



SUPPLEMENT  
TO  
**The London Gazette**

Of TUESDAY the 3rd of NOVEMBER.

Published by Authority.

WEDNESDAY, NOVEMBER 4, 1857.

AT the Court at *Windsor*, the 4th day of  
*November*, 1857,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IT is this day ordered by Her Majesty in Council that the Parliament, which stands prorogued to Friday the sixth day of November instant, be further prorogued to Thursday the seventeenth day of December next.

*Council-Office, November 4, 1857.*

WHEREAS the UNIVERSITY OF OXFORD have framed the following nine STATUTES for the application of certain gifts or endowments belonging to the said University, under the 30th section of the Act of the 17th and 18th Vict. cap. 81, intituled "An Act to make further provision for the good government and extension of the University of Oxford, of the Colleges therein, and of the College of Saint Mary, Winchester;" and whereas the said Statutes were assented to on the 9th day of July last, by the Commissioners appointed for the purposes of the said Act, and have been this day laid before Her Majesty in Council, the same are published in pursuance of the provisions of the said Act; AND NOTICE is hereby given, that it is lawful for the bodies or persons mentioned in the 35th section of that Act, within one month after this publication, to petition Her Majesty in Council, against the approbation of any of the Statutes or of any part thereof.

*Wm. L. Bathurst.*

STATUTES above referred to.

STATUTUM NOVUM.

*De Professore Anatomiae Tomlinsiano et Aldrichiano.*

1. Quum primum vacaverit Medicinæ Professoris Regii Officium, aut maturius, si id, consen-

tiente qui nunc est Professore Regio, fieri possit, munera Professorum Anatomiae a Ricardo Tomlin et a Georgio Aldrich constituta, a munere Medicinæ Professoris Regii disjungantur; et ex utriusque loci proventibus sustentetur Professor unus qui Anatomiae et Physiologiae docendis operam impendat.

2. Utcunque Professor Physiologiae Linacrianus creatus fuerit, sit idem Professor Tomlinsianus et Aldrichianus, Quin si ante fundatum Professionem Physiologiae Professiones Tomlinsianae et Aldrichianae vecaverint, liceat Professoris Linacrieriani electoribus vel Professore Tomlinsiano-Aldrichiano nominare, vel nominationem, donec emolumenta ad Professionem instaurandam sufficere judicaverint, differre.

3. Quum primum autem Professori emolumenta Linacrieriana accreverint, Anatomiae Demonstratorem, quem vocant, et earum rerum quae Physiologiae illustrandae causa in Museo Academico repositae fuerint custodem nominet; qui ex emolumentis Tomlinsiano-Aldrichianis accipiat quantum Universitati placuerit.

4. Professor quotannis per sex menses in Universitate incolat et commoretur, inter decimum diem Octobris et primum diem Julii sequentis.

5. Fruatur officio suo quamdiu se bene gesserit.

6. Quod si insigniter negligens in officio suo, vel notabiliter insufficiens fuerit, vel si pravis moribus Academiam dedecoraverit, vel si Statutis ad ipsum spectantibus morem gerere recusaverit, Vice-Cancellario rem proponente, prius conventus, auditus (si ipsi libuerit), et convictus, admoneatur, vel etiam, si aliter malo occurri non possit, a munere suo moveatur, per Vice-Cancellarium et Delegatos Appellationum in Congregatione, aut majorem partem eorum.

7. Si evenerit ut Professor ad tempus valetudine impediatur quominus officio suo fungatur, aut si ei necesse fuerit praescripto legendi tempore, propter causas urgentes et Vice-Cancellario approbatas, extra Universitatem morari, ei Deputatum idoneum, et Vice-Cancellario probatum, qui Professoris muneribus, durante infirmitate aut absentia, fungatur nominare liceat; id quod exigere

poterit Vice-Cancellarius, si sponte Professor in hac parte Statuto non satisfecerit.

8. Si Professor senio, morbo diuturno, incurabili impotentia, aut debilitate vel animi vel corporis fractus, suæ Professioni perficiendæ non suffecerit, virum, secundum ea quæ in hoc Statuto decernuntur idoneum, qui Professoris muneribus fungatur, iis quibus Professorem ipsum nominandi cura supra delegata est, rem proponente Vice-Cancellario, nominare liceat. Determinent etiam iidem quantum ex Professoris emolumentis Deputato persolvendum sit.

9. Ex auditoribus ne plus exigatur mercedis quam ab Universitate permissum fuerit.

10. Ne alia quapiam Professione eodem tempore fungatur Professor, nec officium Prælectoris alicujus in quovis collegio publice legentis cum munere suo conjungat.

11. Partes materiei suæ sibi ab Universitate assignandas tractent tum Professor, tum Demonstrator. Numerum quoque, et tempora lectionum, docendi rationes, atque Auditores examinandi Academia, prout expedire videbitur, præscribere liceat.

12. Abrogentur ordinationes Aldrichianæ et Tomlinianæ, nisi quatenus hoc Statuto includuntur.

*De Statuto hoc rogando, re mature perpensa, consensit Concilium Hebdomadale die decimo octavo mensis Maii. Promulgatum est idem Statutum in Domo Congregationis die vicesimo octavo ejusdem mensis Maii, et in eadem Domo die decimo mensis Junii probatum; tandem in Convocatione publicatum et confirmatum die decimo octavo ejusdem mensis Junii anno Domini MDCCCLVII.*

#### STATUTUM NOVUM.

##### *De Professore Domine Margarete.*

1. Professor quotannis per sex menses in Universitate incolat et commoretur, inter decimum diem Octobris et primum diem Julii sequentis.

2. Fruantur officio suo quamdiu se bene gesserint Professores posthac eligendi.

3. Quod si Professor insigniter negligens in officio suo, vel notabiliter insufficiens fuerit, vel si pravis moribus Academiam dedecoraverit, vel si Statutis ad ipsum spectantibus morem gerere recusaverit, Vice-Cancellario rem proponente, prius conventus, auditus (si ipsi libuerit), et convictus, admoneatur, vel etiam, si aliter malo occurri non possit, a munere suo moveatur, per Vice-Cancellarium et majorem partem Doctorum in S. Theologia jus suffragii, in Congregatione Universitatis Oxoniensis habentium.

4. Si evenerit ut Professor ad tempus valetudine impediatur quominus officio suo fungatur, aut si ei necesse fuerit præscripto legendi tempore, propter causas urgentes et Vice-Cancellario approbatas, extra Universitatem morari, ei Deputatum idoneum et Vice-Cancellario probatum, qui Professoris muneribus durante infirmitate aut absentia fungatur, nominare liceat; id quod exigere poterit Vice-Cancellarius, si sponte Professor in hac parte Statuto non satisfecerit.

5. Si Professor senio, morbo diuturno, incurabili impotentia, aut debilitate vel animi vel corporis fractus suæ Professioni perficiendæ non suffecerit, virum, secundum ea quæ in hoc Statuto decernuntur idoneum, qui Professoris muneribus fungatur, iis quibus Professorem ipsum eligendi cura infra deleganda est, rem proponente Vice-Cancellario, nominare liceat. Determinent etiam iidem quantum ex Professoris emolumentis Deputato persolvendum sit.

6. Ex auditoribus ne quid exigit mercedis Professor nisi id ab Universitate permissum fuerit.

7. Ne alia quapiam Professione eodem tempore fungatur Professor, nec officium Prælectoris alicujus in quovis collegio publice legentis cum munere suo conjungat.

8. Eligatur Professor in pleno termino, post justam monitionem, modo in aliis electionibus academicis usitato, ex iis qui gradu in S. Theologia insigniti fuerint, vel ex Magistris in Artibus, qui in sacris ordinibus constituti jus intrandi domum Convocationis per annos septem ad minimum habuerint.

9. In eligendo Professore suffragii jus habeant graduati omnes in S. Theologia, et ii præterea qui in domum Convocationis admissi, et sacris ordinibus saltem initiati, per septimanas viginti in Academia commorati sint in anno ante primum Septembris diem electionem præcedentem proxime elapso; quod et ex Registro Congregationis Universitatis Oxoniensis et ex suffragantium fide constare poterit. In æqualitate suffragiorum rem decidat Vice-Cancellarius.

10. Theologiæ partes sibi ab Universitate assignatas vel assignandas tractet Professor. Tempora quoque et numerum lectionum, necnon docendi rationes atque auditores examinandi Academia, si ita expedire videbitur, præscribere liceat.

11. Abrogentur ordinationes Domine Margarete, nisi quatenus hoc Statuto includuntur.

*De Statuto hoc rogando, re mature perpensa, consensit Concilium Hebdomadale die decimo octavo mensis Maii. Promulgatum est idem Statutum in Domo Congregationis die vicesimo octavo ejusdem mensis Maii, et in eadem Domo die decimo mensis Junii probatum; tandem in Convocatione publicatum et confirmatum die decimo octavo ejusdem mensis Junii anno Domini MDCCCLVII.*

Placuit Universitati Stat. Tit. IV. §. 9. abrogare, et quæ sequuntur statuere:

#### STATUTUM NOVUM.

##### *De Professore Sedleiano.*

1. Professor quotannis per sex menses in Universitate incolat et commoretur, inter decimum diem Octobris et primum diem Julii sequentis.

2. Quod si insigniter negligens in officio suo, vel notabiliter insufficiens fuerit, vel si pravis moribus Academiam dedecoraverit, vel si Statutis ad ipsum spectantibus morem gerere recusaverit, Vice-Cancellario rem proponente, prius conventus, auditus (si ipsi libuerit), et convictus, admoneatur vel etiam, si aliter malo occurri non possit, a munere suo moveatur, per Vice-Cancellarium et Delegatos Appellationum in Congregatione, aut majorem partem eorum.

3. Si evenerit ut Professor ad tempus valetudine impediatur quominus officio suo fungatur, aut si ei necesse fuerit præscripto legendi tempore, propter causas urgentes et Vice-Cancellario approbatas, extra Universitatem morari, ei Deputatum idoneum, et Vice-Cancellario probatum, qui Professoris muneribus durante infirmitate aut absentia fungatur, nominare liceat; id quod exigere poterit Vice-Cancellarius, si sponte Professor in hac parte Statuto non satisfecerit.

4. Si Professor senio, morbo diuturno, incurabili impotentia, aut debilitate vel animi vel corporis fractus, suæ Professioni perficiendæ non suffecerit, virum, secundum ea quæ in hoc Statuto decernuntur idoneum, qui Professoris muneribus fungatur, iis quibus Professorem ipsum eligendi cura infra deleganda est, rem proponente Vice-Cancellario, nominare liceat. Determinent etiam iidem quantum ex Professoris emolumentis Deputato persolvendum sit.

5. Ex auditoribus ne plus exigit mercedis Professor quam ab Universitate permissum fuerit.

6. Ne alia quapiam Professione eodem tempore fungatur Professor, nec munus Observatoris Radcliffiani, nec officium Prælectoris alicujus in quovis collegio publice legentis cum munere suo jungat.

7. Professor eligatur a Vice-Cancellario, Præposito Collegii Reginensis, Præsede Societatis Regiæ Londinensis, Astronomo Regio, quibus vel Præsides Collegii Magdalenensis, vel Custos Collegii Omnium Animarum alternis vicibus accedat. In æqualitate suffragiorum rem decidat Vice-Cancellarius.

8. Partes Physicæ sibi ab Universitate assignatas, vel assignandas, tractet Professor. Numerum quoque et tempora lectionum, necnon docendi rationes, atque auditores examinandi, Academiæ, si ita expedire videbitur, præscribere liceat.

9. Professoris Sedleiani prædia administrant Delegati Prædiorum Universitatis, et quicquid inde supererit post justas expensas Professori pendat Vice-Cancellarius. At si Professori trecentas libras pendendo non suffecerint prædiorum proventus, ei quidquid defecerit e Cista Academica suppeditetur.

10. Abrogentur ordinationes ad hunc Professorem spectantes, nisi quatenus hoc Statuto includuntur.

*De Statuto hoc rogando, re mature perpensa, consensit Concilium Hebdomadale die decimo octavo mensis Maii. Promulgatum est idem Statutum in Domo Congregationis die vicesimo octavo ejusdem mensis Maii, et in eadem Domo die decimo mensis Junii probatum; tandem in Convocatione publicatum et confirmatum die decimo octavo ejusdem mensis Junii anno Domini MDCCCLVII.*

## STATUTUM NOVUM.

### *De Professoribus Savilianis.*

1. Professores quotannis per sex menses in Universitate incolant et commorentur, inter decimum diem Octobris et primum diem Julii sequentis.

2. Fruantur officio suo quamdiu se bene gesserint.

3. Quod si eorum alteruter insigniter negligens in officio suo, vel notabiliter insufficiens fuerit, vel si pravis moribus Academiam dedecoraverit, vel si Statutis ad ipsum spectantibus morem gerere recusaverit, Vice-Cancellario rem proponente, prius conventus, auditus (si ipsi liberit), et convictus, admoneatur, vel etiam, si aliter malo occurri non possit, a munere suo moveatur, per Vice-Cancellarium et Delegatos Appellationum in Congregatione, aut majorem partem eorum.

4. Si evenerit ut Professor alteruter ad tempus valetudine impediatur quominus officio suo fungatur, aut si ei necesse fuerit præscripto legendi tempore, propter causas urgentes et Vice-Cancellario approbatas, extra Universitatem morari, ei Deputatum idoneum, et Vice-Cancellario probatum, qui Professoris muneribus, durante infirmitate aut absentia, fungatur nominare liceat; id quod exigere poterit Vice-Cancellarius, si sponte Professor in hac parte Statuto non satisfecerit.

5. Si Professor alteruter senio, morbo diuturno, incurabili impotentia, aut debilitate vel animi vel corporis fractus, suæ Professioni perficiendæ non suffecerit, virum, secundum ea quæ in hoc Statuto decernuntur idoneum, qui Professoris muneribus fungatur, Concilio Hebdomadali, rem proponente Vice-Cancellario, nominare liceat. Determinet etiam Concilium Hebdomadale quantum ex Professoris emolumentis Deputato persolvendum sit.

6. Ex auditoribus ne plus exigant mercedis Professores quam ab Universitate permissum fuerit.

7. Ne alia quapiam Professione eodem tempore

fungatur Professor alteruter nec munus Observatoris Radcliffiani, nec officium Prælectoris alicujus in quovis collegio publice legentis cum munere suo jungat.

8. Mathematicæ partes sibi ab Universitate assignatas, vel assignandas, tractet Geometriæ Professor. Professor item Astronomiæ partes materiei suæ sibi ab Universitate assignatus, vel assignandas tractet. Tempora quoque et numerum lectionum, necnon docendi rationes et auditores examinandi Academiæ, si ita expedire videbitur, præscribere liceat.

9. Hos Professores, sive Lectores, prout voluit fundator, statuimus et decernimus fore perpetuis temporibus eligendos ex hominibus bonæ famæ, et conversationis honestæ, ex quacunque natione orbis Christiani, et cujuscunque ordinis sive professionis, qui in mathematicis instructissimi sint, et annos ad minimum sex et viginti nati; et, si Angli fuerint, sint ad minimum artium magistri.

10. Horum porro Professorum electio commissa est illustrissimis viris, qui pro tempore fuerint, Archiepiscopo Cantuariensi, Cancellario Angliæ sive Custodi Magni Sigilli, Cancellario Universitatis Oxoniensis, Episcopo Londinensi, Principali Secretario a rebus domesticis Dominiæ Regiæ, Capitali Justiciario ad Placita coram Regina tenenda, Capitali Justiciario de Banco, Capitali Baroni Scaccarii, et Decano Curie de Arcubus, et Custodi Collegii Novi, aut majori parti eorum, advocato in consilium Vice-Cancellario Universitatis Oxoniensis. Ad Vice-Cancellarii autem munus pertinebit, vacante quacunque ex causa Professoris alicujus loco, quam cito fieri commode poterit, Dominis Electoribus de vacatione significare; iisdemque tradere in scriptis tenorem hujus statuti. Qui, vel immediate ad electionem novi Professoris juxta conditiones et qualitates prænotatas, procedant, si de idoneo Professore statim provideri poterit, vel potius, si ipsis ita videbitur, expectent ad aliquod tempus, puta trium mensium, dum nuntiis ad exterarum nationes, opera et diligentia Principalis Secretarii, vel alias, missis, intelligant utrum in transmarinis universitatibus, vel extra, præstans aliquis Mathematicus possit huc nostris conditionibus protrahi ad faciendam professionem, et ad hanc rem sumptus suppeditentur ex proventibus vacationum. Illustrissimos autem dominos quam humillime exoratos volumus, ut sine ullo respectu dependentiæ, sine ullo discrimine universitatum aut nationum, eos solum eligant quos maxime idoneos existimant ad illud munus obeundum; utque statim, expedita electione, instrumentum publicum inde fieri jubeant, ad Universitatem, quamprimum illis visum fuerit, transmittendum. Cujus sic electi admissio fiat solenniter in domo Congregationis Universitatis Oxoniensis statim et immediate post instrumentum prædictum receptum, cessante legitimo impedimento, præstito tamen ante admissionem hoc speciali juramento: "Ego N. electus Geometriæ [vel Astronomiæ] Professor, juro me fideliter, pro meo posse, observatum omnes ordinationes et statuta, munus et officium meum concernentia, sicut Deus me adjuvet, per Jesum Christum hoc Sacrossancto Evangelio annuntiatum," et in admissione omnia observentur quæ in Professoribus admittendis fieri solent.

11. Prædiorum Savilianorum administratio sit penes Delegatos prædiorum Universitatis. Quicquid, post reparationes et cæteras necessarias expensas, ex eorum proventibus supererit, Professoribus Savilianis æqualiter distribuat Vice-Cancellarius. At si utrique Professori libras trecentas pendendo non sufficiant prædiorum proventus, quicquid defecerit solvat Professoribus Vice-Cancellarius e cista Academica.

12. Professoribus qui nunc sunt sua jura in omnibus reserventur.

13. Abrogentur ordinationes Savilianæ, nisi quatenus hoc Statuto includuntur.

*De Statuto hoc rogando, re mature perpensa, consensit Concilium Hebdomadale die decimo octavo mensis Maii. Promulgatum est idem Statutum in Domo Congregationis die vicesimo octavo ejusdem mensis Maii, et in eadem Domo die decimo mensis Junii probatum; tandem in Convocatione publicatum et confirmatum die decimo octavo ejusdem mensis Junii anno Domini MDCCCLVII.*

#### STATUTUM NOVUM.

##### *De Professore Moralis Philosophiæ.*

1. Sit Professor (secundum Fundatoris ordinationes) Membrum Universitatis Oxoniensis; sit insuper bonis literis excultus, morum gravitate et sobrietate, vitæ probitate, religionis sinceritate commendatus. Idem ab omni alibi cura animarum vacet.

2. Professor quotannis per sex menses in Universitate incolat et commoretur, inter decimum diem Octobris et et primum diem Julii sequentis.

3. Fruantur officio suo quamdiu se bene gesserint Professores posthac eligendi.

4. Quod si Professor insigniter negligens in officio suo, vel notabiliter insufficiens fuerit, vel si pravis moribus Academiam dedecoraverit, vel si Statutis ad ipsum spectantibus morem gerere recusaverit, Vice-Cancellario rem proponente, prius conventus, auditus (si ipsi libuerit), et convictus, admoneatur, vel etiam, si aliter malo occurri non possit, a munere suo moveatur, per Vice-Cancellarium et Delegatos Appellationum in Congregatione, aut majorem partem eorum.

5. Si evenerit ut Professor ad tempus valetudine impediatur quominus officio suo fungatur, aut si ei necesse fuerit præscripto legendi tempore, propter causas urgentes et Vice-Cancellario approbatas, extra Universitatem morari, ei Deputatum idoneum, et Vice-Cancellario probatum, qui Professoris muneribus durante infirmitate aut absentia, fungatur, nominare liceat; id quod exigere poterit Vice-Cancellarius, si sponte Professor in hac parte Statuto non satisfecerit.

6. Si Professor senio, morbo diuturno, incurabili impotentia, aut debilitate vel animi vel corporis fractus, suæ Professioni perficiendæ non suffecerit, virum, secundum ea quæ in hoc Statuto decernuntur idoneum, qui Professoris muneribus fungatur, iis quibus Professorem ipsum eligendi cura infra delaganda est, rem proponente Vice-Cancellario, nominare liceat. Determinent etiam iidem quantum ex Professoris emolumentis Deputato persolvendum sit.

7. Ex auditoribus ne plus exigat mercedis Professor quam ab Universitate permissum fuerit.

8. Ne alia quapiam Professione eodem tempore fungatur Professor, nec officium Prælectoris alicujus in quovis collegio publice legentis cum munere suo conjungat.

9. Professor eligatur a Vice-Cancellario, Procuratoribus, Decano Ædis Christi, Præsilibus Collegiorum Magdalenensis et D. Joannis Baptistæ, Professore Dominæ Margaretæ, et Professoribus Juris Anglicani, Historiæ Modernæ, et Dialecticæ. In æqualitate suffragiorum rem decadat Vice-Cancellarius.

10. Partes materiei suæ ab Universitate assignatas vel assignandas tractet Professor. Tempora et numerum lectionum necnon docendi rationes, atque Auditores examinandi Academiæ, prout expedire videbitur, præscribere liceat.

11. Abrogentur ordinationes Domini Doctoris White, nisi quatenus hoc Statuto includuntur.

*De Statuto hoc rogando, re mature perpensa, consensit Concilium Hebdomadale die decimo octavo mensis Maii. Promulgatum est idem Statutum in Domo Congregationis die vicesimo octavo ejusdem mensis Maii, et in eadem Domo die Decimo mensis Junii probatum; tandem in Convocatione publicatum et confirmatum die decimo octavo ejusdem mensis Junii anno Domini MDCCCLVII.*

#### STATUTUM NOVUM.

##### *De Professore Linguae Arabicæ Laudiano.*

1. Professor quotannis per sex menses in Universitate incolat et commoretur, inter decimum diem Octobris et primum diem Julii sequentis.

2. Quod si insigniter negligens in officio suo, vel notabiliter insufficiens fuerit, vel si pravis moribus Academiam dedecoraverit, vel si Statutis ad ipsum spectantibus morem gerere recusaverit, Vice-Cancellario rem proponente, prius conventus, auditus (si ipsi libuerit), et convictus, admoneatur, vel etiam, si aliter malo occurri non possit, a munere suo moveatur, per Vice-Cancellarium et Delegatos Appellationum in Congregatione, aut majorem partem eorum.

3. Si evenerit ut Professor ad tempus valetudine impediatur quominus officio suo fungatur, aut si ei necesse fuerit præscripto legendi tempore, propter causas urgentes et Vice-Cancellario approbatas, extra Universitatem morari, ei Deputatum idoneum, et Vice-Cancellario probatum, qui Professoris muneribus, durante infirmitate aut absentia, fungatur nominare liceat; id quod exigere poterit Vice-Cancellarius, si sponte Professor in hac parte Statuto non satisfecerit.

4. Si Professor senio, morbo diuturno, incurabili impotentia, aut debilitate vel animi vel corporis fractus, suæ Professioni perficiendæ non suffecerit, virum, secundum ea quæ in hoc Statuto decernuntur idoneum, qui Professoris muneribus fungatur, iis quibus Professorem ipsum nominandi cura infra deleganda est, rem proponente Vice-Cancellario, nominare liceat. Determinent etiam iidem quantum ex Professoris emolumentis Deputato persolvendum sit.

5. Ex auditoribus ne plus exigat mercedis Professor quam ab Universitate permissum fuerit.

6. Si quid statuerit Academia de materie, numero aut tempore lectionum, de rationibus docendi, et de Auditoribus examinandis, id observet quicumque tum erit Professor.

7. Ne alia quapiam Professione eodem tempore fungatur Professor, nec officium Prælectoris alicujus in quovis collegio publice legentis cum munere suo conjungat.

8. Eligatur Professor a Præsilibus Collegiorum D. Joannis Baptistæ et Magdalenensis, Custodibus Collegiorum Novi, Mertonensis, et Omnium Animarum, Professore Linguae Sanscriticæ, Professore Linguae Græcæ Regio, et Professore Linguae et Literarum Latinarum. In æqualitate suffragiorum rem decadat Vice-Cancellarius.

9. Diligenter instruat tum in Lingua Arabica tum Syriaca Professor Academicos omnes eum adire volentes.

10. Professoris Laudiani prædia administrent Delegati Prædiorum Universitatis, et quicquid inde supererit post justas expensas Professori pendat Vice-Cancellarius.

*De Statuto hoc rogando, re mature perpensa, consensit Concilium Hebdomadale die decimo octavo mensis Maii. Promulgatum est idem Statutum in Domo Congregationis die vicesimo octavo ejusdem mensis Maii, et in eadem Domo die decimo mensis*

*Junii probatum; tandem in Convocatione publicatum et confirmatum die decimo octavo ejusdem mensis Junii anno Domini MDCCCLVII.*

STATUTUM NOVUM.

*De Professore Rawlinsoniano.*

1. Professor quotannis per sex menses in Universitate incolat et commoretur, inter decimum diem Octobris et primum diem Julii sequentis.
2. Fruatur officio suo quamdiu se bene gesserit.
3. Quod si insigniter negligens in officio suo, vel notabiliter insufficiens fuerit, vel si pravis moribus Academiam dedecoraverit, vel si Statutis ad ipsum spectantibus morem gerere recusaverit, Vice-Cancellario rem proponente, prius conventus, auditus (si ipsi libuerit), et convictus, admoneatur, vel etiam, si aliter malo occurri non possit, a munere suo moveatur, per Vice-Cancellarium et Delegatus Appellationum in Congregatione, aut majorem partem eorum.
4. Si evenerit ut Professor ad tempus valetudine impediatur quominus officio suo fungatur, aut si ei necesse fuerit præscripto legendi tempore, propter causas urgentes et Vice-Cancellario approbatas, extra Universitatem morari, ei Deputatum idoneum, et Vice-Cancellario probatum, qui Professoris muneribus, durante infirmitate aut absentia, fungatur nominare liceat; id quod exigere poterit Vice-Cancellarius, si sponte Professor in hac parte Statuto non satisfecerit.
5. Si Professor senio, morbo diuturno, incurabili impotentia, aut debilitate vel animi vel corporis fractus, suæ Professioni perficiendæ non suffecerit, virum, secundum ea quæ in hoc Statuto decernuntur idoneum, qui Professoris muneribus fungatur, Congregationi Universitatis Oxoniensis, rem proponente Vice-Cancellario, nominare liceat. Determinet etiam hæc Congregatio quantum ex Professoris emolumentis Deputato persolvendum sit.
6. Ex auditoribus ne plus exigit mercedis Professor quam ab Universitate permissum fuerit.
7. Ne alia quapiam Professione eodem tempore fungatur Professor, nec officium Prælectoris alicujus in quovis collegio publice legentis cum munere suo conjungat.
8. Eligatur Professor a Congregatione Universitatis Oxoniensis, ex iis qui jus intrandi domum Convocationis habent. Candidatus maxime idoneus eligatur, ubicunque et e quacunque prosapia natus fuerit, ex quocunque sit collegio, aut quibuscunque honoribus ornatus; nec in Professore cœlibatus exigatur.
9. Professor de lingua et historia Anglo-Saxonum, de dialectis verteribus Germaniæ inferioris, et de antiquitatibus Europæ Borealis legat.
10. Partes materiei suæ ab Universitate assignandas tractet Professor. Numerum quoque et tempora lectionum Academiæ, prout expedire videbitur, præscribere liceat.
11. Abrogentur ordinationes Rawlinsonianæ, nisi quatenus hoc Statuto includuntur.

*De Statuto hoc rogando, re mature perpensa, consensit Concilium Hebdomadale die decimo octavo mensis Maii. Promulgatum est idem Statutum in Domo Congregationis die vicesimo octavo ejusdem mensis Maii, et in eadem Domo die decimo mensis Junii probatum; tandem in Convocatione publicatum et confirmatum die decimo octavo ejusdem mensis Junii anno Domini MDCCCLVII.*

STATUTUM NOVUM.

*De Museo Ashmoleano.*

1. Delegati Musei Academici sint Musei Ashmoleani Visitatores. Quandocunque ipsis commo-

dum videbitur, Museum visitent, cimelia et libros manuscriptos ordinent, et ubi expedire visum fuerit deponant.

2. In cæteris abrogentur Ordinationes Ashmoleanæ.

*De Statuto hoc rogando, re mature perpensa, consensit Concilium Hebdomadale die decimo octavo mensis Maii. Promulgatum est idem Statutum in Domo Congregationis die vicesimo octavo ejusdem mensis Maii, et in eadem Domo die decimo mensis Junii probatum; tandem in Convocatione publicatum et confirmatum die decimo octavo ejusdem mensis Junii anno Domini MDCCCLVII.*

STATUTUM NOVUM.

*De Custode Musei Ashmoleani.*

1. Custos Musei Ashmoleani sit etiam Custos Musei Academici, et nominetur a Delegatis Musei Academici, a Venerabili Domo Convocationis deinceps approbandus. Stipendio a Doctore Rawlinson legato fruatur, si gradum M.A. vel Baccalauri in Jure Civili, vel in Medicina adeptus fuerit, ubicunque et e quacunque prosapia natus sit, quocunque superiore gradu aut quibuscunque honoribus insignitus; et quanquam laicus aut cœlebs non sit. Quicquid de officio ejus statuerit Academia, observare teneatur.

*De Statuto hoc rogando, re mature perpensa, consensit Concilium Hebdomadale die decimo octavo mensis Maii. Promulgatum est idem Statutum in Domo Congregationis die vicesimo octavo ejusdem mensis Maii, et in eadem Domo die decimo mensis Junii probatum; tandem in Convocatione publicatum et confirmatum die decimo octavo ejusdem mensis Junii anno Domini MDCCCLVII.*

Council-Office, Whitehall, November 4, 1857.

WHEREAS the Commissioners appointed for the purposes of the Act of the 17th and 18th Vict., cap. 81, intituled "An Act to make further provisions for the good government and extension of the University of Oxford, of the Colleges therein, and of the College of Saint Mary, Winchester," have framed the following ORDINANCE, dated the 4th day of August, 1857, in relation to MAGDALEN COLLEGE, in the UNIVERSITY OF OXFORD; and whereas the said Ordinance has been submitted to the said College, and the Visitor thereof, and has not been objected to by two-thirds of the Governing Body of the said College, and the said Ordinance has been this day laid before Her Majesty in Council, the same is published in pursuance of the provisions of the said Act; AND NOTICE is hereby given, that it is lawful for the bodies or persons mentioned in the 35th section of that Act, within one month after this publication, to petition Her Majesty in Council against the approbation of the said Ordinance, or of any part thereof.

Wm. L. Bathurst.

ORDINANCE framed by the COMMISSIONERS appointed for the purposes of the STATUTE 17th and 18th Vict., c. 81, in relation to MAGDALEN COLLEGE, in the UNIVERSITY OF OXFORD.

WE, the Commissioners appointed for the purposes of an Act passed in the seventeenth and eighteenth years of the reign of Her Majesty Queen Victoria, intituled "An Act to make fur-

“ther provision for the good government and extension of the University of Oxford, of the Colleges therein, and of the College of Saint Mary Winchester;” ordain as follows in relation to the College of Saint Mary Magdalen, in the said University:—

1. The emoluments of every Demyship within the said College (other than the Demyship of any Demy entitled to succeed or be elected to a Fellowship by virtue of an interest acquired before the passing of the said Act), shall be raised to not less than seventy-five pounds per annum, inclusive of all allowances, whether for rooms, commons, tuition or otherwise. And ten new Demyships of the same value shall be established and maintained within the College. There shall also be established and maintained within the College twenty Exhibitions, of the annual value of seventy-five pounds each, inclusive of all allowances, whether for rooms, commons, tuition, or otherwise.

2. In lieu of the Prælectorships of Theology, Moral Philosophy, and Natural Philosophy, mentioned in the existing Statutes, there shall be founded and maintained within the College a Professorship of Moral and Metaphysical Philosophy, a Professorship of Chemistry, a Professorship of Mineralogy, and a Professorship of Physical Geography. The said four Professorships shall be called Waynflete Professorships, and the stipend of each professorship shall be six hundred pounds per annum.

3. The aforesaid objects shall be carried into effect without prejudice to the rights of the present President, and of every Fellow of the College elected before the first day of July, one thousand eight hundred and fifty-seven, or by virtue of an interest acquired before the passing of the said Act, to receive such emoluments as they respectively would have been entitled to receive if this Ordinance had not been made, and without prejudice also to the right of every future President to receive, in that character, emoluments not exceeding one thousand five hundred pounds per annum, and of every Fellow elected after the said first day of July to receive, in that character, emoluments not exceeding two hundred and thirty pounds per annum. Subject to such right, and without prejudice to the power of the President and Fellows to apply any part of the corporate revenues to the payment of College officers and other corporate purposes, the said several objects shall be charged upon and carried into effect out of the divisible corporate revenues of the College.

4. The first, third, fifth, seventh, ninth, eleventh, thirteenth, fifteenth, seventeenth, and nineteenth Fellowships which shall become vacant after the approval of this Ordinance by Her Majesty in Council not being Fellowships to which there shall be any Demy entitled by virtue of an interest acquired before the passing of the said Act to succeed or be elected, shall not be filled up; and the emoluments thereof, from and after the times when the same respectively shall have become vacant, shall be applied towards carrying into effect the aforesaid objects, in aid of the corporate revenues herein-before made applicable to that purpose. Any Fellowship or Fellowships which may be vacant when this Ordinance shall be approved as aforesaid shall, for the purposes of this Ordinance, be deemed to have become vacant immediately after such approval. The emoluments of each of the said ten Fellowships shall be in every year, other than the year next after the vacancy thereof, the sum of two hundred and eighty-four pounds, which sum shall not be subject to increase or diminution for any cause whatever.

5. The funds which shall become available from the herein-before mentioned sources, shall be applied in carrying into effect the aforesaid objects *pari passu*, and as speedily as the amount available in each year will permit; provided, that the augmentation of the value and number of the Demyships, and the establishment and maintenance of Exhibitions (which Exhibitions shall be established as nearly as may be *pari passu* with the new Demyships), shall, in the apportionment of the said funds, be reckoned as one object, so that in every year the amount allotted to those purposes collectively shall be equal to the amount appropriated to the maintenance of the Professorships.

6. When a gross annual sum of two thousand five hundred and fifty pounds (exclusive of any annual sum for the time being paid to Prælectors, as herein-after mentioned) shall have been appropriated to the said objects in the proportions aforesaid, it shall be lawful for the President and Fellows from time to time thereafter to employ, with the consent of the Visitor, all or any part of the unappropriated residue of the funds so available in permanently improving the property of the College, until the revenues of the College shall be sufficient for enabling those objects to be carried into complete effect.

7. So long as any of the present Prælectors of Theology, Moral Philosophy, and Natural Philosophy within the College shall hold their or his Prælectorships or Prælectorship, and shall be receiving in respect thereof any annual sum from the College not exceeding two hundred and fifty pounds each, such annual sum shall be considered as money appropriated to the endowment of the Professorships. Such annual sum shall not however be taken into account in apportioning the funds as herein-before directed between the aforesaid objects, but such apportionment shall be made as if no such annual sum were then being paid.

8. The Waynflete Professorships shall be established in the order and priority in which they are herein-before enumerated.

9. The Waynflete Professors shall always be elected as follows, namely:—

The Professor of Moral and Metaphysical Philosophy by the Chancellor of the University, the Visitor and the President of the College, the Regius Professor of Divinity, and the Regius Professor of Civil Law for the time being, or the major part of them.

The Professors of Chemistry and Mineralogy by the Chancellor of the University, the Visitor and President of the College, the President of the Royal Society, and the President of the Royal College of Physicians for the time being, or the major part of them.

The Professor of Physical Geography by the Chancellor of the University, the Visitor and President of the College, the President of the Royal Society, and the Astronomer Royal for the time being, or the major part of them.

10. The present Prælector of Moral Philosophy shall, so soon as in the opinion of the President and Fellows a competent sum (though not amounting to the full stipend of six hundred pounds a year) shall have been provided from the aforesaid sources, have the option of becoming, without any election, the first Professor of Moral and Metaphysical Philosophy, and on accepting the office shall vacate his Prælectorship.

11. Subject to the provisions of the preceding clause, the first election to each chair shall take place, if the electors thereto, or the major part of

them, shall think fit, as soon as an annual sum of four hundred pounds shall have been appropriated towards the stipend of six hundred pounds per annum attached to such chair.

12. The University may by Statute define, and from time to time regulate, the functions and duties of the four Waynflete Professors respectively, and may make provision for the performance by Deputy of each Professor's duties in case of his unavoidable absence or incapacity, and may determine whether the Professors shall be permitted to receive any and what fees for attendance on their instruction, provided that no such fees shall be payable by any member of the College; and that the lectures of each Professor shall be delivered, if and so far as it can conveniently be done, within the precincts of the College. If any Professor shall fail to reside within the University for six calendar months at least, between the tenth day of October in every year and the first day of the next ensuing July, he shall forfeit one year's payment of the stipend appropriated to him, unless previous leave of absence, or a subsequent dispensation in respect of the default shall have been granted to him on account of sickness, or any other very urgent cause, by or by authority of the University, and the payment so forfeited shall sink into the divisible revenues of the College. It shall be lawful for the Vice-Chancellor and the Delegates of Appeals in Congregation, or the greater part of them, to deprive of his Professorship any Professor who in their judgment shall have been proved to be guilty of culpable negligence or misconduct in his office, grave immorality, or non-observance of the Statutes relating to him, or who shall contumaciously cease to conform to the Liturgy of the United Church of England and Ireland; reasonable notice in writing of the charge having been first given to the Professor by the Vice-Chancellor to enable him to answer the same, if he shall desire to do so. The University may by Statute regulate the mode of proceeding on any such charge as aforesaid, and limit the time allowed for giving notice.

13. It shall be incumbent on the Waynflete Professors respectively to assist in College examinations on any occasion when they may be required to do so by the President.

14. The said three Prælectorships shall, as soon as they shall respectively become vacant, be abolished.

15. So soon as the whole annual sum required for satisfying the aforesaid objects shall have been appropriated and become payable thereto, the number of Fellowships shall be gradually restored to forty, by the election of four Fellows for every three vacancies, and no future President shall be entitled to receive in that character more than one thousand five hundred pounds per annum until the number of Fellowships shall have been restored to forty.

16. No person shall be incapable of being elected President of the College by reason of his not being or not having been a Fellow of the College, or of the College of Saint Mary of Winchester in Oxford, commonly called New College.

17. The election of the President of the College shall be vested in the Fellows of the College present at the time of election; the electors shall choose the person (being a Master of Arts, or a Doctor in Theology, Law, or Medicine, and otherwise duly qualified according to the Statutes of the College in force for the time being), who in their judgment shall be most fit for the Government of the College as a place of religion, learning, and education; and that person in whose

favour the greatest number of the electors present shall have voted shall be declared elected. If the votes shall be equal, the Senior Fellow present shall give an additional casting vote.

18. The President shall be required to reside in the College seven calendar months at least in each year, whereof six weeks at least shall be in each Term, Easter and Trinity Terms being for this purpose considered as one Term; Provided that in case of the President's sickness, or for any other urgent cause, it shall be lawful for the Visitor to dispense with the President's residence for such a period as may seem to the Visitor to be required by the necessities of the case. This regulation shall take effect in lieu of the provisions of the existing Statutes relating to the residence of the President.

19. The President and Fellows may at any time hereafter, if they shall think fit, commute the emoluments of the Presidency, wholly or partially, for a stipend or annual sum of money payable in any other manner out of the revenues of the College, or for a certain proportion of the said revenues; and may fix the time at which such commutation shall take effect, and may also from time to time regulate, increase, or diminish the President's emoluments, whether commuted or uncommuted, as they shall think proper: Provided, that no exercise of this power shall affect the person then being President without his consent: Provided also, that the Visitor, upon the petition of the President or of any one or more of the Fellows, may disallow any such commutation, regulation, increase, or diminution, if he shall think fit.

20. If at any time it shall appear that the President has become permanently incapable of performing the duties of his office, the Vice-President shall, upon the request of any three or more Fellows, convene a meeting of the Fellows, after notice sent to such of them as may be within the United Kingdom, for the consideration of the matter; and it shall be lawful for a majority of the Fellows present at such meeting to present a petition to the Visitor, setting forth the circumstances of the case, and praying the Visitor to inquire into the truth of them; and the Visitor shall institute such inquiry accordingly. And if upon such inquiry, or upon a petition presented by the President (as the case may be), it shall appear to the satisfaction of the Visitor that the President has become permanently incapable of performing his duties, then the Visitor shall nominate one of such three Fellows as, by the vote of the greatest number of the Fellows present at a meeting convened by the Vice-President, shall be presented to him, to be Pro-President of the College, and shall assign to him for his maintenance, in addition to his Fellowship, so much (not exceeding one-third) of the President's emoluments as the Visitor shall think fit; provided that the President shall be at liberty to retain his lodgings. And such Pro-President shall, so long as the President shall retain his office and be incapable of performing its duties, receive the proportion so assigned to him, and shall exercise and perform all the functions and duties, and have all the powers and authorities of President, except the power of consenting to any commutation, regulation, or diminution of the President's emoluments, and shall be bound to residence in the same manner, and shall be liable to deprivation for the same causes and in the same manner. If any Pro-President shall die, resign his office, vacate or be deprived of his Fellowship, or become incapable, the Visitor shall appoint a new Pro-President in the same manner. It shall be lawful for the Vi-

sitor, if at any time he shall be satisfied that the President's incapacity has ceased, and that he is capable of performing the duties of his office, to reinstate him in his powers and functions, and in the receipt of his whole emoluments. The regulations of the existing Statutes respecting the measures to be taken in case of the President's incurable sickness shall be void.

21. In elections to Fellowships within the College, no person shall be either entitled to preference or ineligible by reason of his place of birth, or of his being or not being in Holy Orders, or of his pecuniary circumstances, or of his being or not being a Demy of the College, or of his having or not having taken any degree, and no person shall be ineligible by reason of his want of aptitude or disposition for any particular Faculty or Profession mentioned in the existing Statutes, or of his having any canonical impediment disqualifying him for Holy Orders or of his not being instructed in plain song, or by reason of any Statute limiting the number of Fellowships tenable at one time by natives of any county or diocese: Provided that no person shall be eligible who shall not have passed all the examinations required by the University of Oxford or the University of Cambridge for the degree of Bachelor of Arts, or who shall be in possession of any ecclesiastical benefice, or of any property, pension, or office (being such property, pension, or office as is hereinafter described as a ground of disqualification for the retention of a Fellowship), the annual value of which, clear of all deductions (except for property or income tax), shall exceed two hundred and thirty pounds a year: Provided also, that this Ordinance shall be without prejudice to the rights of any of the present Demies of the College to succeed or be elected to those Fellowships to which, by virtue of any custom of the College, they would have been entitled to succeed or be elected if this Ordinance had not been made.

22. Thirty days at least before the day of election to a Fellowship, notice of every intended election, of the number of vacancies to be filled up, and of the conditions of election, shall be given by the President in such manner as he shall deem best adapted to secure publicity.

23. The intellectual qualifications of the candidates for Fellowships shall be tested by an examination in such subjects connected with the studies of the University as the President and Fellows shall determine; and the President and Fellows shall elect that candidate (being otherwise duly qualified according to the Statutes in force for the time being) who, after such examination, shall appear to them to be of the greatest merit, and most fit to be a Fellow of the College as a place of religion, learning, and education: Provided that, in the election to the first, and thereafter to every fifth Fellowship, to which an election shall be held after the approval of this Ordinance by Her Majesty in Council, and to which there shall be no Demy entitled to succeed or be elected by virtue of an interest acquired before the passing of the said Act, the examination shall be alternately in subjects recognised in the School of Mathematics and in that of Physical Science. The last foregoing provision shall be in force for twenty years from the date of the approval aforesaid. The system of examinations shall always be such as shall render Fellowships accessible, from time to time, to excellence in every branch of knowledge for the time being recognised in the Schools of the University.

24. In elections to Fellowships that candidate shall be deemed elected for whom the greatest number of votes shall have been given.

25. Every person hereafter to be elected to a Fellowship otherwise than by virtue of an interest acquired before the passing of the said Act, shall be entitled, as against other Fellows elected (otherwise than by virtue of such interest) after the first day of July, one thousand eight hundred and fifty-seven, to receive during the period of probation the same emoluments as if he had been admitted an actual Fellow.

26. The admission of Probationers to actual Fellowships shall be vested in the major part of the electors to Fellowships present at the time of admission.

27. The rank, privileges, and advantages which every person elected to a Fellowship after the said first day of July, one thousand eight hundred and fifty-seven, otherwise than by virtue of an interest acquired before the passing of the said Act, shall hold and enjoy in the College, shall be determined according to the date of his admission to such Fellowship.

28. No Fellow elected after the said 1st day of July, one thousand eight hundred and fifty-seven, otherwise than by virtue of an interest acquired before the passing of the said Act, shall be entitled, by reason of seniority or otherwise, to receive larger emoluments in respect of his Fellowship than any other Fellow so elected.

29. Every Fellow who shall be instituted to an ecclesiastical benefice, or shall become entitled either by descent or devolution, or by virtue of any testamentary or other gift or settlement, to property, or to any Government pension, or be admitted to any office tenable for life or during good behaviour (not being an academical office within the University of Oxford), and who shall retain such benefice, property, pension, or office for twelve calendar months from the day of his institution, accession, or admission thereto, shall, if the annual value of such ecclesiastical benefice (being a benefice with cure of souls), clear of deductions (except for property or income tax), shall exceed three hundred pounds, or if the annual income derivable by him from such property, pension, or office, or from any ecclesiastical benefice without cure of souls, or from any two or more of the above-mentioned sources (including or not including a benefice with cure of souls), clear of deductions as aforesaid, shall exceed five hundred pounds, vacate his Fellowship at the expiration of such twelve calendar months, and for this purpose the income which the estimated value of any property would produce, if invested in Three pounds per centum Consolidated Annuities at the price current at the time of the acquisition thereof, shall, in case of doubt, be considered to be the income derivable from such property. The word "property" shall in this clause include any estate or interest in possession in any property real or personal. In any case in which the property or sources of income may have been acquired at several times, the latest time at which any part of such property, or any of such sources of income shall have been acquired, shall, in construing this clause, be considered as the time of the acquisition of the whole thereof. Except as aforesaid, no Fellow shall be disqualified for retaining his Fellowship by reason of his having become possessed of any property or income, or been instituted to any benefice.

30. It shall be lawful for the President and Fellows, at stated general meetings, by a majority of not less than three-fourths of the votes of those present, to elect distinguished persons to Honorary Fellowships within the College. Persons so elected shall be termed Honorary Fellows, and shall not be entitled to vote on any occasion as



Fellows, or to receive any emolument whatever, but shall be entitled to enjoy such other privileges and advantages as the President and Fellows shall, by resolution, from time to time determine. The conditions of eligibility to and tenure of Honorary Fellowships, and the mode of election thereto, may also be determined by the President and Fellows from time to time. Honorary Fellows shall not, in the construction of this Ordinance, be counted among the Fellows of the College, nor Honorary Fellowships among the Fellowships of the College. The number of Honorary Fellowships within the College shall not at any one time exceed ten.

31. Every Fellow who shall be elected to and accept a Headship or Fellowship in any other College within the University shall thereupon vacate his Fellowship.

32. The provisions respecting the residence of Fellows and Demies, and the mode of granting leave of absence from the University, contained in the existing Statutes, shall be henceforth void. The President and Fellows shall, at the first stated general meeting, or as soon afterwards as conveniently may be, make such regulations respecting the residence of Fellows and Demies within the University, and respecting the mode in which and the conditions under which leave of absence may be granted to any Fellow or Demy, as they may deem expedient for the interests of the College as a place of learning and education, and may vary such regulations from time to time, and may enforce such regulations, if they shall think fit, by pecuniary penalties, and in case of contumacious noncompliance, by deprivation. Such regulations shall be made and varied at stated general meetings only. In the meantime, and until such regulations can be made, the President and Fellows may, at any ordinary meeting or meetings, make provisional regulations for the same purposes, which shall be binding on the members of the College.

33. One-third of the whole number of Fellowships (exclusive of Fellowships directed to be not filled up), may at all times be held by persons not having taken, and not liable to be required to take Holy Orders. Such Fellowships shall be termed Lay Fellowships. The option of holding a Lay Fellowship shall be given to the Fellows not in Holy Orders successively, according to seniority from the date of election. Any power conferred directly, or by implication by the existing Statutes of granting an exemption from the obligation to take Holy Orders shall not hereafter be exercised. Every Fellow not being in Holy Orders, and not having had the option of a Lay Fellowship before the age of twenty-six years complete, shall, on attaining that age, vacate his Fellowship. No Fellow not being in Holy Orders shall be required, as a condition of retaining his Fellowship, to study or graduate in theology.

34. The number of Fellowships within the College shall never be less than forty (inclusive of Fellowships directed to be not filled up), unless the Visitor shall think fit, on a petition in writing presented and subscribed by the President and not less than three-fourths of the Fellows of the College, to direct that the number shall be diminished, either permanently or during any limited period, by not filling up vacancies, for the purpose either of increasing the emoluments of the President and Fellows, if the same shall appear to be insufficient, or of augmenting the number or emoluments of the Demies or Exhibitioners, or of improving the property of the College, or in order to apply the surplus income to be obtained by such diminution to any purpose specified in the petition,

and directly expedient for the interests of the College as a place of religion, learning, and education.

35. The President and Fellows shall, once at least in every ten years, lay before the Visitor a statement in writing of the annual revenue and expenditure of the College for the preceding ten years, or for the period which shall have elapsed since the date of the last statement (as the case may be); and shall also furnish to the Visitor such additional information (if any) as he shall require for enabling him to form a judgment of the means and requirements and general state and condition of the College. And it shall be lawful for the Visitor thereupon, if it shall appear to him that the revenues of the College are sufficient to afford to each Fellow an average income of more than three hundred pounds a year (exclusive of rooms or any allowance in respect thereof, but inclusive of all other allowances), to direct either that the number of Fellowships shall be increased above forty, or that any part of such revenues shall be applied in increasing the number or emoluments of the Demies or Exhibitions within the College, or shall be set apart for general College purposes; and any sums which shall be so set apart shall be applied to such College purposes as the President and Fellows, with the approbation of the Visitor, shall determine.

36. No candidate for a Demyship within the College shall be either ineligible or entitled to preference by reason of his place of birth, or be ineligible on account of his being entitled to any property or income exceeding five marks a year, or not being instructed in plain song. No person shall be eligible who shall have attained the age of twenty years. The electors may refuse to admit as a candidate any person whom they may deem to be not in need of a Demyship; but among the persons admitted as candidates no person shall be entitled to preference by reason of his pecuniary circumstances.

37. The Demies shall be elected after an examination of the candidates in such subjects, and conducted in such manner, as the President and Fellows shall determine, and that candidate (being otherwise duly qualified according to the Statutes in force for the time being) shall be elected, who, after such examination, shall appear to the electors to be of the greatest merit and most fit to be a Demy of the College.

38. In the election of Demies, the President, or in his absence the Vice-President, shall have a casting vote in addition to his own vote. Subject to this provision, that candidate shall be deemed elected for whom the majority of the electors present shall have voted.

39. The election of Demies, shall take place on a stated day or stated days in each year, to be appointed by the President and Fellows (subject to the provisions for postponement hereinafter contained); and notice of such intended election shall be given by the President, in such manner as he shall deem best adapted to ensure publicity, thirty days at least before the day of election.

40. The Demyships shall be tenable for five years from the day of election inclusive, and no longer, and no Demy shall vacate his Demyship by reason of his having acquired property of the annual value of five marks, or of his having attained any age mentioned in the Statutes.

41. Five of the Exhibitioners shall be appointed by the President; the election of the remaining fifteen shall be vested in the persons entitled to elect to Demyships.

42. The Exhibitions shall be filled up by the appointment or election of deserving persons whom

the President or the electors, as the case may be, shall have ascertained to be in need of support at the University: provided that no person shall be elected or appointed whose merit and fitness to be an Exhibitioner shall not have been previously tested by an examination conducted by the electors or appointor, as the case may be.

43. In the election to one Demyslip at least in each year the subject of examination shall be Mathematics, and in the election to one at least, Physical Science; and in the appointment or election to one Exhibition at least in each year, the subjects of examination shall be Mathematics and Physical Science alternately: Provided that no person shall be admitted to such examination who shall not have proved to the satisfaction of the persons or person electing or appointing (as the case may be) that he is sufficiently instructed in other subjects to matriculate as a member of the College. The provisions of this clause shall be in force for twenty years from the date of the approval aforesaid.

44. The appointment and election of Exhibitioners shall take place on the day or days in each year appointed for the election of Demies (subject to the provisions for postponement herein-after contained), and notice of such intended appointment and election shall be given by the President, in such manner as he shall deem best adapted to ensure publicity, thirty days at least before the day of election and appointment.

45. The Exhibitions shall be tenable for five years from the day of election inclusive, and no longer.

46. The Exhibitioners shall be subject to such regulations respecting attendance on Divine Worship, residence, instruction, and discipline as the President and Fellows shall from time to time determine, and any Exhibitioner may be deprived of his Exhibition for the same causes for which, and by the same authority by which, Demies of the College may, according to the Statutes in force for the time being, be deprived of their Demyships.

47. The election and removal of Clerks within the College shall be vested in the President and such Officers in conjunction with him as the President and Fellows shall from time to time determine.

48. The President and Fellows shall not, by reason of any clause or provision in the existing Statutes of the College, be prohibited or restrained from admitting as many persons as can be conveniently accommodated to be educated within the College.

49. The President and Fellows shall not, by reason of any clause or provision in the existing Statutes of the College, be prohibited or restrained from dividing amongst themselves or otherwise disposing of the clear surplus of the corporate revenues of the College, as they might have done if the Statutes had contained no such clause or provision.

50. The power of depriving the President for such causes as, according to the Statutes of the College in force for the time being, shall require deprivation, shall be vested in the Visitor alone, and shall be exercised by him after due inquiry upon the petition of the major part of all the Fellows; and the power of depriving Fellows for such causes as, according to the Statutes of the College in force for the time being, shall require deprivation, shall be vested in the President and Fellows, and shall be exercised by the vote of the major part of the President and all the Fellows, subject only to such appeal to the Visitor as is herein-after provided; and the power of depriving

Demies for such causes as, according to the Statutes of the College in force for the time being, shall require deprivation, shall be vested in the persons in whom the election of Demies is or shall be vested, and shall be exercised by the vote of the major part of such persons, the President, or in his absence the Vice-President, having, if the votes are equally divided, an additional casting vote, subject only to such appeal to the Visitor as is herein-after provided: Provided that this clause shall not affect the Visitor's power (if any) of depriving by his own authority any member of the College.

51. Whenever there shall be no duly qualified candidate for a vacant Fellowship, Demyslip, or Exhibition, whom the electors shall judge of sufficient merit for election, and whenever a Fellowship, Demyslip, or Exhibition shall fall vacant, and there shall not be time to give the notice herein-before directed before the day of election or appointment, the election or appointment shall be postponed to some other day, to be fixed by the President and Fellows for the purpose, not later than the next ensuing day which shall be appointed for the election in the case of a Fellowship of Fellows, and in the case of a Demyslip or Exhibition of Demies; and every such postponed election and appointment shall be held and conducted in the same manner and after the same previous notice as if there had been no postponement, except that Mathematics may be substituted for Physical Science, and *vice versa*.

52. The President and Fellows may from time to time regulate as they shall think fit the duties and emoluments of the officers of the College, and the mode of their appointment or election, and may institute such new offices as they shall deem expedient for the better management of the affairs of the College and the instruction and discipline of its members, and may assign to such new offices such stipends or emoluments as the President and Fellows shall think proper: Provided, that it shall be lawful for the Visitor, upon the petition of the President, or any one or more of the Fellows, or of any officer of the College whose stipend or emoluments may have been diminished in exercise of the foregoing power, to disallow such regulation or assignment, if he shall think fit: Provided also, that the Presidentship shall not be deemed to be an office within the meaning of this clause.

53. The President and Fellows shall, at the first stated general meeting, or as soon afterwards as conveniently may be, make regulations for the daily performance of Divine Service according to the Liturgy of the United Church of England and Ireland, within the College, during full Term, and at such other times as they shall think proper, and for attendance on the same, and may vary such regulations from time to time; but such regulations shall be made and varied at stated general meetings only, and the Visitor shall have power to disallow and annul any such regulations, or any variation thereof. In the meantime, and until such regulations can be made, the President and Fellows may, at any ordinary meeting or meetings, make provisional regulations for the same purposes. The provisions of the existing Statutes relating to Divine Service shall be henceforth void. Nothing contained in this clause shall be held to affect the provisions of the existing Statutes respecting the number of the Chaplains and the constitution of the Choir.

54. In case the President or any Fellow of the College shall contumaciously cease to conform to the Liturgy of the United Church of England and Ireland as by law established, such contumacious ceasing to conform shall be a cause for depriving

the President of his Presidentship, and any such Fellow of his Fellowship.

55. The oaths prescribed by the existing Statutes shall not hereafter be taken. But every person elected or admitted to any place or office, on election or admission to which an oath is now required, shall at the time of his election or admission take an oath or make a declaration, as the President and Fellows shall by resolution determine, to the effect that he will faithfully perform the duties of such place or office, and obey the Statutes and Byelaws of the College in force for the time being, so far as they may concern him; and the electors to any place or office, before electing to which an oath is now required (not being an annual office), shall, before electing, take an oath or make a declaration, as the President and Fellows shall by resolution determine, to the effect that they will elect the person best qualified in their judgment for such place or office.

56. There shall be two stated general meetings at least of the President and Fellows in every year, on such days as the President and Fellows shall appoint. Any stated general meeting may be adjourned by resolution of the meeting to a day to be specified in the resolution. The vote of the President shall be counted as two votes at all College meetings, and in the election, admission, and deprivation of Fellows. Subject to the foregoing provision, and except in cases in which the concurrence of any specified proportion of the President and Fellows, or the consent of the President, is hereby made requisite, every question arising at any College meeting shall be determined by a majority of the votes of those present. Whenever the votes shall be equal, the President shall have an additional casting vote. Any Statute, rule, or usage of the College which prohibits or restrains, expressly or by implication, any person present at any College meeting from bringing forward thereat any question which he may think proper, or from having such question put to the vote, shall, so far as regards such prohibition or restraint, be henceforth void: Provided, that the President and Fellows may make from time to time such rules for regulating the proceedings at College meetings, and for determining what business shall be transacted thereat, and for fixing (if they shall think fit) the notice to be given before bringing forward any question, as they shall deem expedient.

57. The power which is given by the existing Statutes to the Vice-President to act in place of the President, and the power of any officer of the College who may hereafter be authorized by any Statute or Byelaw to act in place of the President, shall be deemed to extend to all the acts which the President is hereby authorized or directed to do, except the giving consent to any commutation, regulation, or diminution of the President's emoluments.

58. No member of the College who may be charged with an offence shall, by reason of any provision in the existing Statutes, be prohibited or restrained from calling for a copy of the charges made against him, or for the name or names of the person or persons making such charges.

59. The particular provisions of the existing Statutes respecting the subjects and hours of study and instruction within the College, the disputations and other exercises to be performed by its members, and their attendance in the schools and at the exercises of the University; and respecting the devotions, dress, conversation, recreations, and other personal habits of the members of the College, and the hours and conditions of their going beyond the precincts of the College; and respect-

ing the meals of the members of the College, and the mode of serving and conducting the same; and respecting the inquiries to be made into the life and conduct of the members of the College, and the mode of making the same; and respecting the punishments for offences, not being such as require deprivation; and respecting the treatment and support of Fellows and Demies in case of sickness or infirmity; and respecting the distribution of the rooms, and the use of the common hall and other common rooms or buildings of the College; and respecting the use of the library; and respecting the times of opening and closing the gates and doors of the College; and respecting the admission of strangers into the precincts of the College; and respecting the reading of the Statutes; and respecting the service of the College, and the number, duties, and payment of the servants of the same; and respecting progresses, and other matters relative to the supervision of the property of the College; and respecting the custody and inspection of the monies, plate, linen, and other goods of the College, other than the muniments and seals, shall be henceforth void. The President and Fellows shall from time to time make such regulations as they may deem necessary or desirable for effecting the main objects which the aforesaid particular provisions or any of them are respectively intended to effect; and may enforce such regulations by such penalties as they shall think fit, subject to such right of appeal to the Visitor on the part of any person who may deem himself aggrieved thereby, as is hereinafter provided.

60. If in any case it shall appear to the Visitor that by reason of any change in the value of money any specific sum fixed by this Ordinance, or which may be hereafter fixed, in exercise of any power given by this Ordinance, has become insufficient or excessive, and that such insufficiency or excess is productive of injustice or hardship, or is injurious to the general interests of the College, it shall be lawful for the Visitor from time to time, for the purpose of correcting or obviating such injustice, hardship, or injury, to direct that such annual sum shall be increased or diminished as he shall think fit, and the increased or diminished sum shall thenceforth be substituted for and stand in the place of the sum originally fixed as aforesaid.

61. It shall be lawful for the Visitor in person, or by his Commissary or Commissaries duly appointed, once in every ten years (or oftener, if and whenever he shall deem it expedient for enforcing the due observance of the Statutes in force for the time being to do so), without any request or application by the College or any of its members, to visit the College, and to exercise at such visitation all the powers which are by law incident to the office of General Visitor of a College, any Statute or usage of the College to the contrary notwithstanding. It shall be lawful for the Visitor at any such visitation, or, if he shall think fit, at other times, to require the President and Fellows to answer in writing touching any matter as to which the Visitor may deem it expedient to inquire, for the purpose of satisfying himself whether the Statutes in force for the time being are duly observed.

62. As often as any question shall arise on which the President and Fellows shall be unable to agree, depending wholly or in part on the construction of any of the Statutes of the College, it shall be lawful for the President and Fellows, or for the President or any three of the Fellows, to submit the same to the Visitor; and it shall be lawful for the Visitor to declare what is the true

construction of such Statute or Statutes with reference to the case submitted to him.

63. It shall be lawful for the President, or for any Fellow, if he shall conceive himself aggrieved by any act or decision of the President and Fellows, and for any Demy or Exhibitioner who may have been deprived of his Demyship or Exhibition, to appeal against such act or decision or sentence to the Visitor; and it shall be lawful for the Visitor to adjudicate on such appeal, and to disallow and annul such act or decision, and to reverse or vary such sentence as he shall deem just.

64. It shall be lawful for the President or any Fellow elected before the first day of July, one thousand eight hundred and fifty-seven, or by virtue of an interest existing before the passing of the said Act, who shall deem his interest in the divisible revenues of the College unduly affected by any expenditure of the College, at any time before the number of Fellowships shall be restored to forty, to complain to the Visitor, and it shall be lawful for the Visitor thereupon to make such order for apportioning the diminution of income occasioned by such expenditure among the Fellows as he may deem just.

65. It shall be lawful for the Visitor, either proprio motu, or on the complaint of the President, or of any of the Fellows, to disallow and annul any bye law or resolution of the President and Fellows which shall, in the Visitor's judgment, be repugnant to any of the Statutes of the College in force for the time being,

66. The President and Fellows, by a majority consisting of not less than two-thirds of the votes of those present, the vote of the President being counted as two votes, may from time to time, at any stated general meeting, subject to the provisions of the section numbered XL. in the Queen's Printers' copy of the said Act, amend the Statutes of the College in force for the time being, with the consent of the Visitor; and any provision in the existing Statutes whereby they might be prohibited or restrained from exercising this power shall be henceforth void.

67. Whenever the words "the Fellows," or "the President and Fellows," are used in this Ordinance, the word "Fellows" shall mean actual Fellows, and nothing herein contained shall be construed to give to Probationers any power which they would not have had if this Ordinance had not been made.

68. This Ordinance shall be without prejudice to any existing interest (being such an interest as is intended to be saved by the said Act), of any member of the College, and shall be construed to speak and take effect as if framed immediately before the approval thereof by Her Majesty in Council.

Given under our Common Seal,  
this fourth day of August, one thousand eight hundred and fifty-seven.



L. S.

Published by THOMAS LAWRENCE BEHAN, Editor, Manager, and Publisher, of No. 7, Suffolk Place, Haymarket, at No. 45, St. Martin's Lane, both in the Parish of St. Martin-in-the-Fields, in the County of Middlesex.

Printed by THOMAS RICHARD HARRISON and THOMAS HARRISON, Printers, at their Office, No. 45, St. Martin's Lane, in the Parish and County aforesaid.

Wednesday, November 4, 1857.

Price One Shilling