

Case

Joseph Boulbee Esq. is about to build and Endow  
a Chapel at Thringston which is a Hamlet of the  
parish of Whitwick in Leicestershire — As the Vicar  
of s. Parick will of Common Right be entitled to  
the presentation unless prevented by Mr. Boulbee

You are requested to advise Mr. Boulbee  
whether he can by any, and what means  
entitle himself to the perpetual Right  
of Nomination and Presentation to the  
said intended Chapel —

There is no effectual Way of doing this but by giving  
some permanent Compensation to the Vicarage for the  
Right of Nomination to this Chapel, and having thereupon  
a Consent of the Patron, the Incumbent and likewise the  
Ordinary. The Consent of these Parties, without something  
in the Way of perpetual Compensation to the Mother  
Church, hath been held by later Determinations to be  
ineffectual; See particularly the Case of Dixie & Kirham  
reported by Mr. Ambler, a Case determined by Lord  
C. Nottingham. If these Consents are founded upon, &  
supported by, some Consideration of this Kind and are  
properly expressed by the Parties and evidenced by the  
Instruments of Consecration They will be effectual

W. Scott

May 18. 1794

Commons

Lord Howell