churchwardens and Overseers of the Poor  
of the said parish of Middle Barton to  
receive and provide for them as Inhabitants of your  
said Parish. GIVEN under our Hands and  
Seals, the twenty second Day of October in the  
Year of our Lord 1700 & eighth two





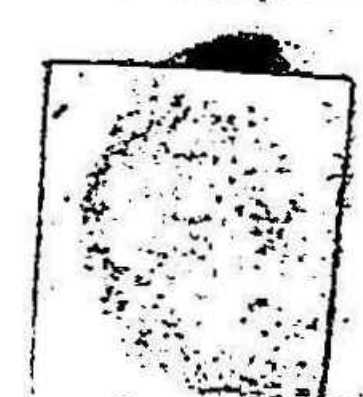
Order of Removal.

County of } To the Churchwardens and Overseers of the Poor of the Parish  
Oxford } of Chadlington in the said County of Oxford  
and to the Churchwardens and Overseers of the Poor of the  
Parish of Steple Barton in the County of Oxford  
and to each and every of them.

*J. M. Snollis*  
  
UPON the Complaint of the Churchwardens and Overseers of  
the Poor of the Parish of Chadlington, afore-  
said, in the said County of Oxford, unto Us whose Names  
are hereunto set and Seals affixed, being two of his Majesty's Justices  
of the Peace in and for the said County of Oxford, and  
one of us of the Quorum, That *George Farmer, Mary*  
*his wife, Mary their Daughter aged four years*  
*William their son aged three years and Betty*  
*their Daughter aged one year*

have come to inhabit in the said Parish of Chadlington,  
not having gained a legal Settlement there; and that the said *George*  
*Farmer, Mary his wife and Mary William and*  
*Betty their Children*

are likely to become chargeable to the said Parish of Chadlington  
if not timely prevented: Therefore we the said Justices, upon due  
Proof made thereof, as well upon the Examination of the said *George*  
*Farmer* upon Oath, as otherwise, and likewise upon  
due Consideration had of the Premises, do adjudge the same to be  
true: And we do likewise adjudge, that the lawful Settlement of them  
the said *George Farmer, Mary his wife and Mary*  
*William and Betty their Children*  
is in the said Parish of Steple Barton in the said County of Oxford

*E. Goodenough*  


WE do therefore require you the said Churchwardens and Overseers of  
the Poor of the said Parish of Chadlington, or some  
or one of you, to convey the said *George Farmer, Mary his wife*  
*and Mary William and Betty their Children*  
from and out of your said Parish of Chadlington to the said  
Parish of Steple Barton, and them to deliver to the Church-  
wardens and Overseers of the Poor there, or to some or one of them, toge-  
ther with this our Order, or a true Copy thereof, at the same Time shewing  
to them the Original: And we do also hereby require you the said Church-  
wardens and Overseers of the Poor of the said Parish of Steple Barton  
to receive and provide for them as Inhabitants of your Parish. Given under our  
Hands and Seals the nineteenth Day of June, in the Year of our  
Lord One Thousand Seven Hundred and Eighty Four.





County of  
Northampton

To the churchwardens and overseers of the poor, of the Parish  
of Thorpe Mandeville  
in the said County — and to the churchwardens and overseers of  
the poor of the Parish — of Steple Barton  
in the County of Oxford —  
and to each and every of them.

UPON the complaint of the churchwardens and overseers of the poor  
of the Parish — of Thorpe Mandeville  
aforesaid in the said County of Northampton unto us  
whose names are hereunto set and seals affixed, being two of his majesty's  
justices of the peace in and for the said County of Northampton  
and one of us the quorum, that Thomas Brock and Elizabeth  
his wife are —

have come to inhabit in the said Parish of Thorpe Mandeville  
not having gained a legal settlement there, nor produced any certificate  
owing them to be settled elsewhere, and that the said Thomas Brock —

and Elizabeth his wife  
are —

chargeable to the said Parish of Thorpe Mandeville —

We the said justices upon due proof made  
thereof, as well upon the examination of the said Thomas Brock —  
upon oath, as otherwise, and likewise upon  
due consideration had of the premises, do adjudge the same to be true; and  
we do likewise adjudge, that the lawful settlement of them — the said

Thomas Brock and Elizabeth his wife —

is in the said Parish — of Steple Barton  
in the said County of Oxford —

We do therefore require you the said churchwardens and overseers of the  
poor of the said Parish — of Thorpe Mandeville —  
or some, or one of you, to convey the said Thomas Brock —

and Elizabeth his wife —

from and out of your said Parish — of Thorpe Mandeville —  
to the said Parish — of Steple Barton —  
and them to deliver to the churchwardens and overseers of the poor  
there, or to some, or one of them, together with this our order, or a true  
copy thereof. And we do also hereby require you the said churchwardens  
and overseers of the poor of the said Parish —  
of Steple Barton to receive and provide for them —  
as — inhabitants of your said Parish —

Given under our hands and seals, the 10th — day of October  
in the year of our Lord, one thousand eight hundred and Seventeen.





County of Warwick. } To the Church-wardens and Overseers of the Poor of the Parish of *Whitcote*  
in the  
said *County* and to the Church-wardens and Overseers of the  
Poor of the Parish of *Stooplo Barton* in the County  
of *Essex* and to each and every of them.

UPON the complaint of the Church-wardens and Overseers of the  
Poor of the Parish of *Whitcote*  
aforesaid, in the said *County* of *Warwick* unto us,  
whose names are hereunto set and seals affixed, being two of his Ma-  
jesty's Justices of the Peace in and for the said *County of Warwick*  
and one of us of the Quorum: That

*James Penn and Margaret his wife*

have come to inhabit in the said Parish of *Whitcote*  
not having gained a legal settlement there, nor  
produced any certificate owning *themselves* to be settled  
elsewhere, and that the said

*James Penn, Margaret his wife and actually*  
chargeable to the said Parish of *Whitcote*

We the said Justices upon due proof made  
thereof, as well upon the examination of the said *James Penn*  
upon Oath, as otherwise, and likewise upon  
due consideration had of the premises, do adjudge the same to be true;  
and we do likewise adjudge, that the lawful settlement of *him* the said

*Geo. Boswell* *James Penn & Margaret his wife*  
is in the said parish of *Stooplo Barton*  
in the said *County* of *Essex*

We do therefore require you, the said Church-wardens and Over-  
seers of the Poor of the said Parish of *Whitcote*  
or some, or one of you, to convey the said

*James Penn & Margaret his wife*  
from and out of your said Parish of *Whitcote*  
to the said Parish of *Stooplo Barton*

and *them* to deliver to the Church-wardens and  
Overseers of the Poor there, or to some or one of them, together with  
this our Order, or a true copy thereof. And we do also hereby require  
you, the said Church-wardens and Overseers of the Poor of the said  
Parish of *Stooplo Barton*  
to receive and provide for *them*

as inhabitant of your Parish  
under our hands and seals, the *fifth* day of *February*  
in the year of our LORD, One Thousand Eight Hundred and *Eighty*  
Given un-  
*Richardson*



To the Church-wardens and Overseers of the Poor of the *Hamlet of Mersington*  
*Parish of Mersington* in the County  
of *Cotford* and the Church-wardens and  
Overseers of the Poor of the Parish of *Steeple Barton*  
in the County of *Cotford* -

*Q. W. M.* } **W**hereas Complaint hath been made unto Us, whose Names are  
to wit. } hereunto set, and Seals affixed, being Two of His Majesty's  
Justices of the Peace in and for the County of *Cotford* -

aforesaid, (One whereof being of the Quorum) by the Church-wardens  
and Overseers of the Poor of the said Parish of *Hamlet of Mersington*  
That *William Cleason, Elizabeth his wife and*  
*their child named Joseph*

have come to inhabit in the said *Parish of Hamlet of Mersington*  
not having gained a legal Settlement there, nor having produced any  
Certificate acknowledging *them* to be settled elsewhere, and  
now actually become chargeable to the same; WE the said Justices  
upon due Proof made thereof, as well upon the Examination of the said  
*William Cleason*

upon Oath, as other Circumstances, do adjudge the same to be true  
and do also adjudge the Place of the legal Settlement of the said  
*William Cleason Elizabeth his wife and*  
*their child*  
to be in the Parish of *Steeple Barton*  
in the County of *Cotford* -

These are therefore in His Majesty's Name to require you the  
said Church-wardens and Overseers of the Poor of the said *Parish of*  
*Hamlet of Mersington* or some or one of you, or any proper Person  
or Persons to be employed by you, to remove and convey the said  
*William Cleason Elizabeth his wife and*  
*Joseph their child*

from and out of your said *Parish of Hamlet of Mersington*  
to the said Parish of *Steeple Barton* - and *them*  
deliver unto the Church-wardens and Overseers of the Poor there, or to  
some or one of them, together with this our Order, or a true Copy thereof,  
who are hereby required to receive and provide for *them*  
according to Law.

GIVEN under our Hands and Seals, the *17th* Day of  
*Oct.* in the Year of our Lord One Thousand Eight  
Hundred and *22*

*W. H. Thomas?*

*C. W. Mavor*



~~Oxfordshire~~ } To the Churchwardens and Overseers of the Poor of the *Borough*  
 } ~~to Writ~~ *Parish of Chipping Norton*  
 The Borough of Chipping Norton in the County of Oxford, and to the Churchwardens and Overseers  
 of the Poor of the *Parish of Middle Barton*  
 in the County of *Bedford* & — and to each and every of them.

**U**PON the Complaint of the Churchwardens and Overseers of the Poor of the *Borough of Chipping Norton* aforesaid, in the said County of Oxford, unto us whose Names are hereunto set, and Seals affixed, being two of His Majesty's Justices of the Peace in and for the said *County of Oxford*, and one of us of the Quorum, That

*Sarah the Wife of Thomas Seney and her five Children, namely, James aged fourteen years, Thomas aged nine years, William aged six years, John aged four years and Mary Ann aged one year and a half or thereabouts*

have come to inhabit in the said *Borough of Chipping Norton* not having gained a legal Settlement there, nor produced any Certificate, owning *them* — to be settled elsewhere: and that the said *Sarah Seney and her five Children, James, Thomas, William, John and Mary Ann* are —

become chargeable to the said *Borough of Chipping Norton*. Therefore we, the said Justices, upon due proof made thereof, as well upon the Examination of the said *Sarah Seney* — upon Oath, as otherwise, and likewise upon due consideration had of the Premises, do adjudge the same to be true: And we do likewise adjudge that the lawful Settlement of *them* the said *Sarah Seney and her five Children, James, Thomas, William, John and Mary Ann* —

is in the said *Parish of Middle Barton* in the said County of *Bedford* —

We do therefore require you the said Churchwardens and Overseers of the Poor of the said *Borough of Chipping Norton* — or some or one of you to convey the said

*Sarah Seney and her five Children, James, Thomas, William, John, and Mary Ann*

from and out of your said *Borough of Chipping Norton* to the said *Parish of Middle Barton* and *them* to deliver to the Churchwardens and Overseers of the Poor there, or to some or one of them, together with this our Order, or a true Copy thereof, at the same time shewing to them the Original. And we do also hereby require you the said Churchwardens and Overseers of the Poor of the said *Parish of Middle Barton* to receive and provide for *them* as Inhabitants of your said *Parish of Middle Barton* —

Given under our Hands and Seals the *20<sup>th</sup>* Day of *October* in the Year of our Lord One Thousand Eight Hundred and *Twenty four*

*John Mallett*

William Tagg