

SUPPLEMENT

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The London Gazette

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WEDNESDAY, MAY 16, 1860.

A T the Court at Buckingham Palace, the 10th day of May, 1860.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one handred and thirteen, and of the Act of the fourth and fifth years of Her Majesty, chapter thirty-nine, duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-sixth day of January, in the year one thousand eight hundred and sixty, in the words following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the third and fourth years of your Majesty, chapter one hundred and thirteen, and of the Act of the fourth and fifth years of your Majesty, chapter thirtynine, have prepared and now humbly lay before your Majesty in Council the following scheme relating to the endowment of the deanery of the cathedral and metropolitical church of Saint Peter at York.

"Whereas it has been made to appear to us, that the annual income accruing to the present dean of the said church, as such dean, does not amount to the sum of two thousand pounds.

"Now, therefore, we humbly recommend and propose, that there shall be paid by us to the present dean of the cathedral and metropolitical church of Saint Peter at York, and to his successors, deans of the same church, such a sum as shall, together with the monies which upon inquiry and calculation shall appear to have become due in each year to the dean of the said church, out of the corporate revenues thereof, be sufficient to make up the income of the dean for

each such year to the sum of two thousand pounds, and no more.

"And we further recommend and propose, that in every year, so soon as conveniently may be after the annual audit of the accounts of the chapter of the said cathedral and metropolitical church, an account, showing the monies which shall have become due and payable to the dean thereof out of the revenues of such chapter for the year ending on the day up to which such accounts shall have been so audited as aforesaid, shall be rendered to us by the treasurer or other proper officer of the said church, verified in such manner as we may require, and that thereupon the amount (if any) which may be necessary to make up the income of such dean for the same year to the amount hereinbefore specified, shall be calculated and ascertained, and the sum so ascertained shall thereupon be paid by us to the said dean accordingly.

"And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in conformity with the provisions of the said Acts or of any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Register of the diocese of York!

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 10th day of May, 1860.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the eighth and ninth years of Her Majesty, chapter seventy; of the Act of the fourteenth and fifteenth years of Her Majesty, chapter ninety-seven; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council a representation, bearing date the twenty-sixth day of January, in the year one thousand eight hundred and sixty, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of your Majesty, chapter seventy; of the Act of the fourteenth and fifteenth years of your Majesty, chapter ninety-seven; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared, and now humbly lay before your Majesty the following representation as to the assignment of a consolidated chapelry to the consecrated church of Saint Peter, situate at Copt Oak, in the parish of Markfield, in the county of Leicester, and diocese of Peterborough.

"Whereas at certain extremities of the parishes of Markfield, Newtown Linford, and Whitwick, the consolidated chapelry district of Saint Paul, Woodhouse Eaves, the consolidated chapelry of the Oaks Church, in Charnwood Forest, the extra-parochial places or liberties of Ulverscroft, Charley, and Bardon, in the said county and diocese, which lie contiguous one to another, and are described in the Schedule hereunder written, there is collected together a population which is situate at a distance from the respective churches of such respective parishes, districts, and places.

"And whereas it appears to us to be expedient that such contiguous parts of the said parishes, districts, and places, should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of Saint Peter, situate at Copt Oak, in the parish of Markfield aforesaid.

"Now, therefore, with the consent of the Right Reverend George, Bishop of Peterborough; the Right Honourable Richard William Penn Curzon, Earl Howe (the guardian of the Most Honourable Henry Weysford Charles Plantagenet Rawdon, Marquess of Hastings, a minor, patron of the rectory and parish of Markfield aforesaid); the Right Honourable George Harry, Earl of Stamford and Warrington, patron of the rectory and parish of Newtown Linford aforesaid; the Right Honourable Sir George Grey, Baronet, Chancellor of your Majesty's Duchy of Lancaster, acting as such Chancellor, on behalf of your Majesty, as Patron, in right of the said duchy, of the vicarage and parish of Whitwick aforesaid; the said Earl Howe (on behalf of the said Henry Weysford Charles Plantagenet Rawdon, Marquess of Hastings); the said Earl of Stamford and Warrington; Charles March Phillipps, of Garendon Park, in the said county of Leicester, Esquire; William Perry Herrick, of Beaumanor Park, in the same county, Esquire; and Edward Finch Dawson, of Launde Abbey, in the same county, a Captain in your Majesty's Sixth Regiment of (Inniskilling) Dragoons, patrons of the said consolidated chapelry district of Saint Paul, Woodhouse Eaves, and the consolidated chapelry of the Oaks Church, in Charnwood Forest (in testimony whereof they have respectively signed and sealed this representation), we humbly represent that it would, in our opinion be expedient that all those contiguous parts of the said parishes of Markfield, Newtown Linford, and Whitwick, the said consolidated chapelry of Saint Paul, Woodhouse Eaves, the said consolidated chapelry of the Oaks Church, in Charnwood Forest, and the extra-parochial places or liberties of Ulverscroft, Charley, and Bardon aforesaid, which are described in the Schedule hereunder written, all which parts, together with the boundaries thereof, are delineated and set forth on the map or plan hereunto annexed, and are thereon respectively coloured pink, green, blue, yellow, brown, purple, red, and grey, should be united and formed into one consolidated chapelry for the said church of Saint Peter, situate at Copt Oak aforesaid, and that the same should be named 'The Consolidated Chapelry of Copt Oak, Charnwood Forest.'

"And we further represent that it has been mutually agreed between the Earl Howe (the guardian of the said Marquess of Hastings), the Earl of Stamford and Warrington, Sir George Grey, Baronet, Charles March Phillipps, William Perry Herrick, and Edward Finch Dawson aforesaid, testified as aforesaid, that the right of presentation and appointment to the church of the said consolidated chapelry of Copt Oak, Charnwood Forest, shall belong to and be exercised jointly by the Lords, for the time being, of the several Manors of Groby, Whitwick, Beaumanor, Sheepshead, Ulverscroft, and Belton, all in the said county of Leicester.

"We, therefore, humbly pray, that your Majesty will be graciously pleased to take the premises into your Royal consideration, and to make such Order in respect thereto as to your Majesty in your Royal wisdom shall seem meet.

"The SCHEDULE to which the foregoing Representation has reference.

"All that part of the extra-parochial place, called Ulverscroft, in the county of Leicester, and diocese of Peterborough, which is situate to the north of the Markfield and Ulverscroft-road, and which is not included within the Consolidated Chapelry District of Saint Paul, Woodhouse Eaves, in the same county and diocese.

"And also all that part of the parish of Markfield, in the same county and diocese, which is situate to the north-east of a lane, called Bigg's-lane, and to the north-west of the Markfield and Ulverscroft-road.

"And also all that part of the parish of Newtown Linford, in the same county and diocese, wherein the incumbent of such parish now possesses the exclusive cure of souls, which is bounded on the north by the said extra-parochial place, called Ulverscroft, on the south-east by an imaginary line extending along the middle of the said Markfield and Ulverscroft-road, and on the east by an imaginary line extending along the middle of the Sheepshead and Newtown-road.

"And also all that detached part of the said parish of Newtown Linford, wherein the incumbent of such parish also possesses the exclusive cure of souls, which is bounded on the south-east and north-east by the said parish of Markfield, and on all other sides by the extra-parochial place, called Bardon, in the county and diocese aforesaid.

"And also the whole of the extra-parochial place, called or known as the Liberty of Charley, in the same county and diocese.

"And also all that part of the said Consolidated Chapelry District of Saint Paul, Woodhouse Eaves, which is situate to the south-west of the Sheepshead and Ulverscroft-road.

"And also all that part of the Consolidated Chapelry of the Oaks Church, in Charnwood Forest, in the same county and diocese, which is situate to the south-east of an imaginary line commencing on the boundary between such consolidated chapelry and the said parish of Markfield, at a point in the middle of a well, called Carter's Well, and extending thence south-westward in a straight line to the point in the middle of the Whitwick and Markfield-road, which is opposite to the middle of the eastern end of a road, called Agar Nook-road.

"And also all that part of the parish of Whitwick, in the same county and diocese, wherein the incumbent of such parish now possesses the exclusive cure of souls, which is situate to the southeast of an imaginary line extending along the middle of Tin Meadow-road, and to the northeast of an imaginary line extending from the middle of such last-named road along the middle of Meadow-lane-road, across the said Agar Nookroad, and in a straight line in the same direction to the boundary between the said parish of Whitwick, and the said extra-parochial place, called Bardon.

"And also the whole of the said extra-parochial place, called Bardon.

Her Majesty having taken the said representation, together with the map thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the consolidated chapelry: therein mentioned for the consecrated church of Saint Peter, situate at Copt Oak, in the parish of Markfield, in the county of Leicester, be accordingly formed; and that the agreement mentioned in the said representation with respect to the right of presentation and appointment of an incumbent or perpetual curate to serve the said church be carried into effect, agreeably to the provisions of the said Acts; and that the said right of presentation and appointment of an incumbent or perpetual curate to serve the said church shall belong to, and be exercised jointly by, the Lords, for the time being, of the several Manors of Groby, Whitwick, Beaumanor, Sheepshead, Ulverscroft, and Belton, all in the said county of Leicester. And Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Peterborough.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 10th day of May, 1860,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of third and fourth years of Her Majesty, chapter one hundred and thirteen, duly prepared and laid before Her Majesty in Council a scheme, bearing date the ninth day of February, in the year one thousand eight hundred and sixty, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the third and fourth years of your Majesty, chapter one hundred and thirteen, have prepared, and now humbly lay before your Majesty in Council, the following scheme for making better provision for the cure of souls in certain parishes and districts.

"We humbly recommend and propose, that there shall be paid by us out of the common fund in the said Act mentioned, in each and every year, to the incumbent for the time being of each of the benefices or churches described in the first Schedule hereunto annexed, the annual sum set opposite to the name of each such benefice or church in the last column of the same Schedule, by equal half-yearly payments, on the first day of May and the first day of November in each year.

"And we further recommend and propose, that the tithes or rentcharges in lieu of tithes, particularly described in the second and third Schedules hereunto annexed, with their appurtenances, now vested in us, and all our estate and interest therein, shall, without any conveyance or assurance in the law other than this scheme, and any duly gazetted Order of your Majesty in Council ratifyfying the same, be transferred to and become absolutely vested in the several spiritual persons. hereinafter mentioned; that is to say: that the tithes or rentcharges in lieu of tithes described in the second Schedule hereunto annexed, arising out of or upon lands situate within the parish of Emneth, in the county of Norfolk; and diocese of Ely, forming part of the estates formerly belonging to the sinecure rectory of Elm-cum-Emneth, shall be transferred to and become absolutely vested in the vicar or incumbent for the time being of the vicarage of the said parish of Emneth; that the tithes or rentcharges in lieu of tithes described in the third Schedule hereunto annexed, arising out of or upon lands situate within the parish of Billingham, in the county and diocese of Durham, forming part of the estates formerly belonging to the deanery of the cathedral church of Durham, and of certain tithes or rentcharges in lieu of tithes which have become vested in us, under and by virtue of an order of exchange of tithe rentcharges within the said parish of Billingham, made by the Inclosure Commissioners for England and Wales, under the provisions of 'The Acts for the Inclosure, Exchange, and Improvement of Land. bearing date the twenty-third day of July, in the year one thousand eight hundred and fifty-seven, shall be transferred to and become absolutely vested in the perpetual curate or incumbent forthe time being, of the new parish of Wolviston, in the same county and diocese.

"And we further recommend and propose, with the consent of the Reverend John Jones, Clerk, the present vicar or incumbent of the vicarage of the parish of Llandissilio Gogo, in the

county of Cardigan, and diocese of Saint David's, testified by his having signed and sealed this scheme, that the tithes or rentcharges in lieu of tithes described in the fourth Schedule hereunto annexed, arising out of or upon lands situate within the said parish of Llandissilio Gogo, with their appurtenances, formerly belonging to the treasurership of the cathedral church of Saint David's, and now vested in us, and all our estate and interest therein, shall in like manner and by the authority aforesaid, be transferred to and become absolutely vested in the vicar or incumbent for the time being of the vicarage of the said parish of Llandissilio Gogo: Provided always, that the same tithes or rentcharges in lieu of tithes to be so vested as last mentioned shall be and be held to be charged and chargeable at all times for ever hereafter, exclusively and in exoneration of all other tithes or rentcharges in lieu of tithes or other hereditaments and premises formerly belonging to such treasurership, with the liability to repair and maintain the chancel of the church of the said parish of Llandissilio Gogo.

"And we further recommend and propose that the tithes or rentcharges in lieu of tithes described in the fifth Schedule hereunto annexed, arising out of or upon lands situate within the parish of Llandissilio Gogo aforesaid, with their appurtenances, also formerly belonging to the said treasuership of the Cathedral Church of Saint David's, and now vested in us, and all our estate and interest therein shall in like manner and by the authority aforesaid be transferred to and become absolutely vested in the perpetual curate or incumbent for the time being of the new parish of Capel Cynon, in the last-mentioned county and diocese.

"And we further recommend and propose, with the consent of the Reverend Richard Wanstall, clerk, the present perpetual curate or in-cumbent of the perpetual curacy of the parish of Norton Canes, in the county of Stafford and diocese of Lichfield, testified by his having signed and sealed this Scheme, that the tithes or rent-charges in lieu of tithes described in the Sixth Schedule hereunto annexed, arising out of or upon lands situate within the said parish of Norton Canes, with their appurtenances, forming part of the estates lately belonging to the prebend of Hansacre, in the Cathedral Church of Lichfield, and now vested in us, and all our estate and interest therein, shall, in like manner and by the authority aforesaid, be transferred to and become absolutely vested in the perpetual curate or incumbent for the time being of the perpetual curacy of the said parish of Norton Canes: Provided always, that the same tithes or rentcharges in lieu of tithes to be so vested as last mentioned, shall be and be held to be in lieu of and in full substitution for and discharge of the annual sum or stipend of Twenty pounds, now payable by us to the perpetual curate or incumbent for the time being of the perpetual curacy of the said parish of Norton Canes in respect of the estates formerly belonging to the prebend of Hansacre aforesaid, and also of the annual sum or stipend of Five pounds, now payable by us to the same perpetual curate or incumbent, under the provisions of an | liament."

Order of Your Majesty in Council, bearing date the Nineteenth day of May, in the year One thousand eight hundred and forty-six; and provided also, that the same tithes or rentcharges in lieu of tithes to be so vested as aforesaid shall likewise be and be held to be charged and chargeable at all times for ever hereafter, exclusively, and in exoneration of all other tithes or rentcharges in lieu of tithes or other hereditaments and premises formerly belonging to the said prebend of Hansacre, with the liability to repair and maintain the chancel of the church of the said parish of Norton Canes.

"And we further recommend and propose, that the tithes or rent-charges in lieu of tithes, described in the Seventh Schedule hereunto annexed, and therein numbered I., arising out of or upon lands situate within the parish of Norton Canes aforesaid, with their appurtenances, lately belonging to the Prebend of Hansacre aforesaid, and now vested in us; and also the tithes or rentcharges in lieu of tithes described in the same schedule, and therein numbered II., arising out of or upon lands situate within the parish of Saint Michael, Lichfield, in the last-mentioned county and diocese, with their appurtenances, lately belonging to the Prebend of Freeford, in the said Cathedral Church of Lichfield, and also vested in us, and all our estate and interest therein, shall, in like manner, and by the authority aforesaid, be transferred to, and become absolutely vested in the perpetual curate or incumbent for the time being of the Consolidated Chapelry of Ogley Hay, in the same county and diocese.

"And we further recommend and propose, that the whole of the lands, tenements, and other here-ditaments and premises, situate within the limits of the parish of Nettleham, in the county and diocese of Lincoln, which lately belonged to, or were held and enjoyed with the Chancellorship of the Cathedral Church of Lincoln, and are now vested in us, with their appurtenances, and all our estate and interest therein, shall, in like manner, and by the authority aforesaid, be transferred to, and become absolutely vested in, the perpetual curate or incumbent for the time being of the perpetual curacy of the said parish of Nettleham.

"And we further recommend and propose, that nothing herein contained shall prevent the further augmentation by us of any of the said benefices or churches if it shall be deemed fit, when there shall be sufficient means for that purpose; and that if it shall appear to us to be expedient, at any future time, that instead of the annual sum then in course of payment by us to the incumbent of any benefice or church, or instead of any part of such annual sum, a gross sum equivalent thereto should be substituted, or any land, tithe, or other hereditament, should be conveyed to such benefice or church in fee, nothing herein or in any other Scheme contained, shall prevent us from recommending and proposing such a substitution, or from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the herein-named Act, or of any other Act of Par-

"FIRST SCHEDULE.

Name and Quality of Benefice or	County.	er	Diocese.	Annual Grant by Commissioners.	
Gonerby, Great, P.C Leverton, North, V Mansfield Woodhouse, P.C. Skegby, P.C Withnell, P.C	•••	Lincoln Nottingham Nottingham Nottingham Lancaster		Lincoln Lincoln	£ 4 9 8 5 21

" SECOND SCHEDULE.

Extract from the Summary of the Apportionment of the Rentcharge in lieu of Tithes in the parish of Emneth, in the county of Norfolk.

<u> </u>	Enmeth, in the county of Norton		
Landowners.	Occupiers.	Total Quantities.	Total Rentcharge payable to Impropriators.
		A. R. P.	£ s. d.
Haynes, William, Nos. 122a, 128	Himself	32 0 5	10 18 8
139, 292, 332, 339a, 414 Hoare, Henry	. Lynn, John	31 1 29	7 3 9
TT-11 TT.	0	22 1 6	7 5 9
TT A	Daniel Trans	48 1 23	12 18 11
Tama Dhilim	TT:14	17 1 15	5 2 0
Typn Tohn	Triming:	3 0 5	1 14 4.
Leavens, Jacob	Trimage	2 3 21	0 18 5
Motoslia Chamles	Francis, John	40 0 15	8 19 6
	Gray, Robert	26 1 10	5 10 7
	Lent, Philip	13 3 27	3 18 10
Marshall, Joseph	Lent, Philip	6 1 24	0 11 6
Monshall Don Barrand	. Scrafield, Robert	1 1 2	0 8 4
76.5 - 7 77.1 7 7 7 7 7	Themselves	0 1 35	0 4 5
Montan Talan	. Walker	0 0 10	0 6 0
Rf D. L 4	. Drew, John	30 1 33	5 11 6
	Lynn, John	0 2 21	0 5 0
Marshland, Smeeth, and Fer		11 0 11	2 2 10
Commissioners.			, 🕶
Neale, John	. Burges, William	10 1 34	2 17 9
Neale, Thomas	Continued in Milliams and	1 1 11	0 11 1
Nurse, Samuel	TT: who a 14	0 1 33	0.46
Monston Donton at	. Howard, John	E 0 10	1 13 7
Dantas Cin III	Fowler, Joseph	10000	3 16 7
Peckover, William	Manta 337:11:	112 0 6	18 13 8
• •	Snarey, George	17 1 4	2 15 9
Phillips, Edward	Hopkins, Mary	8 2 39	1 11 3
TO 3 T01! 1 41	Buxton, John	0 3 0	0 6 2
Peate, John	Himself	1 1 0	0 8 4
Robb, John	Himself	33 2 30	9 6 3
	Jackson, John	2 0 12	0 12 2
	Smither, Charles	2 1 35	0 14 1
	Walker, Thomas		0 7 9
	Himself		5 1 6
	Himself		0 19 8
1 1	Hines, William, and others	1	0 3 10
Sharpe, William			2 2 1
	Martin, James		1 11 4
	Terrington, Zachariah		1 7 8
Steely, Matthew	Reeve, William	6 0 32	2 0 11
	Edwards, John		0 8 0
	Smithee, Charles		2 2 11
	Himself		, 1 4 3
	Terrington, Zachariah		0 11 3
	Himself		0 2 4
F	Gray, Robert		0 5 8
Trafford, Sigismund	Bird, Robert		22 3 0
	Courtmain, Robert		8 5 10
m1 my	North, Nicholas	1	3 19 2
	Himself		0 11 1
Terrington, Zachariah	Himself	. 12 2 14	3 12 3
	•	•	,

"SECOND SCHEDULE-continued.

Landowners.	Occupiers.		Total Quantities.	Total Rentcharge payable to Impropriators.			
Wandby, William Wardale, George	Lent, Édward Pallett, John	•••	A. R. P. 33 1 8 6 0 32 4 1 14 6 0 9 10 2 34 0 2 11	£ s. d. 8 0 10 1 17 11 1 13 0 2 0 0 1 16 4 0 6 3			

"THIRD SCHEDULE.

Landowners.	Occupiers.	Quantity.	Tithe Rentcharge now payable to the Ecclesiastical Commissioners for England.	Total Tithe Rent- charge.
Cummins, George Dale, Mewburn, Esq Dobbing, John Hett, William Hett, John Harbottle, William, Esq	John Thompson Himself Robert Atkinson	A. R. P. 48 2 20 122 2 20 7 2 24 112 0 4 8 0 4 11 2 0 12 1 13 121 0 22	£ s. d. £ s. d. 0 12 6 5 5 0 2 5 0 18 0 0 0 6 0 0 3 1 1 5 0 11 5 0 0 2 0 0 14 0 0 12 0 0 5 0 1 10 0 0 2 0 0 13 10 0 0 2 0 1 0 0	£ s. d. 5 17 6 20 5 0 0 9 1 12 10 0 0 16 0 0 12 0 1 15 0 15 10 0
Holborn, John	another Himself John Harrison Themselves and another Edward Smith Himself Himself Himself John Musgrave John Hutchinson	8 1 31 6 1 8 128 1 23 88 1 27 7 3 36 34 2 12 9 2 12 50 3 8 1 1 32 1 2 0 60 1 17 52 2 6 8 2 24	0 1 0 0 4 0 0 1 0 0 4 0 0 5 0 4 5 0 0 12 0 3 12 6 0 2 0 0 17 6 0 15 0 1 12 6 0 5 0 1 0 0 7 7 0 0 1 0 0 1 0 0 1 0 0 1 0 2 5 0 6 15 0 0 7 0 1 15 0 0 2 6 0 12 6	0 5 0 0 5 0 4 10 0 4 4 6 0 19 6 2 7 6 0 5 0 8 7 0 0 2 0 9 0 9 2 2 0 0 15 0
Reed, Jonathan Stephenson, Thomas Scotson, Matthew Stephenson, John Swalwell, Jane Jones, Lancelot, the Ex- ecutor of Robert Robson Thompson, James	Herself and another Thomas Lynn Himself Robert Herring and others Himself and others James Chrisp Themselves John Mellanby Himself	. 7 2 28 1 3 33 8 3 16 58 3 21 10 2 24 85 0 17 117 2 2 4 1 0 6 0 24 59 2 33 19 3 32 0 3 3 34 0 38	0 5 0 1 0 0 0 5 0 0 0 5 0 0 0 5 0 0 0 2 5 0 0 0 15 0 0 0 12 6 5 0 0 0 12 6 12 5 0 0 0 12 6 12 6 0 12 6 0 1 0 0 2 0 1 0 0 5 5 0 0 1 0 0 5 5 0 0 1 0 0 5 5 0 0 1 0 0 5 5 0 0 1 0 0 5 5 5 0 0 1 0 0 5 5 5 0 0 1 0 0 5 5 5 0 0 1 0 0 5 5 5 0 0 1 0 0	1 5 0 0 5 0 0 7 5 5 1 0 0 19 0 5 12 6 13 17 6 0 7 0 0 10 6 8 12 6 1 15 0 0 3 0 6 5 0
Wetherall, Christopher Wood, Anne	Himself and others Herself	9 2 1 48 1 19 £	0 7 0 1 0 0 0 16 0 6 4 0 20 4 0 125 4 6	1 7 0 7 0 0 145 8 6

"FOURTH SCHEDULE.

"Extract from the Summary of the Apportionment of the Rentcharge in lieu of Tithes in the Parish of Llandissilio Gogo, in the county of Cardigan.

Landowners. Occupiers.	Total Quantity.	Total Rentcharge payable to Appropriator.
	A. R. P.	£ s. d.
orge Bowen Jordan Jordan, Evan Davies		4 14 0
Esq. John Davies	89 2 27	4 14 0
A . 73 . 3 Com	18 1 10	1 10 6
zabeth Jones Herself	. 05 0 10	1 1 6
ha Tilan County and Dec	150 0 4	7 7 0
Eleanor James	10 0 00	150
David Jenkins	07 1 17	2 5 0
Thomas Williams	2202	4 6 0
David Williams		0 9 0
	38 3 18	2 14 6
David Evans Himself and others		5 10 6
	11 2 4	0 14 0 3 12 6
Dowld /Phomos	90 1 96	3 6 0
William Danies	56 3 0	2 2 3
Poss Taxas	10 0 20	0 9 6
an Evans William Thomas	20 1 23	0 15 0
v. John Jones William Lewis		6 15 6
	56 2 20	1 13 0
	285 3 30	7 7 0
	68 3 20	4 8 0
	342 0 10	8 12 0
C.: Gal Tamas	106 3 0	3 17 0
Tahm Tamia	490 9 10	8 5 0
David Thamas	55 1 10	1 4 0
Representatives of the late Denial Book	289 0 8	14 2 0
Thomas I lawsllyn Donny For I Islan Observer	94 2 12	2 7 0
Mk amon The amon	32 0 6	1 3 0
Einon Watkins	9 3 18	0 10 0
	11 1 4	0 5 0
	18 3 0	0 10 0
	154 2 5	7 13 0
miamin Evens Evens Evens	05 1 16	7 0 0
nkin Ranyon Fee	000 1 10	7 15 0
Damid Tomas	95 3 34	3 16 0
II:	14 0 0	1 5 0
noustus Albrough Lloyd Will Londin Thomas	149 0 20	8 1 0
liams Rea	161 3 17	3 17 0
Thomas Jones	138 2 11	3 3 0
	130 0 30	6 6 0
Thomas Williams	148 3 35	4 3 0
	211 2 31	8 19 0
	. 0 3 8	0 4 0
mas Lawis Esa	41 3 9 65 2 37	1 17 0
Turkin Tanan	101 0 07	6 0 0
Taba Taraja	200 2 27	2 15 6
mes Davies	27 0 18	1 10 0
homas Parry David Jones	48 3 37	2 17 0
william Charles Free-Himself	15 0 25 2 1 16	1 4 0 0 3 0
man	10 000	1
	12 0 36	1 2 0
eller David Jones Esa John Tonkins	8 2 21	0 14 0 4 0 0
hn Lloyd Davies Fee	55 3 13	0 14 0
Tolon Domino	105 0 0	2 10 0
Daniel Davies	ZO 2 21	1 10 6
Tomas Tomas	113 3 20	5 3 6
	25 2 25	0 15 0
Esther Evans		1 0 10 0
John Evans	107 3 23	2 10 0
John Evans		0 17 0

" FOURTH SCHEDULE.—continued.

Landowners.		Occupiers.		Total Quantity.			Total Rentcharge payable to Appropriator.			
					A,	R.	P.	£	s.	d.
Thomas Rees		Himself	•••		194	2	30	6	2	6
Evan Evans	•••	Daniel Jones	•••	•••	163	2	20	3	0	0
David Davies	•••	Himself	•••		41	2	36] 1	12	6
Daniel Griffiths	•••	John Ebenezer	•••		149	1	30	4	0	0
Thomas Thomas	•••	Himself	•••		29	1	36	0	17	6
Toshua Davies	•••	Himself		•	291	1	20	1, 6	13	0
Rev. Henry Lewis Davies	•••	John Davies	. •••		138	1	0	4	15	0
David Davies	•••	Himself	404		164	î	27	6	6	0
David Evans, Esq	•••	John Thomas	•••		374	3	8	8	8	0
		David Jones	•••		50	0	14	0	11	6
The Corporation of Pembroke		James Evans	•••		164	3	26	8	15	0
		John Owens	•••		269	1	8	12	12	0
		Hugh Davies	•••		10	ī	16	0	15	0
		James Jones	•••		15	3	3	0	14	0
Sarah Griffiths	•••	Herself	•••		69	Õ	14	4	15	0
	•••	Herself	•••		18	0	31	0	13	0
Margaret Evans		Tilian (Thomas	•••		13	Õ	32	1 0	6	0
Tala Tamas		Evan Jones	•••		6	1	38	0	3	0
John Jones	•••	Daniel Davies	•••		7	-	12	0	3	6
		David Davies	•••		3	ĭ	24	Ī	ĭ	6
			•••	~	•	•				
				į				£283	9	0

"FIFTH SCHEDULE.

Extract from the Summary of the Apportionment of the Rentcharge in lieu of Tithes in the parish of Llandissilio Gogo, in the county of Cardigan.

Landowners.	Occupiers.	Total Quantity.	Total Rentcharge payable to Appropriator.		
		A. R. P.	£ s. d.		
Thomas Lewis Lloyd, Esq	Watkin Watkins	280 2 20	7 2 0		
	Evan Davies	102 2 20	l 5 0		
The Representatives of the late Thomas Llewellyn Parry, Esq.	David Lewis	287 0 13	5 4 0		
, ,, ,	Ditto	40 () 38 🕏	1 9 0		
James Lewis, Esq	Benjamin Lewis	318 3 10	6 8 0		
· -	Thomas Jones	68 0 3	D 18 0		
William Owen Price, Esq	Evan Lloyd	360 3 7	6 5 0		
John Lewis	Himself	366 1 29	8 0 0		
•			.£36 11 0		

"SITTI SCHEDULE.

Extract from the Summary of the Apportionment of the Rentcharge in lieu of Tithes in the parish of Norton Canes, in the county of Stafford.

Landowners.		Occupiers.		Total	Quat	ntity.		<u>s</u> ahle	
Albutt, William Brook, William Neville Carter, Messrs., Brothers Church and Churchyard Curtis, Joseph Gildart, Frederick, Rev.	•••	Himself Himself and others Cooper, John Rowley, William Smith, John Brooks, William R. Brooks, M., Widow	 	A. 0 17 9 0 5 67 7	R. 2 2 1 1 1 5 0 3	5 19 1 21 8 27	0 3 1	s. 2 8 13 	6 0 0

" SIXTH SCHEDULE .- continued.

Moss, John Himself 8 2 21 1 6 0 Moss, Robert Himself 1 1 3 4 0 5 0 Moss, Alfred Himself 8 2 1 6 0 Moss, Arthur Himself 8 2 1 1 6 0 Norton Parish (Trustees) Brooks, William Neville 2 1 20 0 6 0 Norton School Trustees Clenlow, John 10 0 1 2 6 0 0 1 2 6 0 0 1 2 6 0 0 1 2 2 2 0 0 6 0 2 4 0 0 1 3 2 2 2 0 0 6 0 2	Landowrers.	Occupiers.	. (1900-1909 - 1	Total Quantity.	Total Rentcharge payable to Appropriator.
Cardadock, Walter				A. R. P.	£ s. d.
Himself	Gildart, Frederick, Rev	Craddock, Walter			
Jenney, James					∴010
Lander, George 27 1 88			•••		(
Masfen, William			•••		
Mann, Charles			***	II)	
Ambury, Robert, Esq Clenlow, John Clenlow, William Clenlow, John Clenlow,				102 0 96	
Hanbury, Robert, Esq. Clealow, John Masfen, William 73 216 14 0 0 0 0 0 0 0 0 0				0 1.25	
Masfen, William	Hanbury, Robert, Esq			EC 0 20	
Rowley, William	, , ,				
Shorters, John		• • • • • • • • • • • • • • • • • • • •	,	1 1 28	6 1 0
Hill, John	•	Rowley, William			· ·
Hill, John Lussey (late Phineas) Adcock, Edward Cooper, John	·		••• •		1
Adecock, Edward	FF'11 Y 1		•••	1	1 1 1 1
Cooper, John 24 0 13 0 10 0 Cooper, Phineas 3 1 24 0 10 0 Cooper, Phineas 3 1 24 0 10 0 Cooper, Phineas 3 25 0 18 0 10 0 Cooper, Phineas 3 25 0 18 0 10 0 Cooper, Phineas 3 25 0 18 0 Cooper, Phineas 4 2 2 2 2 0 Cooper, Phineas 4 2 2 2 2 0 Cooper, Phineas 4 2 2 2 2 2 0 Cooper, Phineas 4 2 2 2 2 2 2 2 2 2			***	1	1
Cooper, Phineas	_ · ·			04 0 12	1
Lander, Thomas	, or			9 1.04	
Lindop, Joseph 137 0 9 17 10 0				2 2 25	1 .
Meanley, Richard				197 0 0	1 7 77 1
Parker, Robert	•			17 2 20	290
Rowley, William	· · · · · · · · · · · · · · · · · · ·	Parker, Robert		. 6 2 26	
Stokes, John, Esq	•	Rowley, William	·		
Himself			•••		l ·
James, J. A., Rev. Hulme, William 80 0 0 10 16 0 Knight, Widow		1	•••		
Lindop, Thomas A2			· · ·	W _I I I	_
Brooks, William R.		Hulme, William		10 9 1	
Masfen, William		Drocks William D		40 1 25	1
Parker, Robert	Dictitiend, Conduit Trustees			1 1 0 01	1
Carlot C	•			75 9 91	10
Smith, John Smith, Francis Smith, Edward Stokes, John Smith, Edward Stokes, John Smith, Edward Smith, Edward Simpkins, John Smith, Edward Smith, Edward Simpkins, John Simpkins, Joh	Lister, Thomas Henry, Esq			0. 9. 7	0 3 0
Marson, Edward Craddock, James 1 2 30 0 5 0 Moss, John Himself 8 2 21 1 6 0 Moss, Charles Himself 1 1 34 0 5 0 Moss, Alfred Himself 8 2 36 1 6 0 Moss, Arthur Himself 8 2 1 1 6 0 Moss, Arthur Himself 8 2 1 1 6 0 Moss, Arthur Himself 8 2 1 1 6 0 Moss, Arthur Himself 8 2 1 1 6 0 Norton Parish (Trustees) Brooks, William Neville 2 2 22 0 8 0 Sayer, Samuel 2 1 20 0 6 0 0 Clenlow, John 10 0 0 1 2 6 0 Doley, Thomas 0 1 11 0 0 6 Masten, William 2 2 2 2 0 0 6 0 Moss, John 17 2 26 2 0 0 Sayer, Samuel 2 2 36 0 2 0 Moss, Herry, and Forster, John 6 0 9 0 2 36 Smith, Edward		Smith, John		0 1 20	1 5 0
Moss, Robert			•••		[
Moss, Alfred Himself 8 2 36 1 6 0 Moss, Alfred Himself 7 0 34 1 6 0 Moss, Arthur Himself 7 0 34 1 6 0 Norton Parish (Trustees) Brooks, William Neville 2 1 1 6 0 Norton School Trustees Clenlow, John 10 0 0 1 2 6 Norton School Trustees Clenlow, John 10 0 0 1 2 6 Doley, Thomas 0 1 11 0 0 6 0 Meanley, Richard 22 1 25 0 7 0 0 Meanley, Richard 22 2 6 2 4 0 0 Moss, John 17 2 26 2 0 0 0 Sayer, Samuel 2 0 20 0 6 0 0 Sayer, Samuel 20 20 0 6 0 0 Mass, John 17 2 26 2 0 0 0 Sayer, Samuel 20 20 0 6 0 0 Massen, William 0 2 36 0 2 0 0 Pagett, John 0 3 6 0 0 6 0 0 Smith, Edward 13 3 10 24 5 0 <		1	•••		
Moss, Alfred Himself 7 0 34 1 6 0 Moss, Arthur Himself 8 2 1 1 6 0 Norton Parish (Trustees) Brooks, William Neville 2 2 22 0 8 0 Sayer, Samuel 2 1 20 0 6 0 Clenlow, John 10 0 0 1 2 6 Doley, Thomas 0 1 11 0 0 6 Ingram, William 2 1 25 0 7 0 Mesnley, Richard 22 2 6 2 4 0 Moss, John 17 2 26 2 0 0 Saver, Samuel 2 0 20 0 6 0 Saver, Samuel 2 0 20 0 6 0 Masfen, William 0 2 36 0 2 0 Pagett, John 6 0 9 0 18 0 Themselves 0 0 36 0 0 6 Smith, William, late, Executors of Cockayne Noah and others 0 1 32 0 1 6 Smith, Francis Himself 0 1 39 1 0 0 Hobdey, Widow 9 1 9 1 0 0 Hobdey, Widow 9 1 9 1 0 0 Stokes, John, Esq. Himself 3 3 6 0 12 0 Simpkins, John 19 3 35 2 15 0 <t< td=""><td> •</td><td></td><td></td><td>- H</td><td>1</td></t<>	•			- H	1
Moss, Arthur .		TTimesalf .		7 .0.94	
Norton Parish (Trustees) Brooks, William Neville 2 2 2 2		TY:16			
Sayer, Samuel			eville .		
Clenlow, John 10 0 0	(222000)	Saver. Samuel		2 1 20	
Ingram, William	Norton School Trustees		. •••	10 0 0	1 2 6.
Meanley, Richard	47		•••		
Moss, John 17 2 26 2 0 0 6 0	•		•••		
Savage, Robert C., Esq Sayer, Samuel			•••		
Savage, Robert C., Esq Masfen, William 0 2 36 0 2 0 Saunders, Henry, and Forster, Joseph Themselves 0 0 36 0 0 6 Smith, William, late, Executors of Smith, Edward Cockayne Noah and others 0 1 32 0 1 6 Smith, Francis Sylvester, Samuel 139 3 10 24 5 0 Hobdey, Widow 9 1 9 1 0 0 Himself 4 0 14 0 12 0 Stokes, John, Esq. Himself 3 3 6 0 12 0 Street, John Himself 3 3 6 0 12 0 Street, Richard Himself 2 2 1 0 8 0 Street, Richard Smith, John 25 2 11 3 13 0 Sylvester, S., late, Executors of Hall, William 0 1 10 4 10 0 Meanly, Richard 35 1 10 4 10 0 1 0 Manu, Charles 11 3 2 1 17 0 Walsall School Trustees Brooks, M., Widow 73 0 34 10 5 0 Cadman, William 2 0 37 0 5 0	•		•••		
Pagett, John 6 0 9 0 18 0	Savora Robert C For			N 9 2 6	
Saunders, Henry, and Forster, Joseph Themselves 0 0 36 0 0 6 Smith, William, late, Executors of Smith, Edward Cockayne Noah and others 0 1 32 0 1 6 Smith, Francis <td>Davage, Modert C., Esq</td> <td></td> <td>,</td> <td>600</td> <td></td>	Davage, Modert C., Esq		,	600	
Smith, William, late, Executors of Smith, Edward Cockayne Noah and others 0 1 32 12 5 0 16 5 0 10 0 1 0 1 0 10 0 10 0 10 0			-	0.026	3.
Smith, Edward Sylvester, Samuel 139 3 10 24 5 0 Hobdey, Widow 9 1 9 1 0 0 Stokes, William 4 0 14 0 12 0 Stokes, John, Esq. 3 3 6 0 12 0 Street, John		Cockavne Nosh and	l others	0 1 32	0 1 6
Smith, Francis Hobdey, Widow 9 1 9 1 0 0 1 0 0 2 0 1 0 0 0 12 0 0 12 0 0 3 6 0 12 0 0 2 18 0 3 6 0 12 0 <td></td> <td></td> <td></td> <td></td> <td></td>					
Smith, Francis Himself 4 0 14 0 12 0 0 3 6 0 2 18 0 3 6 0 3 6 0 12 0 0 3 6 0 12 0 0 3 6 0 12 0 0 0 3 6 0 12 0 0 0 3 6 0 12 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	• • • • • • • • • • • • • • • • • • • •			0.10.	
Stokes, William 0 2 18 0 3 6 Stokes, John, Esq. <td>Smith, Francis</td> <td>Himasir</td> <td></td> <td> 4 0 14</td> <td>1.</td>	Smith, Francis	Himasir		4 0 14	1.
Street, John	Stokes, William	17:10	·	1	1
Street, John 2 2 1 0 8 0 Street, Richard 0 0 37 0 0 6 Sutherland, Duke of Smith, John 25 2 11 3 13 0 Sylvester, S., late, Executors of Hall, William 0 1 10 0 1 0 Hall, William 35 1 10 4 10 0 Meanly, Richard 11 3 2 1 17 0 Walsall School Trustees Brooks, M., Widow 73 0 34 10 5 0 Cadman, William 2 0 37 0 5 0	Stokes, John, Esq	1 a	•••		Dr.
Street, Richard 0 0 37 0 0 6 Sutherland, Duke of 25 2 11 3 13 0 Sylvester, S., late, Executors of Thompson, John 0 1 10 0 1 0 Meanly, Richard 35 1 10 4 10 0 1 17 0 Manu, Charles 73 0 34 10 5 0 Cadman, William 2 0 37 0 5 0	Church Tales		•••		
Sutherland, Duke of Smith, John			•••		B
Sylvester, S., late, Executors of Hall, William 0. 1.10. 4.10. 0 Thompson, John Manu, Charles 35 1 10 Manu, Charles 11 3 2 Brooks, M., Widow 73 0 34 10 5 0 Cadman, William 2 0 37 1,837 0 30 £282 5 0		1		· · · · · · · · · · · · · · · · · · ·	
Thompson, John Meanly, Richard 35 1 10 4 10 0 1 17 0 11 3 2 1 17 0 10 5 0 Cadman, William 2 0 37 0 5 0 1,837 0 30 £282 5 0				0 1 10	N .
Thompson, John Manu, Charles 11 3 2 1 17 0 Brooks, M., Widow 73 0 34 10 5 0 Cadman, William 2 0 37 0 5 0				95 1 10	
Walsall School Trustees Brooks, M., Widow 73 0 34 10 5 0 Cadman, William 2 0 37 0 5 0	Thompson, John		. *	11 2 2	1.4
Cadman, William 2 0 37 0 5 0 1,837 0 30 £282 5 0	Walsall Salvad Taustoon				_
1,837 0 30 £282 5 O	•				1
1,837 0 30 £282 5 0					
1,857 0 30 1282 0 0	••			1005 000	
	•	1	•	1,837 0 30	£282 5 0

"SEVENTH SCHEDULE.

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"Extract from the Summary of the Apportionment of the Rentcharge in lieu of Tithes in the parish of Norton Canes, in the county of Stafford.

Landowners.	Occupiers.	Total Quantities.	Total Rentcharge payable to Appropriator.		
Arblaster, Charles	Himself and another	A. R. P. 1 0 38	£ s. d. 0 4 6		
Birck, John Seedhouse	Himself and another	1 2 5	050		
Blew, Thomas	Δί Δι	29 0 20	4 5 0		
Caddick, Thomas	la 'tı	43 1 27	500		
Caddick, William	l TTP 1. 10	1 0 28	0 4 6		
Caddick, Mrs. James	Webb, John	4 2 30	0 14 0		
Gildart, Frederick, Rev., and Executors of late Hussey	Themselves and others	15 0 28	196		
Hanbury, Robert, Esq	Paxon, John	0 0 27	0 0 6		
Hanbury, John, Esq	Middleton, Wm., and another	0 2 32	0 2 0		
Hanbury, William, Esq	Ironmonger, Benj., and another	1 0 26	0 3 0		
Haynes, Robert	Beck, Edward	17 0 23	2 11 0		
Hocken, William	Himself	0 0 30	0 0 6		
Holdcroft, John	Himself	0 0 26	0 0 6		
Hussey (late Phineas), Executors	Arblaster, Edmund	27 3 0	2 15 0		
of	Beck, Edward, sen	28 1 18	3 0 0		
·	Beck, Edw., jun., and others	8 3 35	1 0 0		
	Cooper, Abram	6 3 26	0 14 0		
	·Cooper, Joseph	44 1 9	4 10 0		
•	Genders, Joseph	79 0 9	900		
	Middleton, William	152 2 7	16 10 O		
	Webb, John	26 1 20 -	360		
	Woodhouse, William	12 0 3	1 10 0		
•	Arblaster, Henry, and others	15 2 22	1 12 0		
•	Himself	114 0 1	5 14 0		
Lichfield Road Trustees	Spencer, Timothy	0 0 33	006		
Lister, Thomas Henry, Esq	Thacker, James	35 0 32	480		
Mann, Wm., late (Executors of)	Mann, Charles	1 2 12	0 4 6		
Norton Parish (Trustees)	Hill, Widow	1 0 4	0 2 0		
Rathbone, John	Himself	1 3 17	0 6 0		
Rathbone, John and James	Themselves	0 1 24	0 1 0		
Rathbone, James	Himself	1 2 12	0 5 0		
Seedhouse, Thomas	Himself	0 2 13	0 2 6		
Smith, William	Hemming, Thomas	3 1 29	0 10 0		
Teece, John and George	Rathbone, Philip	0 0 10	0 0 6		
Wyreley and Essington Canal	Themselves	8 0 24	1 0 0		
!		85 3 5	 ,		
		771 2 25	£71 11 0		

II.

[&]quot;Extract from the Summary of the Apportionment of the Rentcharge in lieu of Tithes in the township of Hammerwich, in the parish of St. Michael, Lichfield, in the county of Stafford.

Landowners.	Occupiers.	Total Quantities.	Total Rentcharge payable to Appropriator.
Anglesey, Marquis of	Hill, Thomas Wall, William	1 1 1 14	£ s. d. 0 2 8 0 0 9
		2 1 23	£0 3 5"

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London

Gazette pursuant to the said Act; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the respective Registrars of the several dioceses of Durham, Saint David's, Ely, Lichfield, Lincoln and Manchester.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 10th day of May, 1860,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act passed in the third and fourth years of Her Majesty, chapter one hundred and thirteen; and of an Act passed in the fourth and fifth years of Her Majesty, chapter thirty-nine; and of another Act passed in the fifth and sixth years of Her Majesty, chapter twenty-six, duly prepared and laid before Her Majesty in Council a scheme, bearing date the eighth day of March, in the year one thousand eight hundred and sixty, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled 'An Act to carry into effect, with certain modifications, the fourth report of the Commissioners of Ecclesiastical Duties and Revenues,' and of another Act passed in the session of Parliament held in the fourth and fifth years of your Majesty's reign, intituled 'An Act to explain and amend two several Acts relating to the Ecclesiastical Commissioners for England,' and of another Act passed in the session of Parliament held in the fifth and sixth years of your Majesty's reign, intituled "An Act to alter and amend the law relating to Ecclesiastical houses of residence,' have prepared, and now humbly lay before your Majesty in Council, the following scheme for substituting a money payment for certain property belonging to the dean and chapter of the cathedral church of Chichester.

"Whereas it was by the said recited Acts enacted and declared, that, by the authority of a scheme prepared by us, and ratified by an Order of your Majesty in Council, and for the purpose of fully carrying into effect any of the provisions of the said first recited Act, any sum of money which should have been invested in the public funds, or in other security or securities, in trust for any ecclesiastical body corporate, aggregate, or sole, might, upon application in writing to the Ecclesiastical Commissioners for England, under the hand and seal of such body corporate, and in the case of any chapter, with the consent of the visitor thereof, be directed to be sold, and the same should be sold accordingly, and that the produce of such sale should be applied to such purpose, and in such manner as should appear most conducive to the permanent benefit of such body corporate, and also that, for any like purpose, any arrangement might be made, with the consent in writing, under the corporate seal of any chapter, for the sale, transfer, or exchange, of any lands, tithes, or other hereditaments belonging to such chapter, or for the purchase of other lands, tithes, or other hereditaments in lieu thereof, or for substituting in any case any lands, tithes, or other hereditaments for any money payment, or any money payment for any lands, tithes, or other hereditaments; and that the aforesaid provisions relating to the sale and application of any sum of money invested in trust for any ecclesiastical body corporate did and should include and apply to all monies and securities for money, and to all stock in the Government Funds or elsewhere standing in the name of the Accountant-General of the Court of Chancery, or in the name or names of any other public

officer, or of any individual or individuals for or to the credit of, or in trust for, any bishop, dean and chapter, dean, or canon, whether for the purpose of being laid out in land or otherwise.

"And whereas the said chapter consists of a

dean and four canons.

"And whereas the said dean and chapter are now seized in fee of divers manors, lands, tithes, tenements, and hereditaments, the greater part of which have been heretofore demised or granted on leases, or grants for years or lives, at small annual reserved rents, and upon payment of fines; and they are also beneficially interested, or otherwise entitled, to certain sums of stock or cash invested or held in trust as aforesaid, more particularly specified and set forth in the Schedule hereunto annexed, marked A.

"And whereas by an order and decree of the said dean and chapter, bearing date the second day of March, one thousand eight hundred and sixty, and duly confirmed as a statute by their visitor, and registered in the registry of the diocese, it was provided, that four-ninth parts of the yearly sum of four thousand and five hundred pounds hereinafter mentioned, or of the net annual proceeds of the estates, which may at any time hereafter be substituted for the same, should be appropriated to or for the several persons or objects connected with the said dean and chapter, and enumerated and set forth in the schedule hereunto annexed, marked B.

"And whereas one of the purposes of the said Acts is to provide a fund for making better provision for the cure of souls; and the said dean and chapter have proposed to us, with the consent of their visitor, that the said manors, lands, tithes, tenements, and hereditaments, stock and cash (except as hereinafter excepted), should be dealt with in manner hereafter mentioned; and we are of opinion that it would ultimately conduce as well to the improvement of the said fund as to the permanent benefit of the said dean and chapter, that the same should be dealt with accordingly.

" Now, therefore, with the consent of the dean and chapter of the cathedral church of Chichester, and of the Right Reverend Ashhurst Turner, Bishop of Chichester, as visitor of the said dean and chapter, testified by their having respectively hereunto affixed their capitular and episcopal seals, we humbly recommend and propose that, in consideration of the money payments hereinafter mentioned to be paid by us to the said dean and chapter, all the manors, lands, tithes, tenements, and hereditaments, which now belong, either in possession or reversion, to the said dean and chapter (excepting any right of ecclesiastical patronage, and certain messuages or tenements and premises situate in the cathedral close at Chichester, particularly described in the Schedule hereunto annexed, marked C), subject, nevertheless, to the liabilities and claims upon or in respect of the same manors, lands, tithes, tenements, and hereditaments to or for which the said dean and chapter are now liable, and which are specified and set forth in the Schedule hereto annexed, marked D, and all the estate and interest of the said dean and chapter in the said manors, lands, tithes, tenements, and hereditaments shall, as from and after the twenty-ninth day of September, in the year last past, without any conveyance or assurance in the law other than any duly published Order of your Majesty in Council, ratifying this scheme, become and be transferred to, and vested in, us. and our successors, and that we and they shall thereupon become and be absolutely seized of the same in fee; and that, in consideration of, and for such transfer and conveyance, there

BZ

shall, on the first day of May and the first day of November in every year, be paid by us to the said dean and chapter, in respect of the half year then last past, the sum of two thousand two hundred and fifty pounds, and also until the said dean and chapter shall have been put into possession of real estates, as hereinafter mentioned, the further sum of one hundred pounds (such lastmentioned sum to be by them appropriated and paid to the chapter clerk for the time being, in respect of the profits which would have accrued to him on account of the management of the estates hereby proposed to be transferred to us), and that the first payment of each of such halfyearly sums respectively be made on the first day of May next, and that immediately upon the publication in the London Gazette of an Order of your Majesty in Council, ratifying this scheme, a payment of one thousand and eight hundred pounds shall be made by us to the said dean and chapter in respect of profits which the said dean and chapter might forthwith derive from the said estates and hereditaments now vested in them, if such estates and hereditaments were not so transferred to us as aforesaid, and that the receipt or receipts of the communar for the time being of the said dean and chapter shall be a good and valid discharge to us for all or any and every such sum or sums of money as shall therein be expressed to have been paid to him by us under the authority of this scheme when ratified as aforesaid.

"And we further recommend and propose that none of the monies or estates to be received or a quired under the provisions of this scheme, shall be applicable to the purposes of our common fund (except only so far as it may be necessary to remburse such fund, any advances made thereout under the provisions of this scheme), until or unless by and under the like authority the said dean and chapter shall have been put into possession in fee simple of real estates, sufficient to secure to the said dean and chapter a clear annual income therefrom (after deducting rates, taxes, and other onigoings, including costs of management), of four thousand and five hundred pounds, subject however, as well to the charges and outgoings particularly described in the said schedule marked B, as to all other capitular liabilities, except the hereinbefore mentioned payment of two hundred pounds per annum to the chapter e erk 🦂

" And we further recommend and propose with the like consent of the said dean and chapter, and of their visitor, that the said sums of stock and cash so described as aforesaid, in the said schedule marked A, and also any other, sums of stock or eash which may be now invested or held in trust for the sa d dean, and chapter (excepting so much of the said stock which stands in the names of the Church Estates Commissioners, as shall be sufficient to produce the sum of one thousand one hundred and eighty-seven pounds nine shillings and eight pence, being the aggregate amount of the prices at which the said dean and chapter, with the consent of the said Church Estates Commissioners, have agreed and contracted to purchase of us and of the Vicars Choral of the Cathedral Church of Chichester, all the estate and interest of us and of the said Vicars Choral, in certain messuages and dwelling-houses, and premises situate within or adjacent to the precincts of the said Cathedral Church), shall as soon as conveniearly may be after the ratification of this scheme, be sold out, and the proceeds thereof be paid to our account at the Bank of England, to be applied | residentiary.

towards the objects of this scheme, and particularly to investment in the purchase of any outstanding interest in the estates herein proposed, to be transferred to us or any or either of them or of any other real estates.

"And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any further or other measures relating to the matters aforesaid, in conformity with the said Acts or either of them, or of any other Act of Parliament.

"SCHEDULE A.

"The sum of eighty-seven pounds two shillings and six pence, three pounds per centum consolidated bank annuities, standing in the names of the Reverend George Henry Woods and the late Reverend Gilbert Henry Langdon, being the proceeds arising from the sale of certain land taken by the London, Brighton, and South Coast Railway Company, for the purposes of their line of Railway.

"Also the sum of four hundred and thirty-two pounds five shillings and six pence, three pounds per centum consolidated bank annuities, standing in the name of the Accountant General of the Court of Chancery, to the credit of the Dean and Chapter of the Cathedral Church of Chichester, exparte 'The London, Brighton, and South Coast Railway Company.'

"And also, the sum of one thousand five hundred and seventy two pounds and three shillings, three pounds per centum consolidated bank annuities standing in the name of the Accountant-General of the Court of Chancery, to the credit of the said dean and chapter, exparte 'The London, Brighton, and South Coast Railway Company.'

"And also the sum of one hundred and seventyone pounds two shillings and eleven pence, three
pounds per centum consolidated bank annuities,
standing in the names of the Ecclesiastical Commissioners for England, being the proceeds of certain monies arising from the enfranchisement of
property by the said dean and chapter, under the
copyhold Acts, which said stock was in pursuance
of an order of the Copyhold Commissioners, dated
the twelfth day of April, one thousand eight hundred and fifty-four, transferred to the said Ecclesiastical Commissioners."

"SCHEDULE B.

"For the repair, restoration, maintenance, and improvement of the fabric of the Cathedral, for the repairs and services of the churches of Saint Peter, the Great and Saint Paul, in the city of Chichester, for certain ancient pensions, payable by the dean and chapter, for the stipends and allowances to the Ministers, Officers, and Servants of the Church, for the choristers' school, for the choir, for bread money, and for all other expenses connected with the cathedral and with the services of the church, and for subscriptions and donations to schools, churches, and other charitable objects."

"SCHEDULE C.

"All that stable and garden, situate within the cathedral close, and adjoining the house known as the chantry house.

"Also all those two houses, situate within the said cathedral close, with the stable, coach-house, gardens, and other appurtenances thereunto belonging, now in the occupation of the canons residentiary.

"And also all those two houses situate within the cathedral close and adjoining the church-yard of the cathedral, with the appurtenances thereunto belonging, held by the dean and chapter of Chichester, under lease from the vicars choral, one being now occupied for the purposes of the choristers' school, and the other by Jane Elizabeth Scale, spinster."

"SCHEDULE D.

"The annual sum of thirty-one' pounds twelve shillings and seven pence, on account of certain tenths payable by the Dean and Chapter of Chichester, in respect of their capitular estates to the Lord Bishop of Chichester.

"Also the annual sum of forty-seven pounds eleven shillings and five pence, in respect of certain fee farm rents, payable out of the estates belonging to the said dean and chapter, to William, Earl of Radnor.

"And also the annual sum of twenty-eight pounds, five shillings and four pence, in respect of certain fee farm rents payable out of the said estates, belonging to the said dean and chapter, to Ann Hopkins, of Carfax, in the parish of Horsham, in the county of Sussex, widow.

"And also the annual sum of forty pounds payable to the Reverend Charles Henry Hutchinson, Incumbent of the vicarage of Westdean, in the county of Sussex, and to his successors, incumbents of the said vicarage.

"And also the annual sum of thirty pounds payable to the Reverend Stair Douglas, the Incumbent of the perpetual curacy of Funtington, in the said county of Sussex, and to his successors, incumbents of the said perpetual curacy."

"And also the annual sum of thirty pounds to the Reverend George Braithwaite, the Incumbent of the vicarage of Saint Peter the Great, in the city of Chichester, in the said county of Sussex, and to his successors, incumbents of the said vicarage.

"And also the annual sum of twenty-five pounds to the Reverend Thomas Brown, Incumbent of the perpetual curacy of Saint Paul, in the said city of Chichester, and to his successors, incumbents of the said perpetual curacy.

"And also certain payments to the University Life Assurance Company, on account of the annual instalments now remaining due in respect of the sum of six hundred and thirty-seven pounds borrowed by the Dean and Chapter of Chichester, under the powers of an Act passed in the sixth and seventh years of His late Majesty King William the Fourth, intituled 'An Act for the Commutation of Tithes in England and Wales.'

And whereas the said scheme has been approved by Her Majesty in Council; now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the registrar of the diocese of Chichester.

Wm. L. Bathurst.

A T the Court at Buckingham-Palace, the 10th day of May, 1360,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have in pursuance of the Act of the thirteenth and fourteenth years of Her Majesty, chapter forty-one, and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared, and laid before Her Majesty in Council, a scheme, bearing date the eighth day of March, in the year one thousand eight hundred and sixty, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the thirteenth and fourteenth years of your Majesty, chapter forty-one, and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared and now humbly lay before your. Majesty in Council the following scheme for setting out and constituting a district for spiritual purposes, and annexing such district to the consecrated church called Emmanuel Church, situate at Barlow Moor, in the new parish of Saint James Didsbury, and within the original limits of the parish of Manchester, in the county of Lancaster, and diocese of Manchester.

"Whereas it appears to us to be expedient, that a district, for spiritual purposes, should be set out and constituted for, and annexed to, the said consecrated church called Emmanuel Church, situate at Barlow Moor.

" Now, therefore, with the consent of the Right Reverend James Prince, Bishop of Manchester, testified by his having signed and sealed this scheme, we humbly recommend and propose, that all that part of the new parish of Saint James Didsbury (heretofore part of the said parish of Manchester), which is described in the Schedule hereunder written, and which is coloured brown on the map or plan hereunto annexed, shall, upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council, ratifying this scheme, be severed and disannexed from the said new parish of Saint James Didsbury, and shall be set out and constituted for, and annexed to, the said church called Emmanuel Church, situate at Barlow Moor aforesaid, and shall become and be a district for spiritual purposes, and be named 'The District of Emmanuel, Barlow Moor.'

And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in conformity with the provisions of the herein named Acts, or either of them, or of any other Act of Parliament.

"The SCHEDULE to which the foregoing, Scheme has reference.

"The District of Emmanuel, Barlow Moor, being:-

"All that part of the new parish of Saint James Didsbury (heretofore part of the parish of Manchester), in the county of Lancaster and in the diocese of Manchester, which is situate to the north and west of an imaginary line, commencing on the boundary between such new parish and the new parish of Heaton Mersey, in the said county

and diocese, in the middle of a certain occupation road, leading from the Didsbury and Heaton road to a lane called 'School Lane,' and extending thence north-westward along the middle of such occupation road, and along the middle of School Lane aforesaid, to a point opposite to the middle of the northern end of a certain lane leading from School Lane aforesaid, to a house called 'the Grange,' and extending thence southward along the middle of such last-mentioned lane, to a point opposite to the middle of the eastern end of another lane leading from 'the Grange' aforesaid, to the Manchester and Winslow turnpike road, and extending thence south-westward along the middle of such last-mentioned lane to the middle of such turnpike road, and extending thence northward along the middle of the same turnpike road to a point opposite to the middle of the eastern end of York-street, and extending thence westward along the middle of such street to a boundary stone marked 'B.M.D. 1860, No. 1., placed on the western side of Victoriastreet, and extending thence in a straight line due south-west, to a point in the middle of the lane, leading from the house called 'Ford Bank' to Carr-lane, opposite to a boundary stone marked B.M.D. 1860., No. 2., placed on the western side of the said lane leading from Ford Bank, and extending thence south-eastward along the middle of such lane to the middle of Carr-lane aforesaid, and extending thence southward and south-westward along the middle of such last-named lane, and across another lane called 'Stanner-lane,' to the middle of the river Mersey; and extending thence southwards up the middle of the said river to the boundary between the said new parish of Saint James Didsbury and the parish of Northenden, in the county and diocese of Chester."

And whereas the draft of the said scheme has, in accordance with the provisions of the said firstly-mentioned Act, been delivered or transmitted to the incumbent and patrons of the church of the new parish, out of which it is intended that the district therein recommended to be constituted, shall be taken, and the said incumbent and patrons have respectively signified their assent thereto.

And whereas the said scheme has been approved by Her Majesty in Council; now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same, and every part thereof, shall be effectual in law, immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct, that this Order be forthwith registered by the Registrar of the diocese of Manchester.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 10th day of May, 1860.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners relating to the matters aforesaid, or any of them, for England have, in pursuance of an Act in accordance with the provisions of the said Act, passed in the sixteenth and seventeenth years of or of any other Act of Parliament.

Her Majesty, chapter fifty, sections one and two, duly prepared and laid before Her Majesty in Council a scheme, bearing date the eighth day of March, in the year one thousand eight hundred and sixty, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixteenth and seventeenth years of your Majesty, chapter fifty, have prepared, and now humbly lay before your Majesty in Council, the following scheme for effecting an exchange of the patronage of the vicarage of Bury, in the county of Sussex, and diocese of Chichester, for the patronage of the vicarage of Great Marlow, in the county of Buckingham and diocese of Oxford.

"Whereas the Right Reverend Samuel, Bishop of Oxford, is seised in right of his see of the patronage of the said vicarage of Bury, and whereas the patronage of the said vicarage of Great Marlow is vested in the Dean and Chapter of the cathedral church of Gloucester.

"And whereas the said Samuel, Bishop of Oxford, and the said dean and chapter have signified to us their desire that the patronage of the said benefices may be exchanged as hereinafter recommended and proposed.

"And whereas we have made due inquiry and calculation as to the circumstances of the proposed exchange and the relative values of the said benefices and patronage, and we do hereby certify to your Majesty, that having regard to the more important character of the cure of the said vicarage of Great Marlow, as compared with that of the said vicarage of Bury, the value of the patronage of the said vicarage of Great Marlow is equivalent, as nearly as may be, to that of the patronage of the said vicarage of Bury, and that the particulars of such benefices respectively are as set forth in the schedule hereunto annexed.

"Now, therefore, with the consents of the said Samuel, Bishop of Oxford, in testimony whereof he has signed and sealed this scheme, and of the said Dean and Chapter of the cathedral church of Gloucester, in testimony whereof they have hereunto affixed their common or capitular seal, we humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme, and without any further or other assurance or conveyance in the law, the patronage of, or right of nomination to, the said vicarage of Bury shall be assigned and transferred from the said Samuel, Bishop of Oxford, and his successors, and shall become and be vested in, and shall and may from time to time be exercised by, the said Dean and Chapter of Gloucester, and their successors, and that in exchange for the same, the patronage of, or right of nomination to, the said vicarage of Great Marlow shall in like manner be assigned and transferred from the said Dean and Chapter of Gloucester and their successors, and shall become and be vested in, and shall and may from time to time be exercised by the said Samuel, Bishop of Oxford, and his successors in the said see.

"And we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Act, or of any other Act of Parliament.

"SCHEDULE.

Name and Quality of Benefice.	County.	Diocese.	Population. Net Income.		e. Residence.	
Bury, Vicarage	Sussex	Chichester	570	£. 300	s. 0	House
Marlow Great, Vicarage	Bucks	Oxford	4000	260	0	House

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Act; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrars of the dioceses of Chichester and Oxford.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 10th day of May, 1860,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter sixty; of the Act of the eighth and ninth years of Her Majesty, chapter seventy; of the Act of the eleventh and twelfth years of Her Majesty, chapter thirty-seven; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council a representation, bearing date the eighth day of March, in the year one thousand eight hundred and sixty, in the words and figures following; that is to say:

"We the Ecclesiastical Commissioners for England in pursuance of the Act of the third and fourth years of your Majesty, chapter sixty; of the Act of the eighth and ninth years of your Majesty, chapter seventy; of the Act of the eleventh and twelfth years of your Majesty, chapter thirty-seven; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared and now humbly lay before your Majesty in Council the following representation for altering the boundaries of the new parish of Lambwood Hill, in the county of Berks and diocese of Oxford.

"Whereas by the authority of an Order of your Majesty in Council, bearing date the twenty-fourth day of April, in the year one thousand eight hundred and fifty-four, and duly published in the London Gazette of the ninth day of May then next following, a portion of the ancient parish of Shinfield, in the said county and diocese, was duly assigned as a district to the consecrated church of the Holy Trinity situate therein and the district chapelry thereby created was named the district chapelry of Lambwood Hill.

"And whereas the said district chapelry has, under the provisions of the Act of the nineteenth and twentieth years of your Majesty, chapter one

hundred and four, become a new parish such as is contemplated by the Act of the sixth and seventh years of your Majesty, chapter thirty-seven.

"And whereas it has been made to appear to us to be expedient that the boundaries of such new parish of Lambwood Hill should be altered so as to include therein certain portions of the adjacent parishes of Sulhamstead Abbots and Sulhampstead Bannister Lower End, in the same county and diocese, and particularly the tithing of Grazeley.

"Now, therefore, with the consents of the Right Reverend Samuel, Bishop of Oxford (who is patron in right of his see of the said new parish), of the Reverend Freeman Heathcote Bishop, incumbent of the said new parish, and of the Reverend Robert Coulthard, incumbent of the said parishes of Sulhamstead Abbots and Sulhamstead Bannister Lower End (in testimony whereof they have respectively signed and sealed this representation), and of the Provost and Scholars of the Queen's College, in the University of Oxford, patrons of such lastmentioned parishes, (in testimony whereof they have hereunto affixed their common or corporate seal,) we humbly represent that it appears to us to be expedient that the boundaries of the said new parish should be altered so as to include therein all that part of the parish of Sulhamstead Abbots, in the county of Berks, and in the diocese of Oxford, which is comprised within the tithing of Grazeley. And also all that part of the parish of Sulhamstead Bannister Lower End, in the same county and diocese, which is bounded on the west and north by an imaginary line commencing at a point on the boundary between such parish and the parish of Stratfield Mortimer, and Oakfield, in the middle of the road leading from Stratfield Mortimer to Reading, and extending thence northwards along the middle of such road as far as a point opposite to the middle of Totterdown-lane, and extending thence in the same direction to and along the middle of such lane, and along the middle of Good Boys'lane to the point where such last-mentioned lane is crossed by the boundary of the tithing of Oakfield, and continuing thence first to the east and and north, and then to the west along such lastmentioned boundary to the point where it again crosses the middle of Good Boys'-lane aforesaid, and extending thence northward along the middle of such lane to the middle of the road leading from Stratfield Mortimer and Oakfield to Shinfield, and extending thence westward along the middle of the last-mentioned road to a point opposite to the middle of the brook which divides the inclosure, numbered 82 on the Tithe Commutation Map of the said parish of Sulhamstead Bannister Lower End, and on the map hereunto annexed from the close numbered 81 on the same maps, and extending thence northward along the middle of the said brook to the middle of the fence which divides the enclosure, numbered 83 on the said maps (in which said last-named enclosure the houses or premises called or known as Tailor Webb's, are

situate), from the inclosure numbered 84 on the same maps; and thence extending, first northward and then north-eastward along the middle of such fence, and across the brook aforesaid, into the middle of the lane, called or known as James's-lane, and extending thence northward along the middle of the last-named lane to the middle of the green lane, known as Broad-streetlane, and extending thence eastward along the middle of such green lane to its termination, and extending thence in a straight line due east to the boundary of the said parish of Sulhamstead Bannister Lower End, and which portions of the said parishes of Sulhamstead Abbots and Sulhamstead Bannister Lower End, to be so added to the said new parish of Lambwood-hill, are more particularly delineated and set forth upon the map or plan hereunto annexed and are thereon coloured pink.

"And we further represent, that it appears to us to be expedient that the said new parish should henceforth be named, known, and distinguished as 'The New Parish of Grazeley.'

"And we humbly pray that your Majesty will be graciously pleased to take the premises into your Royal consideration, and to make such order in respect thereto as to your Majesty in your Royal wisdom shall seem meet."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased by and with the advice of Her Privy Council to approve thereof, and to order, and it is hereby ordered, that the said proposed addition to, and alteration of, the boundaries of the said new parish of Lambwood Hill, delineated in the said map or plan, be accordingly made and effected, agreeably to the provisions of the said Acts; and, likewise, that such new parish shall henceforth be named, known, and distinguished, as "The New Parish of Grazeley." And Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Oxford.

Wm. L. Bathurst.

A T the Court at Buchingham Palace, the 10th day of May, 1860,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four, section sixteen; of an Act of the second and third years of Her Majesty, chapter forty-nine, section three; and of an Act of the nineteenth and twentieth years of Her Majesty, chapter fifty five, section one, duly prepared and laid before Her Majesty in Council a representation, bearing date the eighth day of March, in the year one thousand eight hundred and sixty, in the words following; that is to say:

"We the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four, section sixteen; of the Act of the second and third years of

your Majesty, chapter forty-nine, section three; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, section one, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Matthew, situate at Haslington, in the parish of Barthomley, in the county of Chester, and in the diocese of Chester.

- "Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Matthew, situate at Haslington aforesaid.
- "Now, therefore, with the consent of the Right Reverend John, Bishop of Chester, testified by his having signed and scaled this representation, we humbly represent that it would in our opinion be expedient that all that part of the said parish of Barthomley, described in the Schedule hereunto annexed, all which part together with the boundaries thereof, is delineated and set forth on the map or plan hereunto also annexed, should be assigned to the said church, and that the same should be named 'The District Chapelry of Haslington.'
- "And with the like consent of the said John, Bishop of Chester, testified as aforesaid, we further represent, that it appears to us to be expedient that banns of marriage should be published, and that marriages, baptisms, churchings, and burials should be solemnized or performed at such church, and that the fees to be received in respect thereof should be paid and belong to the minister of the same church for the time being.
- "We, therefore, humbly pray, that your Majesty will be graciously pleased to take the premises into your Royal consideration, and to make such order with respect thereto as to your Majesty in your Royal wisdom shall seem meet.
 - "The SCHEDULE to which the foregoing Representation has reference.
 - "The District Chapelry of Haslington; being:—
 "All that part of the parish of Barthomley, in
- the county and diocese of Chester, which is comprised within the township of Haslington."

Her Majesty having taken the said representa tion, together with the map or plan thereunto annexed into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church of Saint Matthew, situate at Haslington, in the parish of Barthomley, in the county of Chester, to be called "The District Chapelry of Haslington," be accordingly made, and that the recommendations of the said Commissioners with reference to the publication of banns, and the solemnization of marriages, baptisms, churchings, and burials, in the said church, and with reference to the fees to be paid in respect of those offices, be carried into effect agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Chester.

T the Court at Buckingham Palace, the 10th day of May, 1860,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the thirteenth and fourteenth years of Her Majesty, chapter forty-one, and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-second day of March, in the year one thousand eight hundred and sixty, in the words following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the thirteenth and fourteenth years of your Majesty, chapter forty-one, and of the Act of the nineteenth and twentieth years of your Majesty, chapter fiftyfive, have prepared, and now humbly lay before your Majesty in Council, the following scheme for setting out and constituting a district for spiritual purposes, and annexing such district to the consecrated church of Saint Catherine, at Manchester, situate within the original limits of: the parish of Manchester, in the county of Lancaster, and diocese of Manchester.

"Whereas it appears to us to be expedient that a district for spiritual purposes should be set out: and constituted for and annexed to the said: consecrated church of Saint Catherine, at Man-

chester.

"Now, therefore, with the consent of the Right Reverend James Prince, Bishop of Manchester, testified by his having signed and sealed this scheme, we humbly recommend and propose that all those several parts of the new parishes of Saint: Thomas, Red Bank, Saint Michael, Manchester, and Saint Oswald, Collyhurst (which new parishes; were heretofore part of the said parish of Manchester), which are described in the Schedule hereunder written, and which are coloured respectively pink, brown, and yellow, on the map or plan hereunto annexed, shall upon and from the day of the date of publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme, be severed and disannexed from the said new parishes of Saint Thomas, Red Bank, Saint Michael, Manchester, and Saint, Oswald, Collyhurst, respectively, and shall be set out and constituted for and annexed to the said church of Saint Catherine, at Manchester aforesaid, and shall become and be a district for spiritual purposes, and be named "The District of Saint Catherine Manchester.'

"And we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in conformity with the provisions of the hereinnamed Acts, or either of them, or of any other

Act of Parliament."

"The SCHEDULE to which the foregoing Scheme has reference.

"The District of Saint Catherine, Manchester, being:

"All that part of the new parish of Saint Thomas, Red Bank (heretofore part of the parish of Manchester), in the county of Lancaster, and diocese of Manchester, which lies to the southeast of an imaginary line extending along the middle of the Travis Isle Mill Race.

No. 22386.

Saint Michael, Manchester (heretofore part of the said parish of Manchester), in the same county and diocese, which lies to the north-east of an imaginary line extending from the centre of the bridge over the River Irk, known as "Union Bridge," south-eastward along the middle of Back Irk-street and Gould-street to the boundary of the said new parish of Saint Michael, Manchester.

"And also all that part of the new parish of Saint Oswald, Collyhurst (heretofore part of the said parish of Manchester), in the same county and diocese, which lies to the south of an imaginary line commencing in the centre of the wooden bridge over the said River Irk, connecting 'Bernard Bryan's-lane,' with the Collyhurst-road, and extending thence eastward along the middle of such bridge to the middle of the Collyhurstroad aforesaid, and extending thence southward along the middle of such last-mentioned road to a point opposite to the middle of the western end of Vauxhall-street, and extending thence eastward along the middle of the last-named street to the boundary of the said new parish of Saint Oswald, Collyhurst."

And whereas the draft of the said scheme has, in accordance with the provisions of the said firstly-mentioned Act, been delivered or transmitted to the incumbents and to the patrons of the churches of the several new parishes out of which it is intended that the district therein recommended to be constituted shall be taken, and such incumbents and patrons have respec-

tively signified their assent thereto.

And whereas the said scheme has been approved by Her Majesty in Council, now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the diocese of Manchester.

Wm. L. Bathurst.

T the Court at Buckingham Palace, the 10th day of May, 1860.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four. section sixteen; of the Act of the second and third years of Her Majesty, chapter forty-nine, section three; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, section one; duly prepared and laid before Her Majesty in Council a representation, bearing date the twenty-second day of March, in the year one thousand eight hundred and sixty, in the words following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four, section sixteen; of the Act of the second and third years of your Majesty, chapter forty-nine, section three; and of the Act of "And also, all that part of the new parish of the nineteenth and twentieth years of your Majesty,

chapter fifty-five, section one; have prepared, and now humbly lay before your Majesty in Council, the following representation, as to the assignment of a district chapelry to the consecrated church of Saint Bartholomew, situate in Gray's-inn-road, in the parish of Saint Pancras, in the county of Mid-i dlesex, and in the diocese of London.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Bartholomew, situate in Gray's-

inn-road aforesaid.

"Now, therefore, with the consent of the Right Honorable and Right Reverend Archibald Campbell, Bishop of London, testified by his having signed and sealed this representation, we humbly represent, that it would, in our opinion, be expedient that all that part of the said parish of Saint Pancras, described in the Schedule hereunto annexed, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto also annexed, should be assigned to the said church, and that the same should be named 'The District Chapelry of Saint Bartholomew, Saint Pancras.'

"We, therefore, humbly pray, that your Majesty will be graciously pleased to take the premises into your Royal consideration, and to make such Order with respect thereto as to your Majesty

in your Royal wisdom shall seem meet.

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Bartholomew, Saint Pancras; being:-

"All that part of the parish of Saint Pancras, in the county of Middlesex, and diocese of London wherein the present incumbent of such parish now possesses the exclusive cure of souls, which is situate to the south of an imaginary line extending along the middle of Acton-street, and to the east of the boundary of the district chapelry of Regent-square, Saint Pancras."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church of Saint Bartholomew, situate in Gray's-inn-road, in the parish of Saint Pancras, in the county of Middlesex, to be called "The District Chapelry of Saint Bartholomew, Saint Pancras," be accordingly made and effected, agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of London.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 10th day of May, 1860.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four, section sixteen; of the Act of the second and third years of Her Majesty, chapter forty-nine, section three; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five,

section one, duly prepared and laid before Her Majesty in Council, a representation hearing date the twenty-second day of March, in the year one thousand eight hundred and sixty, in the words following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four, section sixteen; of the Act of the second and third years of your Majesty, chapter forty-nine, section three; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, section one, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Clement, situate at Nechells, in the new parish of Saint Matthew, Duddeston-cum-Nechells, in the county of Warwick, and in the diocese of Worcester.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Clement, situate at Nechells

aforesaid.

"Now, therefore, with the consent of the Right Reverend Henry, Bishop of Worcester, testified by his having signed and sealed this representation, we humbly represent, that it would, in our opinion, be expedient that all that part of the said new parish of Saint Matthew Duddeston-cum-Nechells, described in the schedule hereunto annexed, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto also annexed, should be assigned to the said church, and that the same should be named 'The District Chapelry of Saint Clement, Nechells."

"And, with the like consent of the said Henry Bishop of Worcester, testified as aforesaid, we further represent, that it appears to us to be expedient that banns of marriage should be published, and that marriages, baptisms, and churchings, should be solemnized or performed, at such church, and that the fees to be received in respect thereof should be paid and belong to the minister of the same church for the time

being.

We, therefore, humbly pray, that your Majesty will be graciously pleased to take the premises into your Royal consideration, and to make such order with respect thereto as to your Majesty, in your Royal wisdom shall seem meet.

"The SCHEDULE to which the foregoing Representation has reference.

"The district chapelry of Saint Clement, Nechells, being:

"All that part of the new parish of Saint Matthew, Duddeston-cum-Nechells, in the county of
Warwick, and diocese of Worcester, which is situate
to the north of an imaginary line commencing at a
point in the middle of the Saltley-road, where it is
crossed by the boundary between such new parish
and the new parish of Saltley, and thence extending first to the south-west, and then to the northwest, along the middle of such road, across the
centre of the open space between Bloomsbury
and Bloomsbury-street, and along the middle of
Oliver-street, and of Avenue-road, to the boundary
dividing the said new parish of Saint Matthew,
Duddeston-cum-Nechells, from the parish of
Aston."

Her Majesty, having taken the said representation, together with the Map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church of Saint Clement, situate at Nechells, in the new parish of Saint Matthew, Duddeston-cum-Nechells, in the county of Warwick, to be called "The District Chapelry of Saint Clement, Nechells," be accordingly made, and that the recommendations of the said Commissioners with reference to the publication of banns, and the solemnization of marriages, baptisms, and churchings, in the said church, and with reference to the fees to be paid in respect of those offices, be carried into effect agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Worcester.

Wm. L. Bathurst.

Council Office, Whitehall, May 10, 1860.

7 HEREAS the Cambridge University Commissioners, appointed for the purposes of the Act of the 19th and 20th Vict., cap. 88, in virtue of the powers conferred upon them by the said Act, have framed the following Statutes, dated the 6th day of January, 1860, for the future Government and Regulation of the College or HALL of the HOLY TRINITY in the said University of Cambridge; and whereas the said Statutes have been laid before the Governing Body of Trinity Hall, and no objection has been made thereto, 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 39th section of that Act, within one month after this publication, to petition Her Majesty in Council against the approbation of the said Statutes, or of any part thereof.

Wm. L. Bathurst.

Statutes above referred to.

THE STATUTES OF THE COLLEGE OR HALL OF THE HOLY TRINITY IN THE UNIVERSITY OF CAMBRIDGE,

Made under the authority of an Act passed in the Session of Parliament holden in the 19th and 20th Years of the Reign of Her Majesty Queen Victoria, entitled "An Act to make further "Provision for the good Government and Extension of the University of Cambridge, of the "Colleges therein, and of the College of King "Henry the Sixth at Eton," and of the Act of 22nd and 23rd Vict. c. 34. continuing certain Powers granted by the former Act.

WHEREAS, in the year 1350, William Bateman, Bishop of Norwich, founded and endowed this College, "ad cultusque Divini ac scientiæ canonicæ "et civilis, Universitatisque Cantabrigiensis aug- "mentum, neenon et commodum, regimen et "directionem Reipublicæ; et specialiter dictæ "nostræ ecclesiæ nostræque Diocesèos Norvicen- "cis:" and shortly after gave Statutes for the government thereof, and thereby directed that the College should consist of a certain number of Fellows, of whom one should be the Master, and of a certain number of Scholars; and whereas since the year 1596 the governing body of the College has consisted of the Master and twelve Foundation The time be golden.

man, one by the College out of its general income, and eight under the endowment of other benefactors, formerly members of the College:

And whereas for a long course of years ten of the Fellowships have been deemed "Lay Fellowships," and held by Laymen chosen from Scholars of the College intending to pursue the profession of the law as Advocates at Doctors Commons, or as Barristers; and two thereof have been deemed "Clerical Fellowships," and generally held by persons in Holy Orders, who have been engaged in the Tuition and Chapel Service of the College:

And whereas by Deed under the College Seal, dated the 23rd of December, 1850, a sum of 3,002l. 16s. 5d. Government 3l. per cent. Stock, given to the College by the Will of Horatio Goodbehere, was appropriated for the foundation of a Bye-Fellowship to be held by a person in Holy Orders, who should assist in the Tuition and Chapel Service of the College:

And whereas there are sixteen Scholarships of the College, founded in or previous to the year 1786, and in the election of some of them perferences are given to certain persons, and among them to Scholars from certain Schools:

And whereas in the election to the several Scholarships no right of Preference has been exercised in favour of any School on the occasion of any one of the three vacancies previous to the passing of the former of the said Acts; and whereas it is advisable to abolish all such Rights of Preference; and whereas the Stipends of the said Scholarships have from time to time been increased out of the general income of the College, and it is advisable that in lieu of the Provisions for the said Scholarships made by the Founders thereof, such provision should be made for the same as after mentioned:

And whereas many of the Directions contained in the Statutes of the Founder, and in the Instruments of Endowment of other Benefactors of the College, have become impracticable or inexpedient, and it is advisable that the same should be repealed or altered, and that Statutes should be made for the Government of the College more adapted to the practice of modern times, and calculated to promote Learning and Religious Education, and the main designs of the Founder and Benefactors:

And whereas a body of Statutes for such purpose was framed by the Governing Body of the College, and submitted to us, the Commissioners appointed by the said Act of the 19th and 20th of Her Majesty, for our approval, according to the Provisions of the said Act, before the end of the year 1857, but for want of time was not approved by us, the said Commissioners, within the period prescribed by the said Act: We, the Commissioners appointed by the said Act in pursuance of the Authority given to us thereby, and continued to us by the said Act of the 22nd and 23rd of Her Majesty, do declare and ordain that the following Statutes, when approved as directed by the first of the said Acts, shall be,—

The STATUTES for the COLLEGE or HALL of The HOLY TRINITY in the University of CAMBRIDGE, made under the Authority of the Act 19 & 20 Vict. c. 88, and of the Act 22 & 23 Vict. c. 34.

STATUTE I.

The Constitution of the College.

The Members on the Foundation of the College shall consist of a Master, Thirteen Foundation Fellows, and Sixteen Scholars, subject to the Provisions under Statutes IX and XII.

The Master and Foundation Fellows for the time being shall be the Governing Body of the Gollege.

A majority of the whole number of the existing members of the Governing Body may exercise the same power as the Governing Body possesses, under these Statutes or otherwise, and it is not necessary that the Master shall form one of such

majority.

Other persons may be admitted by the Master to become members of the College, as Fellow-Commoners, Pensioners, or otherwise, by having their names enrolled on the Boards thereof, subject to such conditions and regulations as the Governing Body shall direct, but no person shall be, or be considered as a member of the Foundation thereof, except the Master, Fellows, and Scholars.

STATUTE II.

Interpretation of Terms. .

In the construction of these Statutes, the word "Fellow" shall mean a Foundation Fellow, unless otherwise expressed. "A Majority of the Fellows" shall mean a majority of the whole number of the existing Foundation Fellows. "The Sti-pend of a Fellow" shall mean his annual stipend for the time being, exclusive of the allowances mentioned in Statute XXI. "The University" shall mean the University of Cambridge; a "College Meeting" shall mean a meeting duly convened of the Master and Fellows. "Holy Orders" shall the United Church of England and Ireland, and "a Month" shall mean twenty-eight days.

STATUTE III. The Visitor.

The Visitatorial Power and Authority over the College shall continue to be vested in Her Majesty Queen Victoria, Her Heirs and Successors.

STATUTE IV.

The Goodbehere Fellowship.

The Bye-Fellowship called the "Goodbehere Fellowship" shall henceforth be incorporated with, and form one of the Foundation Fellowships, and the holder thereof shall be entitled to be admitted thereto accordingly.

The Government Stock comprised in the Deed of Foundation thereof shall, notwithstanding anything contained in such Deed, be vested in the

College for general purposes.

STATUTE V. College Meetings.

There shall be two Ordinary College Meetings in each year, for the transaction of the general business of the College, one to be held on the day, not being Sunday, previous to Christmas Day, and the other to be held on the Saturday previous to Midsummer Day, unless the Master shall, having regard to the general convenience of the Fellows, appoint some other day for such Meetings respectively, and give seven days' notice thereof to each of the Fellows.

The Master shall have power to summon a Special College Meeting whenever he shall think fit, and a Majority of the Fellows shall have the

like power.

Seven days' notice of any Special College Meeting, and of the place at which the same is to be held, shall be given to each member of the Governing Body, except in case of emergency, where delay might be detrimental to the College.

The business to be transacted at any Special Meeting shall be specified in the notice thereof, and no other business shall be transacted thereat.

The Ordinary College Meetings shall be held in the College, but Special College Meetings may be held in the College, or in London, or elsewhere, if specified in the notice.

The above notices shall be sent by post or otherwise to each member of the Governing Body at his last known place of address.

The Master, or in his absence the Senior Fellow present, shall preside at all College Meetings.

It shall be the duty of every member of the Governing Body to attend the College Meetings, and especially the Ordinary Meetings, and if any member shall be absent from an Ordinary Meeting, without some reasonable cause to be approved of by the Governing Body, they shall have power on each occasion to impose a fine on him, not more in amount than one-tenth of the stipend of a Fellow.

If any Fellow shall be absent from all College Meetings for three successive years without some reasonable cause to be approved of by the Governing Body, they shall have power either to withhold the payment of his stipend, for such time as they may think fit, or to remove him from his Fellowship, in such manner as is provided for in Statute XXIX., in case of the wilful violation of these Statutes by any Fellow.

The Commemoration Day of the Founder, of Dr. Eden, and other benefactors of the College, shall be the first day of the Christmas College

Meeting.

STATUTE VI.

Powers of the Governing Body.

The Governing Body shall have the supreme management and administration of all the property

and income of the College.

The Governing Body shall have power to make orders for the good government of the College, and for maintaining and improving the discipline and studies of the Students thereof, but no order of the Governing Body shall be made repugnant to, or inconsistent with, any of the provisions of these Sta: utes.

Orders of the Governing Body, hereafter called "College Orders," shall only be made at a College Meeting, and they shall be entered in a book kept for the purpose, and signed by the members of the Governing Body making the same.

The Governing Body shall have power at any time to repeal, alter, or amend such Orders.

In case any person should be appointed Tutor or Lecturer of the College who is not a Fellow, the Governing Body may invite him to attend any College Meeting, and when so invited he shall have a voice in all matters then brought forward connected with the education or discipline of the Students of the College.

STATUTE VII.

Qualifications and Election of the Marter.

Any person shall be eligible to the Mastership, who has taken the Degree of Master of Arts, or of Master of Laws, or any superior Degree, or who, previously to the year 1857, has taken the Degree of Bachelor of Laws, in the University, and who is fit, having regard to his moral character and ability, to discharge the duties of the Mastership.

The Master shall be elected by the Fellows, or

by a majority of them.

When a Vacancy of the Mastership is occasioned by death, or otherwise, it shall be the duty of the Senior Fellow, and he shall have power, to appoint some time for a meeting of the Fellows, to be held in the College, for the election of a Master, and to give seven days' notice thereof to each of the other Fellows, by post or otherwise at his last known place of address, and such meeting shall be held within one month after such Vacancy has become certainly known in the College. If the Senior Fellow shall refuse or omit, for the space of seven days after a Vacancy of the Mastership shall have become known as aforesaid, to exercise the power hereby given to him, the same power may be exercised by any three of the Fellows.

The Election shall be made "per viam scrutinii," and the Senior of the Fellows present at the Meeting, or some one of them, shall preside as Scrutator, and declare the number of votes given for each person proposed as Master, and if any person has the votes of a majority of the Fellows, he shall be declared to be the Master elected; but if no person has the votes of such majority, there shall be another, and, if requisite, a third scrutiny, and if, after a third scrutiny, no person shall have the votes of a majority of the Fellows, there shall be an adjournment of the Meeting, until such time as the greater number of the Fellows present shall appoint, and so on from time to time, until there shall be an Election in the manner aforesaid to the Mastership; and if no such Election shall be made within three months from the time when the vacancy thereof shall have become known as aforesaid, the appointment of a Master for that vacancy shall devolve on the Chancellor of the University personally, who shall have power, by any writing under his hand, to appoint such person, qualified as aforesaid, to be the Master as he shall think

No person shall be admitted to the Mastership until he has made a Declaration, in the presence of two or more of the Fellows, in the form first stated in the Schedule to these Statutes.

The election, or appointment, to the Mastership, as the case may be, of any person who shall refuse to make the said Declaration within such time as a majority of the Fellows may require, shall be void; and thereupon there shall be a new election or appointment, as the case may be, but such new election shall be made within the three months aforesaid.

Provided always, that in case the Vacancy of the Mastership shall first become known in College during the Summer Vacation, or after the division of Easter Term, the Meeting for the election of a Master may be deferred, or adjourned, until any time within a month after the commencement of next Michaelmas Term, and in that case there shall be no appointment "jure devolutionis" of a Master until three months after the commencement of such Term.

The Senior Fellow shall during any Vacancy of the Mastership, have the same authority as the Master, and he may appoint any one of the Fellows in residence to act as his Deputy, who shall have the like authority during his absence.

STATUTE VIII.

The Authority of the Master.

The Master shall preside and exercise a general Superintendence over the College, and shall have power in cases not provided for by these Statutes, or by any of the College Orders, to make such rules and regulations for the welfare and good government of the College, as he shall think fit.

The Master may appoint any one of the Fellows to be Vice-Master during his pleasure, who shall have the same authority as the Master, during his absence, in all matters relating to the discipline and the domestic management of the College, and at any meetings of Heads of Colleges, or at meetings under sany Act of Parliament affecting the College, where the Master may act by deputy.

The Master, or, in his absence, the Vicc-Master, shall have authority to admit such persons as he may think fit to be members of the College, and no person shall be admitted to be a Member thereof

except by the order of the Master, or, in his absence, of the Vice-Master.

The Master shall have the Appointment of the Tutors, Assistant Tutors, and of the Prelector or Father of the College, subject to the veto of the Governing Body in case they shall disapprove of any such appointment.

The Master shall have the appointment of all the Servants of the College; but he shall not appoint any person to be the butler, cook, porter, or gardener of the College without the previous consent of a majority of the Fellows.

The Master shall have power to dismiss all or any of the servants of the College for misconduct or inefficient discharge of their duties.

The Master shall have such other power or authority as is given to him under any of the provisions of these Statutes.

The Master shall hold his office for life, unless, in the case after mentioned, he shall be removed therefrom by the Visitor.

In case the Master shall become incapacitated by illness for the performance of the duties of his office, the Visitor, on application of the Fellows, or a majority of them, shall have power to appoint one of the Fellows to act as Vice-Master during such incapacity, who shall have the same authority in all matters as the Master.

STATUTE IX. Fellowships.

There shall be Thirteen Foundation Fellowships; Ten of them shall be "Lay Fellowships," and held by Laymen, subject to the dispensing power under Statute XI.; and three of them shall be "Clerical Fellowships," and the persons elected thereto shall be in Holy Orders, or be required to enter into Holy Orders within twelve months after their election, and, if not already in priest's orders, to proceed thereto within a reasonable time, subject to the dispensing power under Statute XI.

The Governing Body shall have power to increase the number of Foundation Fellowships, and to declare whether such additional Fellowships shall be Lay or Clerical Fellowships.

All Foundation Fellowships shall have the same

stipends and privileges.

The Governing Body shall have power to create additional Fellowships upon any new Foundation, in virtue of any new benefactions, with such stipends as they may think fit, and to declare whether they shall be Lay or Clerical Fellowships; provided that such additional Fellowships be subject to no restrictions other than those of the Foundation Fellowships of the College.

Such additional Fellowships, and the persons holding the same, shall, as to the election or appointment, and admission and qualifications of persons eligible thereto, and the tenure thereof, and in all other respects be subject to the same rules and regulations as are in these Statutes contained respecting Foundation Fellowships and Fellows, except so far as they are inapplicable to persons not members of the Governing Body.

STATUTE X.

Qualifications and Election of the Fellows.

The Fellows shall be elected from among all members of the College who have taken the degree of Bachelor of Laws or Bachelor of Arts in the University and who have distinguished themselves in the Examinations of the College or of the University, and who are, in the language of the Founder, "idonei moribus et ingenio" to be Fellows of the College; or if the Governing Body shall at any time think fit, from among all members of the University of similar degrees and qualifications; provided that no person shall be eligible

to a Fellowship who, if admitted thereto, would vacate the same under any of the provisions in Statute XI.

The "Lay Fellowships" are designed for such persons as intend to pursue the legal profession, either as Advocates or Barristers, or Advocates at the Scotch Bar; and no residence in College shall be required of persons holding such Fellowships.

The Clerical Fellowships are designed for persons who may be engaged in the tuition of the students, and a person holding a Clerical Fellow-ship, and also the office of Tutor or Assistant Tutor of the College, shall be subject to the regulations respecting residence mentioned in Statute XV.I.; and when not holding such office he shall reside in College during such portion of each Term, not exceeding two-thirds thereof, as the

Master may require
The Governing Body shall have the Election to all Fellowships, which Election shall be made at one of the ordinary College meetings or at a special

College meeting.

The election shall be made " per viam scrutinii." The Master, or, in his absence, the Senior of the Fellows present, or one of them, shall preside as Scrutator, and declare the number of votes given for each person proposed as a Fellow; and if any person has the votes of a majority of the Governing Body he shall be declared to be the Feilow elected. If no person has the votes of such majority, there shall be another, and, if requisite, a third scrutiny, and if after a third scrutiny, no person shall have the votes of a majority of the Governing Pody, there shall be an adjournment of the meeting until such time as the greater number of the Governing Body present shall appoint, and so on from time to time until there shall be an election in the manner aforesaid to the Fellowship, and if no such election shail be made within twelve months after the vacancy thereof, the appointment of a Fellow for that vacancy shall devolve on the Master, who shall have power, by any writing under his hand, to appoint any person, qualified as aforesaid, whom he shall think fit.

No person shall be admitted to a Fellowship until he has made a Declaration, in the presence of the Master or one of the Fellows, in the Form first

stated in the Schedule to these Statutes.

The election or appointment, as the case may be, of any person to a Fellowship, who shall refuse to make the said Declaration within such time as the Governing Body may require, shall be void, and thereupon there shall be a new election or appointment, as the case may be; but such new election shall be made within the twelve months aforesaid.

A Fellow who is a Bachelor of Laws or Bachelor of Arts, shall be required to proceed to the degree of Master of Laws or Master of Arts (as the case may be), when of the requisite standing, unless the Governing Body shall think fit to enlarge the time

The seniority of the Fellows shall be according to the priority of admission to their Fellowships, and they shall have precedence among themselves according to their seniority, and the Senior Fellow present shall, in the absence of the Master, preside at all College meetings and on other occasions.

STATUTE XI.

Vacancy of Fellowships.

A person holding a Fellowship shall, except in the cases hereinafter specially provided, vacate the same,

In case either of a Lay or Clerical Fellowship:

1. By admission to the Mastership.

By becoming entitled in possession to any red or parental estate, or any benedicial inverse therein, which, if sold, and the proceeds invested in Government 31. per cent. Stock, would produce an annual income equal to three times the amount

of the Stipend of his Fellowship.

3. By becoming entitled in possession to an Income for his own life arising from any real or personal property equal to four times the amount of the Stipend of his Fellowship; and a leasehold estate for an unexpired term of not less than 50 years shall be deemed equivalent to an estate for

4. By acceptance of any Appointment or Office, tenable by custom, or otherwise, for his life or during good behaviour, the annual income whereof is equal to six times the amount of the Stipend of

his Fellowship.

5. By becoming entitled in possession to an income partly arising from an Estate or property, estimated as before mentioned, and partly from such Appointment or Office as before mentioned, if one-third of the annual value of the Estate, estimated as above explained, one-fourth of the income arising from property, and one-sixth of the annual income arising from office, are together equal to the Stipend of his Fellowship.

6. By becoming a Member of any other College

in the University.

7. By open Secession from the Church of

England.

Provided, that a Tutor or Assistant Tutor of the College shall not vacate his Fellowship by reason of any disqualification in respect of property or income, so long as he shall continue to be a Tutor or Assistant Tutor thereof.

In case of a "Lay Fellowship,"-

.8. By entering into Holy Orders, except under

the proviso after-mentioned.

9. At the end of ten years after attaining the full standing of Master of Arts or of Laws, unless he shall be at that time a Professor or Public Lecturer of the University, in which case he shall (if not otherwise disqualified) hold his Fellowship so long as he retains such office.

Provided that if he shall have discharged the duties of Law Lecturer of the College for any period, he shall (if not otherwise disqualified) be allowed to retain his Fellowship for an equal period beyond ten years after the full standing of Master of Arts or of Laws. And this privilege may, by vote of two-thirds, at least, of the Governing Body, be extended to any other College Lectureship which may hereafter be established, with an annual stipend of not less than 100l. a year, payable out of the College income.

Provided also, that if he hold the Office of Tutor, Assistant Tutor, Law Lecturer, or Bursar in the College, the Governing Body shall have power to retain him (if not otherwise disqualified) in his Fellowship so long as he shall continue to

hold any such office.

Provided also, that if a person be elected or appointed to a Fellowship after attaining the full standing of Master of Arts or of Laws, he shall (if not otherwise disqualified) be allowed to retain the same during the space of ten years after his admission thereto.

In case of a "Clerical Fellowship,"

10. By marriage: Provided that the Governing Body shall have power, by a special vote in which not less than two-thirds of the whole number shall concur, to grant to a College Tutor holding a Clerical Fellowship permission to retain his Fellowship notwithstanding marriage, so long as he shall continue to hold the office of Tutor: Provided also, that they shall have further power, by a like vote, after a person holding a Clerical Fellowship has discharged the duties of Tutor for fifteen years, to grant him permission (if not otherwise disqualified) to retain his Fellowahip not with standing marriage,

even though he should cease to be Tutor. But the number of married persons holding Clerical Fellowships shall never exceed two at the same

11. By not entering into Holy Orders within twelve months after his admission to his Fellowship, except under the proviso after mentioned.

12. By his institution or appointment to any Ecclesiastical Benefice tenable for life, the annual income whereof is equal to three times the amount of the stipend of his Fellowship.

13. By his institution or appointment to any Ecclesiastical Benefice of less value tenable for life without the previous consent of the Governing Body to his holding the same without vacating his Fellowship.

The usual year of grace shall be allowed to a Fellow instituted or appointed to any Ecclesias-tical Benefice, and for that purpose his Fellowship shall not be considered vacated thereby until twelve months after his institution or appointment

If any question shall arise as to the fact of any Fellowship having become vacant, the same shall be determined by the Governing Body, subject to an appeal to the Visitor.

Provided always, that if any Person holding a "Lay Fellowship" shall, for any reason which shall be satisfactory to the Governing Body, instead of pursuing the Legal profession, be desirous to enter into Holy Orders, the Governing Body shall have power to permit him so to do, and to suspend the vacancy of his Fellowship, which would otherwise thereby be occasioned, until such time not exceeding the limit allowed by this Statute, and under such conditions as they may think fit, or to transfer him from his Lay Fellowship to a Clerical Fellowship.

Provided also, that the Governing Body shall have power to dispense with the requirement aforesaid of a person holding a "Clerical Fellowship" to enter into Holy Orders or to enlarge the time for entering into the same, and to suspend the vacancy of his Fellowship, which would otherwise be occasioned by his not entering into Holy Orders, until such time and under such conditions, as they may think fit, or to transfer him from his Clerical Fellowship to a Lay Fellowship.

Any Fellow who shall have served the University for a period of not less than ten years in the office of Professor or Public Lecturer may, by a special vote of the Governing Body, in which not less than two-thirds of the whole number shall concur, and with the sanction of the Visitor, be allowed, whether married or not, to retain his Fellowship after ceasing to hold such office, as a mark of distinction in consideration of eminent services rendered to the University; but the number of Fellows so retaining their Fellowships in virtue of this Statute shall never exceed two at

No married Fellow shall be allowed to bring his wife or family to reside in any rooms of the College.

STATUTE XII. Scholarships.

There shall be sixteen Scholarships on the Foundation of the College.

The Governing Body shall have power to increase the number of Scholarships, or to diminish the number thereof for the purpose of consolidation, and they shall also have power to establish additional Scholarships either permanently or for a specified time.

The Scholars shall be chosen from meritorious Students of the College, who have distinguished themselves in the College examinations, or from other meritorious persons who shall distinguish

themselves in any examination which the Governing Body may direct.

A Scholarship shall be tenable until such time as the person holding the same would, if he were proceeding to the degree of Bachelor of Arts, be able in the ordinary course to take such Degree, or for such longer time as the Governing Body may

direct All Preferences in the Election to Scholarships or Exhibitions mentioned in any of the Instruments of Endowment thereof are hereby repealed and abolished.

It shall be the duty of every Scholar to read the Lessons in the Chapel, and Grace at Meals in the College Hall, at such times as the Master shall direct.

The Master shall have power to dispense with the performance of such duties in case any Scholar shall conscientiously object thereto.

It shall also be the duty of every Scholar, by good conduct and diligent study, to uphold the reputation of the College.

In case of any Scholar neglecting his studies, or wilfully violating the Rules of the College, the Governing Body shall have power to order his stipend to be forfeited, or payment thereof to be suspended for such time as they may think fit; and in case of his grave misconduct they shall have power to order him to be removed from his Scholarship, and, if they think fit, also to remove his name from the Boards of the College.

No person shall be admitted to a Scholarship until he has made a Declaration, in the presence of the Master or of one of the Fellows, in the Form lastly stated in the Schedule to these Statutes.

STATUTE XIII.

Law Studentships.

There shall be Three other Scholarships, to be called Law Studentships, for the assistance of such meritorious Students of the College as have taken the degree of Bachelor of Laws, or Bachelor of Arts, and who intend to prepare themselves for practice in the profession of the Law.

The Law Studentships shall be tenable for three years, and have each an annual stipend of 50l.

The Governing Body shall have power to increase the number of such Law Studentships, or the stipends thereof, or the time for which they may be held.

A Law Studentship shall be vacated on admission to a Fellowship.

STATUTE XIV.

Election to Scholarships and Law Studentships.

The Governing Body shall have the election to

the Scholarships and Law Studentships.

In default of any election within six months from the vacancy thereof, the appointment for that vacancy shall devolve on the Master.

The election or appointment shall be made in the manner directed in Statute X. for the election or appointment of a Fellow.

STATUTE XV.

The Bursar and other Officers of the College.

The Governing Body shall appoint one of the Fellows to be the Bursar of the College.

The Bursar shall, subject to the control of the Governing Body, manage all the estates and property, and collect all the revenues and income of the College, and make all proper payments there-The Bursar shall regularly account for all his receipts and payments to the Governing Body at an annual Audit, to be held at their Christmas meeting, or at such other meeting as they may direct.

The monies of the College which shall be received by the Bursar, and not be required for immediate College purposes, shall be kept by him in some bank or banks, to be approved of by the Governing Body, and the Account thereof shall be kept in his own name, described as the "Bursar of Trinity Hall," and no loan or temporary or other investment shall be made thereof without the previous consent and direction of the Governing Body.

The Bursar shall hold the office for three successive years, and he may be re-appointed to the office for such further specified time as he may be

willing to act as Bursar.

Every Fellow, in turn, according to his Seniority, shall, when required by the Governing Body, take the office of Bursar for three years; and if he shall, without reasonable cause to be approved of by the Governing Body, refuse or omit to take the office, they shall have power to inflict a fine upon him, not more in its total amount than one-half of the stipend of his Fellowship, which fine may be repeated if, when three years have expired, he shall again refuse to take the office, and so on from time to time.

The Governing Body shall have power to appoint a Law Lecturer of the College, who shall be appointed for such time, and shall have such stipend being not less than 100*l*. a year, paid to him out of the College income as the Governing

Body shall determine.

It shall be the duty of the Law Lecturer, under the direction of the Governing Body, or in default of such direction, under the direction of the Master, to give Lectures to, and examine the Students of the College in Civil and English Law, and in subjects connected with the study thereof.

Students of other Colleges or Hostels may, if the Governing Body shall think fit, be admitted to such Lectures on payment to the Law Lecturer of such Fees as the Governing Body may determine.

The Law Lecturer shall reside in the University during such parts of each Term as the Governing Body shall direct. But in case of illness or any emergency, the Master may dispense with such residence for such time as he may think fit.

The Governing Body shall have power to establish other College Lectureships, with such stipends payable out of the College income, and under such

regulations, as they may think fit.

The appointment to the Law Lectureship, and to any future Lectureship, to which a stipend payable out of the College income is attached, shall be vested in the Governing Body.

The Governing Body shall have power to appoint a Steward, Librarian, Deputy Bursar, and such other Officers of the College as they may deem requisite.

The Bursar, Steward, Librarian, and Deputy Bursar shall be chosen from the Fellows, and the other Officers may be chosen from the Fellows or

from other members of the College.

The Governing Body shall have power to order payment of such annual salaries to the Bursar and other Officers of the College as they may think fit.

The Governing Body shall have power to remove the Law Lecturer, Bursar or any other Officer appointed by them, from his office in case of misconduct or neglect or inefficient discharge of his duties, and from such order there shall be no appeal.

STATUTE XVI.

Tutors.

There shall be such number of Tutors and Assistant Tutors of the College as the Governing Body shall from time to time direct.

It shall be the duty of the Tutors to maintain discipline among the Students of the College, and provide for their education, in such manner as the Governing Body, or, in default of any order of the Governing Body, as the Master shall approve of or direct.

Persons holding Clerical Fellowships shall be required to take the office of Tutor or Assistant Tutor when appointed thereto by the Master, unless they shall have discharged the duties of such office, or of the office of Professor, or Public Lecturer of the University, during the space of fifteen years, and when so appointed they shall reside in College during two third parts of each Term, and for such longer time, whether during Term or during Vacation, as the Master shall deem requisite for the purpose of tuition; but, in case of illness or any emergency, the Master may dispense with such residence for such time as he may think fit.

The Tutors may employ any persons, to be approved of by the Master, to assist them in any

branch of education.

Such payments for tuition shall be made by the Students of the College as shall be determined

by the Governing Body.

The duties of the Tutors, and the payments for tuition respectively, shall be apportioned among them in such manner as the Governing body shall direct and, in default of such direction, in such manner as the Master shall direct.

There shall be a Prælector or Father of the College. His duty shall be to present Members of the College for Degrees, and to perform the various functions required of Prælectors or Fathers of Colleges by the Statutes and Regulations of the

University.

The Master shall have power for just and and reasonable cause to remove the Prælector or Father, and any Tutor or Assistant Tutor of the College, from his office, and from such order there shall be no appeal; but if he he also a Fellow such removal shall require the sanction of the Governing Body.

STATUTE XVII. College Servants.

There shall be a Butler, Cook, Porter, Gardener, and such other Servants of the College as the Governing Body shall think requisite for its domestic establishment, and they may order such salaries to be paid to them respectively as they may think fit; and the Governing Body may also order such Pensions as they may think fit to be paid to deserving Servants of the College, who have long been in its service, and who are disabled from continuing therein by old age or illness.

STATUTE XVIII.

Divine Service.

There shall be Divine Service in the College Chapel, according to the Ritual of the United Church of England and Ireland, every morning and evening during full Term, at such hours as the Master shall appoint, and at such other times as the Master, having regard to the number of Members in the College, shall direct.

It shall be the duty of the persons holding Clerical Fellowships to provide for the Chapel Service, either personally, if in Holy Orders, or, if not, by some Clergyman to be approved of by the Master. Such duty shall be apportioned among them in such manner as they may agree upon, subject to the approval of the Master, and in default of such agreement in such manner as the Master shall direct.

The Master may, if he think fit, appoint some one of the persons holding Clerical Fellowships, and who is in Holy Orders, to be the Dean of the Chapel, and in that case it shall be the peculiar duty of the Dean to superintend the care of and the provision of all things requisite for the Chapel, and to require the attendance of Students at the Chapel, according to the Rules or Orders of the College. In case of any neglect of such rules, or of any indecorous conduct in Chapel, the Dean shall have power to inflict upon the persons so offending such punishments as in Statute XIX. are mentioned for minor offences.

STATUTE XIX.

Discipline of the Students.

Students of the College are required to be of good conduct, to be diligent in their Studies, to conform to the Rules or Orders of the College respecting instruction and discipline and attendance at Chapel, and to behave with proper respect to the Master, Fellows, and Tutors of the College; and in case of a Student's neglect in any of the matters aforesaid, or unsatisfactory progress in his studies, or extravagance in his expenditure, the Master shall have power to deprive him of his current term, or to order him to absent himself from the University for such time as he shall think fit, or to remove his name from the Boards of the College; and on removing the name of a Student therefrom for any grave misconduct, the Master shall also have power to withhold any Certificate of the terms he has kept; but a Student who is also a Scholar of the College shall only be liable to have his name removed from the Boards thereof under the provision in Statute XII.

The Students, for minor offences in any of the matters aforesaid, shall be liable to the infliction of such punishments as are prescribed by the customs of the College or Orders of the Governing Body.

The Master or Tutor shall have power to inflict

such punishments for minor offences.

The Master may dispense with the attendance at Chapel of any Student who shall conscientiously object thereto.

STATUTE XX.

The Scholarship Fund.

An account shall be kept and be called "The Scholarship Fund."

There shall be paid annually to the Scholarship Fund, out of the College Income, a sum equal in amount to two stipends of a Fellow.

The Scholarship Fund shall be applicable to the payments of the stipends of the Scholarships, to such amount respectively as the Governing Body shall by order direct.

The Governing Body may appoint any Scholar of the College to be the Chapel or Bible Clerk; and may order an additional stipend to be paid to him out of the said Fund for his services.

The Governing Body may apply any surplus which may remain of the Scholarship Fund, after payment of the stipends of the Scholars, in granting rewards to other mentorious Students, and any residue of the Scholarship Fund, after the payments aforesaid, shall be accumulated for like purposes in any future year.

poses in any future year.

The Governing Body shall have power to increase the annual sum before directed to be paid

to the Scholarship Fund.

There shall also be paid out of the College income the allowances heretofore made to the Scholars, under the will of Dr. Eden, for attendance in Chapel on the Commemoration Day.

STATUTE XXI.

Stipends and Emoluments of the Master and Fellows,

An annual stipend of not less than 150% shall be paid to each Fellow, and when the College No. 22356.

income is sufficient to admit an increase thereof, the Governing Body shall have power from time to time to increase the same to an amount not exceeding 2507.

ing 250l.

The stipend of the Master shall be double the amount of the stipend of a Fellow, provided that if the Master be not resident within the provisions of Stat. 19 & 20 Vict. c. 88. s. 7., his stipend shall be only the same as that of a Fellow.

The following allowances or customary payments to the Master and Fellows shall be continued:—

The allowances heretofore made for attendance at College meetings, and for attendance in Chapel, under the will of Dr. Eden, on the Commemoration Day.

The customary payment, under the name of "Coucher," of 2s. a day for commons, during

residence.

The Governing Body shall have power to increase the allowances for attendance at College meetings and on the Commemoration Day, and to order allowances to be made for attending special College meetings, but the amount of the whole thereof, payable in any one year to any person, exclusive of his "Coucher," shall not exceed one-fifth of the stipend of a Fellow, and the Governing Body shall also have power to increase the allowance for "Coucher" to not more than double the above amount thereof.

The Master shall be entitled to occupy, rent free, the Master's Lodge, and the Fellows engaged in the Tuition of the College shall each be entitled to

occupy, rent free, a set of rooms.

STATUTE XXII,

Consolidation of Estates and Property.

All the estates and property of the College, in which it is beneficially interested, and whether originally appropriated or not for particular Fellowships or Scholarships, shall be consolidated, and the revenues thereof, and the income of the College from any other source, shall form the College income, and be applicable for any of the purposes mentioned in Statute XXIII.

STATUTE XXIII.

The College Income.

The College Income shall be applicable,—

1. To the payment of the expenses of the management and protection of the College estates and property, all taxes, rates, and impositions to which the College is liable, and the requisite expenses for carrying on the domestic establishment of the College.

2. To the payment of the University Chest, to be applied to purposes for the benefit of the University at large, of such sum as shall become pay-

able under the next Statute.

3. To the payment of the provision before directed to be made for a Scholarship Fund, the stipends of the Law Students, the stipends and allowances of the Master and Fellows, and any other payments authorized by these Statutes.

The College income shall also be applicable to such payments as the Governing Body shall think fit to direct for any of the following purposes:—

1. For providing a fund for the extension or improvement of the buildings of the College, or of the farmhouses and buildings on its estates.

2. For contributions for the better endowment of College livings; the erection, extension, or improvement of the parsonage-houses; the erection, endowment, or support of churches, schools, and charities in any places where the College has property.

3. For providing additional means of instruction for the Students of the College, and for any purposes which may promote the welfare of the

College, or the advancement of religion and learning in the College, or in the University.

Any surplus which may remain of the College income after the payments hereby authorized shall be accumulated for like purposes in any future year.

STATUTE XXV.

Provision in case of Changes of Value of Money.

If at any time it shall appear to the Governing Body that, by reason of any change in the value of money, the specific sums fixed by these Statutes. or which may be hereafter fixed in exercise of any power given by these Statutes, have 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, they may, by an instrument under the Seal of the College, and with the sanction of the Visitor, for the purpose of correcting or obviating such injustice, hardship, or injury, direct that such annual sums shall be increased or diminished as they shall think fit, and the increased or diminished sums shall thenceforth be substituted for and stand in the place of the sums originally fixed as afore-

STATUTE XXVI.

Provision for increasing the Number of Fellowships and Scholarships.

If it shall at any time appear to the Governing Body that the revenues of the College produce a surplus beyond the amount required to afford to each person holding any Fellowship an average income of 300l. a year (exclusive of rooms and Commons, but inclusive of all other allowances), they may determine either that the number of Fellowships shall be increased or that such part of the surplus, as they may think fit, of such revenues shall be set apart and applied either in increasing the number or emoluments of the Scholarships or Exhibitions within the College, or for such other College purposes as may be considered most advantageous to the College, as a place of Education, religion, and learning.

STATUTE XXVII.

Admission of Master, Fellows, and Scholars.

The admission of the Master, Fellows, and Scholars shall be made in the accustomed manner, or in such other manner as the Governing Body shall direct, and they shall not have any vested interest as such until they have been so admitted.

No oaths or declarations shall be required of them except the declarations mentioned in these Statutes, and except any oaths or declarations which may be required by any Act of Parliament, or by the Statutes of the University.

STATUTE XXVIII.

Removal of the Master.

It shall be the duty of the Master to conform to the Statutes, and by good conduct to uphold the

reputation of the College.

In case of wilful violation of the Statutes by the Master, or of his grave misconduct, affecting the reputation of the College, the Fellows, or a majority of them, may by petition complain thereof to the Visitor, who thereupon shall have power, after hearing what may be alleged by the Master in his defence either to admonish him as to his future conduct, or to remove him from his Mastership, or even to remove his name from the Boards of the College.

Statute XXIX.

Removal of Fellows.

to the Statutes, and by good conduct to uphold the reputation of the College.

In case of wilful violation of the Statutes by any Fellow, or of his grave misconduct affecting the reputation of the College, the Governing Body shall have power, after giving him a reasonable opportunity of alleging what he may think fit in his defence, to remove him from his Fellowship, or even to remove his name from the Boards of the College.

Any Fellow who shall feel aggrieved by an order of removal from his Fellowship, or of his name from the Boards of the College, shall be entitled to complain thereof by petition to the Visitor.

STATUTE XXX.

Removal of other Members of the College.

It shall be the duty of all members of the College to conform to the rules and regulations, and, by good conduct, to uphold the reputation of the College.

In case any member of the College whose removal therefrom is not by these Statutes before provided for, shall wilfully violate the rules or regulations thereof, or shall be guilty of grave misconduct affecting the reputation of the College, the Governing Body shall have power, after giving him a reasonable opportunity of alleging what he may think fit in his defence, to remove his name from the Boards of the College.

No member of the College, unless he be a Fellow, shall after he has taken his Degree be allowed to reside in College, or be admitted to commons therein, without the permission of the

Master.

STATUTE XXXI.

Preservation of Rights of existing Fellows.

The emoluments, tenure of office, and other interests of a pecuniary nature of the present Master, and of all Foundation and other Fellows elected before the confirmation of these Statutes by Her Majesty in Council, shall be regulated by the

previously existing Statutes.

Provided, that if the Master or any such Fellow shall elect to be placed in these respects under the operation of the present Statutes, it shall be lawful for him, within twelve months after such confirmation thereof as aforesaid, to signify such election to the Governing Body by writing under his hand, and his rights in such respects shall be thenceforth governed by the present Statutes accordingly.

STATUTE XXXII.

Honorary Fellows.

The Governing Body shall have power to elect Honorary Fellows of the College, to be chosen from persons, whether married or not, who are distinguished by character and ability, or who have done good service to the College, notwithstanding any of the disqualifications as to Fellows mentioned in Statutes X. or XI.

Honorary Fellows shall be entitled to have their names kept on the boards of the College, free of expense, but they shall not be members of the Governing Body, and shall not be entitled to any payment out of the College income.

Honorary Fellowships shall be tenable for such time and under such conditions, as the Governing Body shall think fit to direct.

STATUTE XXXIII.

Power to settle Doubts as to the Meaning of these Statutes.

If any doubt shall arise with respect to the true intent and meaning of these Statutes, the Visitor It shall be the duty of the Fellows to conform | shall have the power, on the application by petition of the Master or of a majority of the Fellows, to declare in writing the intent and meaning of the Statutes on the matter submitted to him, and the intent and meaning, as declared by the Visitor, shall be deemed the true intent and meaning of these Statutes.

STATUTE XXXIV.

Repeal of former Statutes.

The Statutes of the Founder are hereby repealed, and all provisions in any instrument of endowment of the College, repugnant to these Statutes, are hereby also repealed, subject to the existing rights of any member of the College reserved by the Act 19 and 20 Vict. c. 88, or by Statute XXXI.

STATUTE XXXV.

Amendment of the Statutes.

The Governing Body shall have power from time to time to repeal, amend, or alter these Statutes, with the approbation of Her Majesty in Council.

SCHEDULE.

Form of Declaration on the Admission of the Master or of a Fellow.

'Dabis fidem, quod omnia Statuta hujus Collegii sive Aulæ Sanctæ Trinitatis, fideliter, sine fraude et inviolabiliter observabis.

Item, quad fidelis eris in quocunque Officio, quod in Collegio te habere contigerit in futurum.

Item, quod Commodum et Honorem dicti Collegii, et non contrarium, quam diu vixeris procurabis.

, Responsio. Ita affirmo et ita do Fidem.

2.—Form of Declaration on the Admission of a Scholar.

Dabis fidem, quod Custodi et Sociis hujus Collegii sive Aula Sanctæ Trinitatis comiter obtemperabis, atque animo fraterno et benevolo erga cæteros Scholares uteris.

Item, quod fidelis et diligens eris in omnibus perfungendis officiis quæ, secundum Statuta Col-

legii, ad Scholares pertinent.

Item, quod Commodum et Honorem dicti Collegii et non contrarium, quam diu vixeris, procurabis.

Responsio. Ita affirmo et ita do Fidem.

Given under our Common Seal this sixth day of January, in the year of our Lord one thousand eight hundred and sixty.



Council-Office, Whitehall, May 10, 1860.

HEREAS the CAMBRIDGE UNIVERSITY COMMISSIONERS, appointed for the purposes of the Act of the 19th and 20th Vict., cap. 88, in virtue of the powers conferred upon them by the said Act, have framed the following additional Statutes, numbered from I. to XX., dated the 25th day of January, 1860, respecting the several Scholarships and other Bye Foundations at CHRIST'S COLLEGE, in the said University of Cambridge; and whereas the said Statutes have been laid before the Governing Body of the said College, and before the Visitor thereof, and no objection has been made thereto, 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 39th section of that Act, within one

month after this publication, to petition Her Majesty in Council against the approbation of the said Statutes, or any part thereof.

Wm. L. Bathurst.

Statutes above referred to.

ADDITIONAL STATUTES OF CHRIST'S COLLEGE.

WE, the Commissioners appointed for the purposes of an Act passed in the Session of Parliament, holden in the 19th and 20th years of the reign of Her Majesty Queen Victoria, intituled "An Act to make further provision for the Good "Government and Extension of the University of "Cambridge, of the Colleges therein, and of the "College of King Henry the Sixth, at Eton," do hereby, in execution of the powers given to us by the said Act, make the twenty following additional Statutes, relating to the several Scholarships and Bye Foundations at Christ's College, Cambridge, in the said Statutes more particularly described which Statutes are numbered one to twenty respectively in the copy hereunto annexed, that is to say:—

T

Statute in respect to Sir Maurice Berkeley's Scholarship.

From the date of the confirmation hereof, the right of the Heirs of Sir Maurice Berkeley—under the provisions of an Indenture bearing date the tenth day of February in the seventh year of the reign of King Henry the Eighth between the Master, Fellows and Scholars of Christ's College and Sir Maurice Berkeley, Knight—to have the nomination of one Scholar of the County of Gloucester, to be a Scholar of the College, shall cease and determine; and the election of all Scholars of the College shall henceforth be made by the Master and Fellows, and be regulated in every respect by the Statutes thereof.

ÌΪ

Statute in respect of Dr. Patynson's Scholarship.

From the date of the confirmation hereof, the right of the Dean and Chapter of Durham—under the provisions of an Indenture tripartite made the last day of the month of August, in the thirty-sixth year of the reign of King Henry the Eighth, between the Master, Fellows and Scholars of Christ's College of the first part; the Dean and Chapter of the Cathedral of Durham, and Thomas Patynson, Clerk, Parson of Bishop Wearmouth in the County of Durham of the second part; and the Master and Fellows of Pembroke Hall, of the third part—to nominate a Scholar of Christ's College, shall cease and determine; and the election of all Scholars of Christ's College shall henceforth be made by the Master and Fellows, and be regulated in every respect by the Statutes thereof.

III.

Statute in respect to the Foundation of Sir John Finch and Sir Thomas Buines.

From the date of the confirmation hereof, the provisions of the Statutes of the foundation of Sir John Finch and Sir Thomas Baines (hereinafter called the Finch and Baines Statutes), with regard to the two Fellows and the two Scholars on their foundation (hereinafter called the Finch and Baines Fellows and the Finch and Baines Scholars), shall be repealed; and the rights privileges, duties and obligations of such Fellows.

and Scholars shall henceforth be in all respects

regulated by the Statutes of the College.

Provided however that the rights, privileges, duties and obligations of the Finch and Baines Fellows elected before the confirmation of this Statute by Her Majesty in Council, shall continue to be regulated by the Finch and Baines Statutes, unless any such Fellow shall otherwise elect, as is provided in the supplementary Statute numbered two of the Statutes of the College.

Provided also that until after the interests of such of the Fellows of the College on the foundat ons of the Lady Margaret and King Edward the Sixth respectively, as have been elected before the confirmation of the Statutes of the College shall have expired, neither of the present Finch and Baines Fellows, nor any future one, shall be entitled as of right to receive any share out of the divisable Income now belonging to the foundations of the Lady Margaret and King Edward the Sixth; though, in accordance with the supplementary Statute numbered three of the Statutes of the College, the Master and Fellows may, as circumstances will permit, but without prejudice to existing interests, from time to time partially bring into operation, with regard to the Finch and Baines Fellows, the new distribution of the whole divisible Income as prescribed by the Statutes of the College.

The Annual Income settled upon the College as the Benefaction of Sir John Finch and Sir Thomas Baines, and distributed as is directed in the Finch and Baines Statutes, shall cease to be so distributed; and shall become part of the College Revenue, as is directed in Chapter Six of the

Statutes of the College.

Provided however that the proportionate part of such Income which is now paid to the Master, as directed in the Finch and Baines Statutes, shall continue to be so paid to him, until, by the expiration of interests now existing, he can receive a Dividend equal to four times that of a Fellow, as is directed in Chapter Six of the Statutes of the

Provided also that the proportionate part of such Income which is now paid to each of the Finch and Baines Fellows, as directed in the Finch and Baines Statutes, shall continue to be so paid, until, by the expiration of interests now existing, each Finch and Baines Fellow can receive a Dividend equal to that of each of the

other Fellows of the College.

Provided lastly that the proportionate part of such Income, which is now paid to each of the Finch and Baines Scholars, as directed in the Finch and Baines Statutes, shall continue to be paid to each of the present Scholars; but every Finch and Baines Scholar, elected after the confirmation of this Statute, shall receive such sum as is directed in Chapter Thirty-nine of the Statutes of the College.

IV.

Statute in respect to Lady Drury's Exhibitions.

FROM the date of the confirmation hereof, there shall be no further election to the two Scholarships or Exhibitions, or to either of them, founded at Christ's College, Cambridge, in accordance with the wishes and intentions of Dame Diana Drury, and in pursuance of the provisions of an Indenture made between Thomas Wright, Esq., and the Reverend John Wright, of the one part, and the Master, Fellows and Scholars of Christ's College, of the other part, and bearing date the twentyseventh day of June, 1745.

In place of the said Exhibitions or Scholarships, two Scholars of the College shall be said to be of the foundation of Lady Drury.

But in the election of such Scholars of the College, there shall no preference be given to Scholars brought up in the Free Schools of Scarning, Holt, Swaffham, or Norwich, or any of them; but such election shall in all respects be regulated by the Statutes of the College.

The share, which belongs to the Exhibitions or Scholarships, of the net annual profits of the Estates conveyed to the College by the abovementioned Indenture, shall be paid over to the general fund. constituted under the provisions of Chapter XXXIX. of the Statutes for the maintenance of Scholars of the College.

Statute in respect to Mr. Bunting's Scholarships and Preachership.

From the date of the confirmation hereof, there shall be no further election to the three Scholarships and the Preachership, or to any of them, founded at Christ's College, Cambridge, in pursuance of the provisions of an Indenture bearing date the first day of May in the fortieth year of the reign of Queen Elizabeth, made between Mr. Richard Bunting of the one part, and the Master and Scholars of Christ's College, Cambridge, of the other part.

In place of the said three Scholarships, one Scholar of the College shall be said to be of the foundation of Mr. Bunting.

But in the election of such Scholar, there shall no preference be given to any Candidate, because he was born in either of the Parishes of South Creake, or North Creake, or Burnham Westgate, or because he was born in the County of Norfolk; but the said election shall be in all respects regulated by the Statutes of the College.

The annual profits of the Property, granted to the College by Mr. Bunting by the above-mentioned Indenture, shall henceforth be thus distri buted.

Three-fifths shall be paid over to the general fund, constituted under the provisions of Chapter XXXIX. of the Statutes for the maintenance of Scholars of the College, one-fifth shall be taken as the Preacher's share and dealt with as provided in Chapter XL. of the Statutes, and one-fifth shall be added to the general College Revenue.

Statute in respect to Dr. Widdrington's Scholarships.

FROM the date of the confirmation hereof, there shall be no further election to any of the four Scholarships, founded at Christ's College, Cambridge, in pursuance of provisions contained in the Will of the Reverend Ralph Widdrington, Doctor in Divinity, bearing date the 20th day of March in the fourth year of the reign of King James the

In place of the said four Scholarships, one Scholar of the College shall be said to be of the foundation of Dr. Widdrington.

The election of such Scholar shall not be made by the Master and four Senior Fellows on the Lady Margaret's foundation; but shall in all respects be regulated by the Statutes of the College.

The annual income assigned by the provisions of Dr Widdrington's Will, to be distributed amongst the four Scholars, shall be paid over, with such addition thereto as the Master and Fellows shall think fit, to the fund constituted as is provided in Chapter XXXIX. of the Statutes for the maintenance of Scholars of the College.

VII.

Statute in respect to Mr. Broadbanke's Scholarship.

From the date of the confirmation hereof, there shall be no further election to the Scholarship at Christ's College, Cambridge, established in pursuance of the provisions of the Will of Mr. Robert Broadbanke, bearing date the seventeenth day of November, 1558.

In place of the said Scholarship, one Scholar of the College shall be said to be of the foundation

of Mr. Broadbanke.

In the election of such Scholar no Candidate shall have any preference by reason of his having been born in, or of his belonging to, the Town of Huntingdon; but the election shall in all respects be regulated by the Statutes of the College.

The net annual income of the property belonging to Mr Broadbanke's foundation shall be paid over to the fund constituted as is provided in Chapter XXXIX. of the Statutes for the maintenance of Scholars of the College.

VIII.

Statute in respect to the Tancred Surplus.

From the date of the confirmation hereof, the sum now paid or hereafter to be paid half yearlyunder the provisions of the Will of Christopher Tancred, Esquire, dated the twentieth day of May, 1746, and of an Act of Parliament passed in the second year of the reign of King George the Third, entituled "An Act for Incorporating the Trustees named in the Settlement and Will of Christopher Tancred, Esquire, deceased, and to enable them to take the Estate late of Christopher Tancred to them and their Successors in Perpetuity for the Charitable Uses in such Settlement and Will, and for the better management of the Charity," (2 George III. cap. 15; private Acts)—by the Governors and Trustees of Tancred's Charities to the Master of Christ's College, as the proportion of the Rents and Profits of the Estate devised by the Will of Christopher Tancred, Esquire, due to the Fellows and Scholars of Christ's College; and distributed, as provided in the said Will and Act of Parliament, under the name of "Tancred Surplus" amongst the Thirteen Fellows and the Scholars on the foundations of the Lady Margaret and King Edward the Sixth, shall henceforth (subject, and without prejudice, to existing interests) cease to be so distributed.

Such portion of the sum so paid in every half year, as is not required for the payment of those Fellows and Scholars who are now entitled to an existing interest therein, shall be paid over to the fund constituted as is provided in Chapter XXXIX. of the Statutes for the maintenance of Scholars of the College; and after the determination of all existing interests therein the whole of the said

sum shall be paid over to the said fund.

IX.

Statute in respect to Mr. Tancred's Newmarket Scholarship.

From the date of the confirmation hereof, there shall be no further election to the Newmarket Scholarship at Christ's College, Cambridge, founded in pursuance of the Will of Christopher Tancred, Esquire, bearing date the twentieth day of May, 1746.

In place of the said Scholarship and in consideration of the Tancred Surplus being paid over to the Scholars' fund, four Scholars of the College shall be said to be of the foundation of Mr. Tancred.

In the election of such Scholars, no Candidate shall have any preference by reason of his having been born in the Town of Newmarket, or in the County of Cambridge; but the election shall in

all respects be regulated by the Statutes of the

The net annual income of the property belonging to Mr. Tancred's Newmarket Scholarship shall be paid over to the fund constituted as is provided in Chapter XXXIX. of the Statutes for the

X.

maintenance of Scholars of the College.

Statute in respect to Archdeacon Clarke's Scholarship.

From the date of the confirmation hereof, there shall be no further election to the Scholarship at Christ's College, Cambridge, founded in pursuance of the provisions of an Indenture bearing date the twenty-first day of October, 1736, and made between the Reverend Christopher Clarke, Archdeacon of Norwich, and the Master, Fellows and Scholars of the said College.

In place of the said Scholarship, one Scholar of the College shall be said to be of the foundation

of Archdeacon Clarke.

The election of such Scholar shall not be made by the Master and four Senior Fellows; and in such election no Candidate shall have any preference by reason of his having been born in the County of Norfolk, or the City of Norwich, or brought up at the Free School of Norwich; but the election shall be in all respects regulated by the Statutes of the College.

The annual income assigned to this Scholarship by Archdeacon Clarke, toget! er with such addition thereto as the Master and Fellows shall think fit, shall be paid over to the fund constituted as is provided in Chapter XXXIX. of the Statutes for the

maintenance of Scholars of the College.

XI.

Statute in respect to Mr. Rysley's Scholarships.

From the date of the confirmation hereof, there shall be no further election to either of the two Scholarships, in value one pound a year each, at Christ's College, Cambridge, founded in pursuance of the provisions of an Indenture tripartite, bearing date the first day of November in the first year of the reign of King Edward the Sixth, and made between the Master and Fellows of Christ's College, the Master and Fellows of Trinity College, and the Reverend Richard Rysley; nor to the Scholarship at Christ's College, Cambridge, founded in pursuance of the provisions of an Indenture, bearing date the tenth day of March in the first year of the reign of Queen Mary, and made between the Reverend Richard Rysley and twelve persons named therein and called Feoffees or Trustees.

In place thereof, one Scholar of the College shall be said to be of the foundation of Mr. Rysley.

In the election of such Scholar, no Candidate shall have any preference by reason of his being of the surname or kindred of Richard Rysley, nor of his having been born in the County of Lancaster; neither the Heirs male of John Rysley or of James Rysley, nor any Feoffees or Trustees shall elect the said Scholar; but such election shall be made by the Master and Fellows of Christ's College, and regulated in all respects by the Statutes of the said College.

Of the net profits of the Upton Estate granted to Christ's College, under the provisions of the said Indenture of the tenth day of March, in the first year of the reign of Queen Mary, seventhirteenths, being the proportionate share assigned to the Scholar under a decree of the Court of Chancery made in the Hilary Term of the year 1687, shall be paid over to the fund constituted as is provided in Chapter XXXIX. of the Statutes for the maintenance of Scholars of the College.

XII.

Statute in respect to the Buntingford Scholarships of the Foundation of Seth Ward, Lord Bishop of Sarum.

From the date of the confirmation hereof, there shall be no further election to any of the four Scholarships called the Buntingford Scholarships of the foundation of Seth Ward, Lord Bishop of Sarum, at Christ's College, Cambridge, founded in pursuance of the provisions of an Indenture, hearing date the twenty-sixth day of October, 1681, and made between the Right Reverend Seth, Lord Bishop of Sarum, and the Master, Fellows and Scholars of the said College.

In place of the said Scholarships, one Scholar of the College shall be said to be of the foundation

of Dr. Ward, Bishop of Sarum.

In the election of such Scholar, no Candidate shall have any preference by reason of his having been born in the Parish of Aspeden or the Town of Buntingford, or in the County of Hertford; nor by reason of his having been educated in the Grammar Schools of Buntingford, Stortford, Hitchin, Ware or Hertford, or any of them, or in any free or public licensed School in the said County; but such election shall be in all respects regulated by the Statutes of the College.

The annual income assigned by Bishop Ward to be distributed amongst the said four Buntingford Scholars shall be paid over to the fund, constituted as is provided in Chapter XXXIX of the Statutes for the maintenance of Scholars of the

College.

XIII.

Statute in respect to the Bequest of Mr. Jenens.

From the date of the confirmation hereof, the net annual income of the property left to Christ's College, Cambridge, in pursuance of the provisions of the Will of the Reverend Thomas Jenens, bearing date the tenth day of November, 1606, shall be distributed amongst deserving Students of the College, according to the provisions of Chapter XL. of the Statutes thereof. But in such distribution no Student shall be preferred by reason of his having been born in the County of Essex.

XIV.

Statute in respect to the Bequest of Dr. Hawford.

From the date of the confirmation hereof, there shall be no further appointment to the Preachership, and no further election to any of the three Scholarships at Christ's College, Cambridge, founded in pursuance of the provisions of the Will of the Reverend Edward Hawford, Doctor in Divinity, Master of the said College, bearing date the first day of June, 1580.

Of the net annual income left to the College by Dr. Hawford for the maintenance of the said Preacher and Scholars, the Preacher's share shall be dealt with as is provided in Chapter XL. of the Statutes of the College, and the shares of the Scholars shall be distributed amongst deserving Students of the College, as is provided in the same

Chapter.

But in such distribution no Student shall be preferred by reason of his having been born in any of the Counties of Northampton, Leicester, or Suffolk, or of his being of the surname of Hawford.

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Statute in respect to the Benefaction of Sir Walter Mildmay.

FROM the date of the confirmation hereof, there shall be no further election to the Office of Mildmay Preacher, nor to that of Mildmay Greek Lecturer, nor to any of the six Mildmay Scholar-

ships at Christ's College, Cambridge: which said Offices and Scholarships were founded in pursuance of the provisions of a Deed of Gift by Sir Walter Mildmay and of Articles of agreement between Sir Walter Mildmay and the Master and Scholars of Christ's College, both bearing date the tenth day of March in the eleventh year of the reign of Queen Elizabeth.

Of the net annual income granted by Sir Walter Mildmay to the College for the maintenance of such Preacher, Greek Lecturer, and Scholars, the shares of the Preacher and Greek Lecturer shall be dealt with as is provided in Chapter XL. of the Statutes of the College, and the share assigned to each of the Scholars shall be distributed amongst deserving Students of the College as is provided in the same Chapter.

But in such distribution no Student shall be preferred by reason of his having been born in either of the Counties of Essex or Northampton; and the Founder's Heirs shall have no right to

nominate such Students.

XVI.

Statute in respect to the Scholarship of Mr. Philip Rawlins.

From the date of the confirmation hereof, there shall be no further election to the Scholarship at Christ's College, Cambridge, founded in pursuance of the provisions of the Will of Mr. Philip Rawlins, bearing date the second day of May, 1559.

The annual income heretofore paid to the Scholar on Mr. Rawlins' foundation shall be distributed amongst deserving Students of the said College, as is provided in Chapter XL. of the Statutes thereof.

But in such distribution no Student shall be preferred by reason of his having been born in either of the Counties of Suffolk or Norfolk.

XVII.

Statute in respect to the Scholarship of John Harvey, Esq.

From the date of the confirmation hereof, there shall be no further election to the Scholarship at Christ's College, Cambridge, founded in pursuance of the provisions of the Will of John Harvey, Esq. of Thurleigh in Bedfordshire, bearing date the second day of September, 1661, and of a Decree of the Court of Chancery, made the twenty-fifth day of July, in the third year of the reign of King George the First.

The net annual income of the Estate belonging to Mr. Harvey's foundation shall be distributed amongst deserving Students of the said College, as is provided in Chapter XL. of the Statutes thereof.

But in such distribution no Student shall be preferred by reason of his having been born at Thurleigh, or in the County of Bedford.

XVIII.

Statute in respect to Mr. Laughton's Scholarship.

From the date of the confirmation hereof, there shall be no further election to the Scholarship at Christ's College, Cambridge, founded by the Reverend Thomas Laughton, Fellow of the College, and regulated according to the provisions of a certain Deed of Agreement between Mr. Laughton and the Master and Scholars of the College, bearing date the sixteenth day of January, in the thirty-second year of the reign of Queen Elizabeth.

The Rent-charge of £3 6s. 8d. per annum granted to the College by Mr. Laughton for the maintenance of a Scholar on his foundation shall be distributed amongst deserving Students of the College, as is provided in Chapter XL. of the Statutes thereof.

But it shall not be requisite that the Student to whom the Rent-charge is given should be a native of Thorpe Arnold, or of the County of Lincoln; nor shall any Student be preferred for such a reason. He shall not be entitled, in respect of receiving the same, to enjoy the privileges and advantages of a Scholar of the College; nor shall he be required to perform any services connected with the College Library.

XIX.

Statute in respect to the Scholarship of Dr. Plums.

From the date of the confirmation hereof, there shall be no further election to the Exhibition or Scholarship at Christ's College, Cambridge, founded in pursuance of the provisions of the Will of the Reverend Thomas Plume, Doctor in Divinity, bearing date the twentieth day of October, 1704.

The annual sum assigned by Dr. Plume for the maintenance of such Scholar shall be distributed amongst deserving Students of the College, as is provided in Chapter XL. of the Statutes thereof.

But in such distribution no Student shall be preferred by reason of his having been educated at Maldon, or Chelmsford, or Brentwood, or in any part of the County of Essex.

XX.

Statute in respect to the three Preachers of Mr. Rysley, the Hebrew Lecturer of Mr. Wentworth, and the Rhetoric Lecturer of Mr. Burrell.

FROM the date of the confirmation hereof, there shall be no further election of three Preachers at Christ's College, Cambridge, under the provisions of the Will of the Reverend Richard Rysley, bearing date the tenth day of November, 1556; nor to the office of Hebrew Lecturer at Christ's College, Cambridge, founded in pursuance of the provisions of a Leed of Gift by Mr. John Wentworth and of Articles of Agreement between Mr. Wentworth and the Master and Scholars of Christ's College, both bearing date the twenty-eighth day of March in the thirty-fourth year of the reign of Queen Elizabeth; nor to the Office of Rhetoric Lecturer at Christ's College, Cambridge, founded in pursuance of the provisions of the Will of Mr. Henry Burrell, bearing date the ninth day of November, 1626.

The Stipends respectively assigned to such Preachers, Hebrew Lecturer, and Rhetoric Lecturer, shall be dealt with as is provided in Chapter XL. of the Statutes of the College.

Given under our Common Seal this sixth day of January, in the year of our Lord one thousand eight hundred and sixty.



Council Office, Whitehall, May 10, 1860.

HEREAS the Cambridge University
Commissioners, appointed for the purposes
of the Act of the 19th and 20th Vict., cap. 88,
in virtue of the powers conferred upon them by
the said Act, have framed the following Statutes,
dated the 12th day of January, 1860, for the future
government of Gonville and Caius College,
in the said University of Cambridge; and
whereas the said statutes have been laid before
the governing body of the said College, and before
the visitor thereof, and no objection has been
made thereto, 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 39th sec-

tion of that Act, within one month after this publication, to petition Her Majesty in Council against the approbation of the said statutes, or of any part thereof.

Wm. L. Bathurst.

Statutes above referred to.

WHEREAS by virtue of a Charter granted by King Edward the Third, in the twenty-second year of His reign, Edmund Gonville founded Gonville Hall in the University of Cambridge, and William Bateman, Bishop of Norwich, gave Statutes for the government thereof:

Statutes for the government thereof:

And whereas by virtue of a Charter granted by King Philip and Queen Mary, in the fifth year of the reign of the Queen, John Caius, Doctor of Medicine, augmented the said Hall and changed the name thereof to Gonville and Caius College; and by the said Charter the said John Caius was empowered to make Statutes for the said College, provided the same were not contrary or repugnant

to the Statutes of Bishop Bateman:

And whereas Stephen Perse, Doctor of Medicine, by his last will, dated the twenty-seventh day of September, one thousand six hundred and fifteen, founded six Fellowships and six Scholarships in the said College, and also a Free School in the town of Cambridge, and appointed the Master and Fellows of the Foundation of the College to be Supervisors of his said will, but that only the Master and four Senior Fellows should from time to time at all times execute and perform everything therein appointed to be done by the said Supervisors: And whereas other Benefactors of the College have appointed one or more of the Master and Fellows other than the Governing Body of the College to control their Benefactions:

And whereas the Governing Body of the College is now composed of the Master and twelve Fellows, and there are also twelve other Fellows exclusive of the six Fellows of the Foundation of Doctor Perse:

And whereas by a Statute framed by the Governing Body of the College, by authority of an Act passed in the Session of Parliament holden in the nineteenth and twentieth years of the reign of our Sovereign Lady Queen Victoria, intituled "An Act to make further Provision for the good "Government and Extension of the University of "Cambridge, of the Colleges therein, and of the "College of King Henry the Sixth at Eton," which was approved of by us, the Commissioners appointed by the said Act, and confirmed by an Order in Council, dated 6th April, 1858, declaring Her Majesty's approbation thereof, it was enacted, that

No preference should thereafter be given to any person in elections to the Mastership, or to any Fellowship then existing in the College, in respect of such person's place of birth, or of his being or having been a Scholar on any Foundation in the said College, or of his being of any particular name, lineage, kindred, or consanguinity, or of his being or having been a Scholar in any particular School;

And that no preference should thereafter be given to any person in elections to any Scholarship, Exhibition, or other Emolument then existing within the said College, in respect of such person's place of birth, or of his being of any particular name, lineage, kindred or consanguinity, or of his being or having been a Scholar in any particular School;

And that no person being a British subject should be ineligible by reason of his place of birth

either to the Mastership of the said College, or to ! any Fellowship, Scholarship, or other Emolument

then existing therein:

And whereas many of the directions contained in the Statutes of the Founders, and in the instruments of endowment of other Benefactors of the College, have become impracticable or inexpedient, and it is advisable that the same should be repealed or altered, and that Statutes should be made for the government of the College more adapted to the practice of modern times, and better calculated to promote learning and religious education, and the main designs of the Founders and Bene-

And whereas a body of Statutes for such purpose was framed by the Governing Body of the College by authority of the said Act, and submitted to us, the Commissioners appointed by the said Act, for our approval according to the provisions of the said Act, before the end of the year 1857—to wis, on the 10th day of June in that year -but for want of time was not approved by us the said Commissioners within the period prescribed by the said Act:

We, the Commissioners appointed by the said Act, in pursuance of the authority given to us by the said Act, do declare and ordain that the following Statutes, when approved of in the manner required by the said Act, shall be the Statutes of Gonville and Caius College, in the University of Cambridge:-

STATUTE 2.

B.—OF THE MASTER.

Qualifications and Duties.

The Master shall be a member of the Church of England, and a Graduate of the University; and he shall at the time of his election have taken the degree of Master of Arts, or some equal or superior degree.

The Master shall be the administrative Governor of the College. He shall enforce obedience to its laws; shall make such orders and regulations in cases not provided for by the Statutes, or by any order of the College, as the welfare and good government of the College may require; and shall assist with his advice any Officer of the College who in the execution of his office may find it necessary to act without the sanction of a College o der or rule.

He shall not be absent more than five months in each year, except on account of illness or other grave cause.

In the event of his absence exceeding five months, he is to signify the cause to one of the Seniors, before the expiration of the five months, or within one month afterwards. If the majority of the Seniors disallow such cause, he is forthwith to come into residence.

STATUTE 3.

Provision in case of the Master's Incopacity.

If the Master shall at any time become permanently incapable of performing the duties of his office, the Visitor, on being satisfied thereof, shall, upon the application of the majority of the Fellows present at a meeting convened for the purpose of taking the matter into consideration, or upon the application of the Master himself, have power to appoint one of the Seniors to act in the Master's place during such his incapacity, and to assign to the person so appointed such portion as he shall think fit, not exceeding one-third, of the Master's emoluments.

It shall be incumbent upon the President, or, in his absence, upon the Senier Fe'low in re-! sidence, to convene the meeting of the Fellows for the purpose in the foregoing paragraph mentioned, upon the request of any three or more of the Fellows, and notice of such meeting shall be sent to each of the Fellows.

The Senior Fellow who shall be appointed by the Visitor to act in the Master's place shall be called "Vice-Master." He shall retain his office, and receive the portion of the Master's salary which shall have been assigned to him, until the Master shall be reinstated in his office, or shall cease to be Master; and so long as he shall continue in office he shall exercise and perform all the functions and duties, and have all the powers and authorities, of the Master (except the power of consenting to any commutation of the Master's emoluments), and shall be bound to residence in the same manner, and be liable to deprivation for the same causes and in like manner as the Master.

If the Vice-Master shall die, or resign his office, or vacate or be deprived of his Fellowship, or become permanently incapable of discharging his duties, the Visitor shall have the like power, upon the like application, of appointing another of the Seniors to be Vice-Master in his room, and of assigning a salary to such Vice-Master.

Upon the appointment of any Senior Fellow to be Vice-Master, an additional Senior shall be appointed, the increase of his stipend being taken

from the Endowment Fund.

If the Master shall, at any time after the appointment of a Vice-Master, again become capable of performing his duties, the Visitor, on being satisfied thereof, shall have power to reinstate him in his powers and functions, and in receipt of his whole emoluments, and in such case the then Junior of the Seniors shall cease to be one of that

STATUTE 4.

C.—OF THE GOVERNMENT OF THE COLLEGE.

The Government of the College shall be in the hands of the Master and the twelve Senior Fellows, who shall be called the Master and Seniors. A meeting of the Master and Seniors shall be called a College Meeting, and the orders of such a meeting shall be called College Orders. No business-shall be transacted at any such meeting unless the Master and at least six Seniors are present. Voting shall begin with the junior Fellow present, and go on in the inverse order of precedence. All College Orders shall require the concurrence of the Master and five Seniors, or of eight Seniors without the Master, and with such concurrence shall be valid.

There shall be five ordinary College Meetings in each year.

Notice shall be given (so far as possible) at least ten days before any such meeting, of all business to be transacted at the same. If any question (other than an election or appointment) of which such notice has not been given shall be brought forward, it shall be competent for any three of the Master and Seniors present to defer the decision on the same to the next ordinary College Meeting.

The Master shall have power to summon an extraordinary College Meeting, whenever the affairs of the College require it. It shall also be his duty to summon an extraordinary College Meeting when called upon to do so by any three of the Seniors. In all cases he shall give or cause to be given to each Senior not less than eight days' notice of such meeting, and specify in such notice the business for the transaction of which such neeting is called, which business, and no

other, shall be transacted at such meeting.

All trusts now vested in any one or more of the Master and Fellows shall vest in the College, except the trusts created and existing under the Will of Dr. Perse.

STATUTE 5 D.—OF ELECTIONS. Election of the Master.

On any vacancy of the Mastership, the Senior present first in order of precedence, shall within three days after such vacancy becomes known, fix some time, which shall be not less than twelve nor more than thirty days after the vacancy becomes known, for a meeting of the Fellows to elect a Master, and shall give not less than ten days' notice of such meeting, so far as may be practicable to each of the Fellows. Each Fellow present at the meeting so called shall declare the name of the person for whom he votes, and if a majority of the Fellows for the time being shall vote for the same person, such person shall be elected. If no person shall obtain such majority of votes the voting shall be repeated, and if after the third voting there be no election, the meeting may, by a majority of the Fellows then present, be adjourned, and so from time to time, and if at the end of fourteen days, from the first of such adjournments, there be no election, the power of the Fellows to elect shall cease, and the Chancellor of the University may by writing under his hand appoint a Master; but if the Chancellor shall not appoint within thirty days, the right of making such appointment shall devolve on the Visitor.

The Master elect or designate shall, as soon as conveniently may be after his election or appointment, make in the College Chapel, immediately after Divine service, in the presence of the Registrary of the College and of two at least of the Seniors, the following declaration:—"I, A.B., do "solemnly declare, that I am bonâ fide a member "of the Church of England. I do accept the "office of Master of Gonville and Caius College, "and sincerely promise that I will discharge the "duties thereof to the best of my judgment and "ability." On making this declaration he shall become Master of the College.

STATUTE 7.

E .- OFFICERS OF THE COLLEGE.

Enumeration.

There shall be in the College a President, a Bursar, a Steward, a Registrary, two Auditors, two Deans, a Librarian, as many Tutors, Assistant Tutors, and Lecturers, and as many other Officers, as the Master and Seniors shall from time to time decide to be necessary for conducting the business of the College.

STATUTE 8. Of the President.

One of the twelve Seniors shall be appointed by the Master to be President of the College. His office shall determine on a vacancy in the Mastership.

The President shall act as Master when the Master is absent. He shall not be absent from College at the same time with the Master during Term-time, except for some grave cause, to be approved by the Seniors. In the absence of both Master and President, the Senior present in College first in order of precedence shall act as Master. In either case, the person acting as Master shall at a College Meeting have but one

No. 22386.

The President shall have precedence in the Colege next after the Master, but such precedence shall not confer or affect any claim, to office or preferment.

STATUTE 9.

Of the Bursar.

The Bursar shall manage the College property, under the control and direction of the Master and Seniors, and in accordance with the general rules and special orders by them from time to time made for his direction, and if in the interval between any two College Meetings it be necessary for the Bursar, in the management of the College proproperty, to act in any matter without the sanction of any such rule or order, he shall communicate with the Master thereon; and the Master shall summon a College Meeting if he consider it desirable to do so, or advise the Bursar as to the best mode of acting in the aforesaid matter.

STATUTE 10.

Of the Steward.

The Steward, under the control and direction of the Master and Seniors, shall manage the domestic affairs of the College, and receive and pay all sums of money which become due in the transactions incident to such management.

STATUTE 11.

Of the Registrary.

The Registrary shall give notice of College Meetings, and shall accurately record all the proceedings of these meetings, and shall discharge such other duties of a Registrary as the Master and Seniors shall from time to time prescribe.

STATUTE 12.

Of the Deans.

The Deans shall be in Holy Orders, and at least one of them a Priest. They shall perform Divine Service in the College Chapel, and preserve a religious and moral discipline among the Students of the College. They shall reside in College, and shall not both be absent from College at the same time, except for some cause to be approved by the Master, or in his absence by the President.

STATUTE 13.

Election of Annual Officers.

The Bursar, the Steward, the Registrary, and the two Deans shall be annually appointed by the Master and Seniors at a College Meeting, from among the Fellows of the College, on a day to be fixed by the Master and Seniors.

The Master and Seniors at a College Meeting, may at any time remove from his office, for just and reasonable cause, any Officer of the College; but no Fellow shall be deprived of the office of President without such inquiry, as is hereinafter provided for.

STATUTE 14.

Of the Tutors.

There shall be such a number of Tutors, Assistant Tutors, and Lecturers, in the College, as the Master and Seniors shall, from time to time, determine.

They shall be appointed by the Master, but subject to the veto of a College Meeting. The Master and Seniors at a College Meeting shall have the power to remove them for reasonable cause. Every such appointment or removal shall be recorded by the Registrary.

No Undergraduate in the College shall be without a Tutor.

The Tutors shall maintain a proper discipline among their pupils, and shall, with the aid of the Assistant Tutors and Lecturers, conduct the education of their pupils in such manner as the Master and Seniors may from time to time direct. pupils shall pay for their tuition such sums, and at such times, as the Master and Seniors shall from time to time determine.

Such monies shall be received by the Tutor from his own pupils, and paid over by him, when so received, to a general Tuition Fund.

The Master and Seniors shall distribute the aggregate sum so received amongst the Tutors, Assistant Tutors, Lecturers, and all others engaged in the instruction of the College, in such proportions as they shall think fit.

The Tutors shall be responsible to the College for all the expenses of their pupils, and shall pay to the Steward every quarter such sums as are owing both for themselves and for the pupils under

their care.

STATUTE 15.

F .- OF THE FELLOWS.

Duties and Conditions of Tenure.

All Fellows shall have precedence after the President, according to their seniority as Fellows.

It shall be the duty of every Fellow to conform himself to the laws and regulations of the College, to perform the duties of any office to which he may be elected by the Master and Seniors, to assist in the College examinations, if required to do so, and to promote, as far as in him lies, the discipline and good government of the College, and if he be a Senior, it shall be furthermore his duty to attend to the business of the College.

A Fellow who has accepted any ecclesiastical preferment, shall vacate his Fellowship at the expiration of twelve months, to be reckoned from the time at which such preferment became vacant; provided that the annual value of such preferment, if in the patronage of the College, exceed one-half the stipend of a Senior Fellow, or if in other patronage, one and a half times such stipend.

Every Fellow hereafter elected, shall vacate his Fellowship at the end of ten years, after attaining the full standing of Master of Arts, except in the

following cases, namely,-

First: If he shall, at the expiration of such period of ten years, be actually holding the office of Professor, Public Orator, Librarian, or Registrary in the University, or of Tutor, Assistant Tutor, Lecturer, or Bursar in the College, in which case he shall continue to hold his Fellowship so long as he retains such office, or any such office ;

Secondly. If he shall have actually discharged the duties of any one or more of such College or University Offices, during the space of ten years, in which case he shall be allowed to retain his Fellowship for life, unless otherwise disqualified

by these Statutes;

Thirdly. Any Fellow who has taken Holy Orders within five years after attaining the standing of Master of Arts shall be allowed (unless otherwise disqualified by these Statutes) to retain his Fellowship after the expiration of such period, until he shall have had the option of a College living, of the clear annual value (after deducting rates, taxes, and all other allowances) of 300%.

Fourthly. Any Fellow, although not included in any of the above classes, may be permitted, by a special vote of not less than two-thirds of the Master and Fellows of the College, and with the sanction of the Visitor, to retain his Fellowship, on account of his literary or scientific reputation Fellows of the College be allowed to enjoy this privilege at the same time. - Such Fellows shall forfeit the privilege so conferred on them, if they cease to be resident in the University.

No person shall be ineligible to a Fellowship by reason of marriage, nor shall any Fellow hereafter elected vacate his Fellowship by marriage; but no married Fellow shall in any case be entitled to reside in College.

STATUTE 16.

Of Fellows proceeding to Degrees.

Fellows who are Bachelors of Arts or Bachelors of Laws, shall proceed to the degree of Master of Arts or Master of Laws; and Fellows who are Bachelors of Medicine, shall proceed to the degree of Doctor of Medicine as soon as they are respectively of standing to take such degrees.

Fellows not so proceeding to their degrees in due course (unless prevented by illness, or other grave cause to be approved by the Master and

Seniors) shall forfeit their Fellowships.

STATUTE 17.

Of Presentation to Benefices.

When a Benefice in the patronage of the College shall be vacant, the presentation to the same shall be offered to the Fellow first upon the Roll who shall be in Holy Orders. If the Fellow who has the first right of option to such Benefice shall decline to accept it, or if holding any other Benefice in the patronage of the College, shall not be willing to resign the same, it shall then be offered to the next in succession, upon the same terms, and so on in order. This order shall not be departed from, except for grave cause, to be approved by the Muster and Seniors.

STATUTE 18.

Power of choosing Professors and Emineut Men as Fellows.

The Master and Fellows may at a General College Meeting, and by a vote in which not less than two-thirds of the whole number shall concur (the Master's vote being reckoned as two) elect to a Fellowship in the College any of the following

First. Any Professor or Public Lecturer of the University, not holding any ecclesiastical preferment out of the precincts of the University, and not being the Master or a Fellov of any other College: Provided that such Professor or Public Lecturer shall be allowed to retain such Fellowship so long as he shall continue to hold a Professorship or Public Lectureship in the University, and no longer.

Secondly. Any person eminent for science or learning, not holding any ecclesiastical preferment out of the precincts of the University, and not being Master or Fellow of another College, though he may not be a Member of the College or of the University. Every person so elected shall be subject to the vacating of his Fellowship by accepting any ecclesiastical preferment not within the precincts of the University.

No person elected under either of the above provisions shall be entitled to claim in right of his Fellowship the presentation to a College living.

STATUTE 19.

Honorary Fellows.

The Master and Fellows may at a General College Meeting, and by a vote in which not less than two-thirds of the whole number shall concur, (the Master's vote being reckoned as two, elect or labours: Provided that not more than two any Professor, Public Lecturer, or other person distinguished for literary or scientific merits to an Honorary Fellowship. Such Honorary Fellows shall possess no voice or authority in the College, nor be entitled by virtue of such Fellowship to any dividend or option of College livings, but they may enjoy such other privileges and advantages as the Master and Seniors may from to time determine.

STATUTE 21.

H .- OF OTHER MEMBERS OF THE COLLEGE.

The Master shall be at liberty to admit other persons, not on the Foundation of the College, to be members of the same, under such rules as shall from time to time be prescribed by the Master and Seniors.

STATUTE 22.

I.—OF OFFENCES.

Power of Removal of the Master.

If the Master be charged before the Visitor by not less that two-thirds of the Seniors with grave neglect of duty or misconduct, the Visitor shall inquire into such charge, and if he find the same proved may give judgment that the Master be removed from his office.

If the Master shall openly secede from the Church of England, the Visitor shall, with all convenient speed, proceed to inquire into the fact, and, if it be established, to remove the Master from his office.

STATUTE 23.

Removal of Fellows.

If any Fellow be charged with neglect of duty or misconduct, the Master shall appoint a time for a College Meeting to inquire into such charge, and shall give to such Fellow or send to his address, not less than thirty days before the time so appointed, a notice in writing, stating the time of holding the said meeting, and containing a speci-fication of such charge. The Master and Seniors, excepting the said Fellow, if he be a Senior, shall at the said meeting inquire into the said charge, and shall decide whether there be or be not primâ facie ground for further investigating the same; and if they decide that there is, the Master shall inform the said Fellow of their decision, and such Fellow may, if he think fit, then require that the said charge be preferred before the Visitor, and if he then so require, the jurisdiction of the Master and Seniors shall cease; and the Visitor shall thereupon inquire into the truth of such charge, and if he shall find it proved, or in part proved, may impose upon the said Fellow any one or more of the penalties which the Master and Seniors are hereinafter in such case empowered to inflict; but if he do not then so require, the Master and Seniors, excepting the said fellow, if he be a Senior, shall proceed to investigate the said charge, and to hear the said Fellow thereon, if he claim to be heard, and they shall decide on the said charge. If they decide that the said charge is proved, or in part proved, they shall adjudge that the said Fellow be expelled from the College, or be deprived of his Fellowship, or be suspended from the emoluments thereof for any time not exceeding one year, or be deprived of any office or offices, or be censured by the Master, or be subjected to more than one of the said penalties. Such decision and such judgment shall be forth-with recorded, and the Registrary shall give a written copy thereof to the said Fellow on his applying for the same at any time not less than three nor more than forty days after the delivery of the said judgment, and the said Fellow may I

within the said forty days appeal to the Visitor against such decision and judgment, notwith-standing he shall not, as he is hereinbefore empowered to do, have required the said charge to be preferred before the Visitor; and if he do not within the said forty-days commence an appeal, or do not duly prosecute the same, the judgment shall be final.

If any Fellow shall openly secede from the Church of England as by law established, the Master shall with all convenient speed assemble a meeting of the Seniors (exclusive of such Fellow if a Senior), and the Master and Seniors so assembled shall proceed to inquire into the case, and if it be established shall declare his Fellowship vacant.

STATUTE 24.

Of the Discipline of other Members of the College.

All persons in statu pupillari shall show due reverence and obedience to the Master, the Seniors, and other Officers of the College; they. shall conduct themselves in a quiet and orderly manner within the College, and shall observe the Statutes, and shall conform to all such orders and regulations as may be made by the Master and Seniors from time to time for the good government of the College; and if any such person, not being a Fellow of the College, shall not observe the Statutes or the rules and regulations above referred to, or shall be guilty of any offence subversive of discipline and good order, or tending to bring scandal upon the College, he shall be punished by the Master, or by the Dean, acting on behalf of the Master, in such manner as the offence may appear to deserve: Provided always, that the penalty of final removal from the College, or in the case of a Scholar, of deprivation of his Scholarship, or temporary forfeiture of the emoluments or advantages thereof, shall be inflicted only by the Master and Seniors.

STATUTE 25. Of Religious Worship.

The Master and Seniors may make such regulations as they may deem expedient for the celebration of Divine Service in the College Chapel according to the Liturgy of the Church of England, and for requiring, or dispensing with, attendance on the same, and may vary such regulations from time to time.

STATUTE 26.

K.—Of the Accounts of the College. Of the Auditors and Audit.

There shall be two Auditors, whose duty it shall be to audit the College accounts.

They shall be appointed by the Master and Seniors, and shall hold their office during the pleasure of the same.

They shall receive such stipends as shall be determined by the Master and Seniors.

Every Officer of the College who shall receive or pay any money on its behalf shall keep accurate accounts in such form, and shall make them up and deliver them to the Auditors on such days, as the Master and Seniors shall from time to time direct. The accounts shall be forthwith examined, first by the Auditors, and secondly by the Master, and lastly shall be submitted to the Master and Seniors at a College Meeting, and if found to be correct shall be passed by such meeting, and shall thereupon be signed by the Master and Auditors; and no officer shall be deemed to have rendered a just account to the College until his accounts have been so passed.

Every year, on a day to be fixed by the Master and Seniors, an account shall be taken of all receipts and disbursements, and the clear annual balance shall be ascertained. Such account shall be signed by the Auditors and submitted to the Master and Seniors at a College Meeting.

STATUTE 27.

· Annual Statement of Accounts by the Bursar.

The Bursar shall make or cause to be made, as soon after the conclusion of the general audit in each year as he conveniently can, a statement of all monies, rents, and profits of all kinds whatsoever received by him as Bursar, during the year immediately preceding, and also a statement of all payments and expenses made and incurred by him as Bursar during the same time; and in making or causing to be made such statements the Bursar shall not be required to give a separate entry and description of every particular sum of money so received and paid by him, but only an abstract of the receipts and payments so made, arranged in such a manner as the Master and Seniors may deem requisite and sufficient; and the Bursar shall further, on the application of any Fellow, submit for his inspection the full account of the receipts and expenses of the College.

STATUTE 30.

M.—MISCELLANEOUS.

Against granting Leases of College Property to Members of the Foundation.

No lease shall be granted to a Fellow or Scholar of any possession of the College, and no interest shall be conveyed by such lease to or in trust for any Fellow or Scholar, upon pain of the immediate forfeiture of such Fellowship or Scholarship.

STATUTE 31. .

Of the Common Seal and the Muniments of the College.

The Common Seal, Letters Patent, and Munments of the College shall be kept in a secure place, fastened with three locks, the keys of which shall be severally kept by the Master and two key-keepers, to be appointed by the Master and Seniors. If any one of them leave the College, he shall deposit his key with a deputy, and no one of the three shall have two keys in his keeping at the same time.

STATUTE 32.

Provision in case of Changes in Value of Money.

If at any time it shall appear to the Master and Seniors that, by reason of any change in the value of money, the specific sums fixed by these Statutes, or which may be hereafter fixed, in exercise of any power given by these Statutes, have 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, they may, by an instrument under the Seal of the College, and with the sanction of the Visitor, for the purpose of correcting or obviating such injustice, hardship, or injury, direct that such annual sums shall be increased or diminished as they shall think fit; and the increased or diminished sums shall henceforth be substituted for and stand in the place of the sums originally fixed as aforesaid.

STATUTE 33.

Provision for increasing the Number of Fellowships and Scholarships.

If at any time it shall appear to the Master and Seniors that the revenues of the College are suf-

ficient to make each of the equal parts or shares mentioned in Statute 28 of the average value of more than 201., they may determine that the number of Fellows shall be increased (either permanently or temporarily), or that such part of the surplus as they may think fit shall be set apart and applied either in increasing the number or emoluments of the Scholarships of the College, or for such other College purposes as may be considered most advantageous to the College, as a place of religion, education, and learning.

STATUTE 34.

General College Meetings.

There shall be held, once at least in every year, on such day as the Master and Seniors shall appoint, a General Meeting of the Master and all the Fellows of the College who have attained the standing of Master of Arts. Six weeks' notice shall be given of the day appointed for such meeting. It shall be competent for any Fellow or Fellows at such meeting, to make, in writing, any proposition for the more efficient government of the College, or the promotion of its interests, with a view to the consideration of such proposition by the Master and Seniors, and to support the same with any observations which he or they may think necessary. But no proposition shall be brought forward at such meeting, unless notice thereof shall have been given to the Master, signed by five of the Fellows of the College, at least one month before such meeting; and no such proposition shall be put to the vote at the meeting at which it is first brought forward.

If the Master and Seniors shall not in the mean time adopt such proposition, the proposer or proposers of it, or any one or more of their number, may submit the same to the next annual General Meeting, when the Master shall be required to submit it to a vote; and if it shall appear that a majority of two-thirds of all those who are present at such meeting are in favour of the adoption of such proposition, it shall become binding on the College: Provided always, that the same shall not contravene or repeal any of these Statutes.

STATUTE 35.

Of the Construction of the Statutes.

If any question shall arise in regard to the construction of any of the Statutes of the College, it shall be decided by the Master and Seniors. But it shall be competent to any party affected by such decision to appeal to the Visitor.

STATUTE 36.

Preservation of Rights of Existing Fellows.

The emoluments, tenure of office, and other interests of a pecuniary nature, of the present Master, and of all Fellows elected before the confirmation of these Statutes by Her Majesty in Council, shall be regulated by the then existing Statutes: Provided, that if the Master or any such Fellow shall elect to be placed in these respects under the operation of the present Statutes, it shall be lawful for him to signify such election to the Master and Seniors, by writing under his hand, and his rights in such respects shall be thenceforth governed by the present Statutes accordingly.

STATUTE 37. Of Notice.

Every fellow shall, upon or immediately after his admission, and may from time to time afterwards, leave with such Officer as the Master and Seniors shall appoint, a place of address to which

all notices intended for him are to be sent; and in all cases in which, by these Statutes, notice is required to be given to any Fellow, it shall be sufficient that the notice be sent to his last address by post or otherwise.

In any case in which notice is required to be given to the Master, it shall be sufficient that the

notice be left at the Master's lodge.

STATUTE 38.

Power of altering the Statutes.

The College Seal shall not be affixed to any instrument, for the repeal, alteration, or amendment of these Statutes, or any part of them, in pursuance of the provisions of the Act 19 & 20 Vict., c. 88., without a General Meeting having previously been held of the Master and Fellows of the College, at which the majority of the whole body of the Master and Fellows of the College shall have ordered the seal to be so affixed.

Given under our Common Seal this twelfth day of January, in the year of our Lord one thousand eight hundred and sixty.



Council Office, Whitehall, May 10, 1860.

WHEREAS the CAMBRIDGE UNIVERSITY COMMISSIONERS, appointed for the purposes of the Act of the 19th and 20th Vict., cap. 88, in virtue of the powers conferred upon them by the said Act, have framed the following Statutes, dated the 22nd day of February, 1860, for the future government of Queen's College, in the said University of Cambridge, and whereas the said Statutes have been laid before the Governing Body of the said College, and before the Visitor thereof, and no objection has been made thereto, 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 39th section of that Act, within one month after this publication, to petition Her Majesty in Council against the approbation of the said Statutes, or of any part thereof.

Wm. L. Bathurst.

Statutes above referred to.

WE, the Commissioners appointed for the purposes of an Act passed in the Session of Parliament holden in the 19th and 20th years of the reign of Her Majesty Queen Victoria, intituled "An Act to make further provision for the Good Government and Extension of the University of Cambridge, of the colleges therein, and of the College of King Henry the Sixth at Eton," do hereby, in execution of the powers given to us by the said Act, make the following Statutes for the future regulation of Queen's College in the University of Cambridge, and for making further provision for maintaining and improving the discipline, studies, and good government of the said College, which Statutes are contained in the fourteen printed pages next following:

STATUTA COLLEGII REGINALIS IN CANTABRIGIA.

De nomine collegii, et numero alendo in eodem.

In nomine Summæ et Individuæ Trinitatis, Patris, et Filii, et Spiritus Sancti, et in memoriam sancNo. 22386.

torum MARGARETÆ et BERNARDI, in quorum nominibus collegium hoc dedicatur, statuimus primo et ordinamus, quod idem collegium, COLLEGIUM REGINALE, perpetuis temporibus futuris nuncupetur.

In quo volumus quod sit unus superior qui præsidens appelletur, cui omnes socii, scholares, et alii inhabitantes, quocunque nomine censeantur, in omnibus licitis et honestis pareant atque obedire teneantur cum effectu. Volumus, insuper, quod in eodem collegio sint quatuordecim socii, et

quatuordecim scholares.

Quod si posthac reditus et possessiones collegii sic notabiliter augeantur, ut major numerus quam qui præscribitur intra idem collegium sustentari possit; tunc, ad Dei laudem suique cultus augmentum, numerus, vel sociorum vel scholarium, augeatur juxta discretionem majoris partis totius numeri, viz. præsidentis et sociorum omnium tam præsentium quam absentium. Si vero, refrigescente caritate aut alio aliquo sinistro eventu, collegii possessiones diminui contigerit; volumus, extunc, quod numerus, seu sociorum seu scholarium, detrahatur et diminuatur juxta discretionem majoris partis antedictorum præsidentis et sociorum cum consensu Visitatoris.

De electione præsidentis.

Statuimus, quod, vacante officio præsidentis hujus collegii, statim intra quatour dies immediate sequentes vacationis diem, vel saltem quam cito senior socius tunc domi præsens officium vacare cognoverit, idem, senior omnes socios in villa præsentes convocet et sociis sic congregatis vacationem officii præsidentis notificet injungatque illis, ut die tunc assignanda ad arbitrium majoris partis, sociorum præsentium, modo ne sit ante quartam decimam nec post tricesimam diem post vacationem sic notificatam, ipsa die notificandi minime computata, conveniant in capella collegii, hora nona antemeridiana, ad providendum eidem collegio de utili et idoneo præsidente; eademque die, qua sociis prædictis, vacationem notificat, sociis absentibus literas vacationem notificantes solito modo mittat, et per dictas literas eisdem sociis injungat, ut conveniant in dicta capella die assignata ; et sive socii absentes literas dictas sive non acceperint, die et hora prædictis ad electionem procedatur. Proviso semper quod dictus senior, si officium vacare non cognoverit ante finem termini paschalis, non notificet vacationem ante primum diem termini sequentis, nisi major para sociorum omnium tam præsentium quam absentium aliter statuant. ...

In officium præsidentis statuimus quod nemo nisi sacerdos eligatur. Siquando vero regias majestati licentiam dare visum fuerit, duabus partibus sociorum tam præsentium quam absentium talem licentiam petentibus, tunc laicum eligi permittimus.

Assignata vero die prædicta, convocatis in capellam collegii omnibus sociis tunc in villa præsentibus (absentibus tunc sociis a danda voce in hac electione penitus seclusis), senior socius tunc præsens in capella omnes socios præsentes hortetur ac illis injungat sub hac quæ sequitur forma:—"Injungo vobis ut virum magis idoneum "vestro judicio, omni partialitate remota, in præsidentem hujus collegii eligatis, secundum Deum; qui sit vir providus, discretus, competenter lite"ratus, in hac academia ad minus in magistrorum "artium ordinem cooptatus, in spiritualibus et "temporalibus circumspectus, honestate morum "præclarus, conversationis laudabilis, atque famæ "redolentis, qui et melius sciverit atque poterit "negotia collegii promovere."

Peracta injunctione antedicta, hymnus, "Veni

"Creator Spiritus," ab omnibus sociis præsentibus in capella, invocando Spiritus Sancti gratiam, solemniter decantetur; cum oratione, "Deus qui "corda fidelium, &c."

Quo facto, senior socius in capella tunc præsens associet sibi duos alios socios maxime seniores præsentium juxta admissionem; quibus simul stantibus ad mensam Domini præfatæ capellæ, primo dictus senior coram duobus aliis suffragium suum propria manu scribat; postea vero alii duo scribant singulatim suffragia sua manibus propriis; et deinde omnes alii socii præsentes, singulatim, pacifice, et sine murmure vel strepitu (sub pœna expulsionis a collegio ipso facto), sua suffragia coram prædictis tribus senioribus deponant et scribant suis propriis manibus sub hac forma vel consimili, "Ego N. eligo N. ad officium præ-"sidentis hujus collegii." Quibus sic conscriptis in una schedula, dictus senior, vel alius quisquam illorum trium, suffragia eadem aperte et distincte legat coram omnibus sociis præsentibus; et in quem' major pars sociorum omnium tam præsentium quam absentium consenserit, ille pro electo habeatur absque contradictione cujuscunque; quam electionem dictus senior antequam recedat sub hac forma pronunciare teneatur, "In " nomine Patris et Filii et Spiritus Sancti, ego N. " socius hujus collegii, nomine meo et nomine om-" nium sociorum meorum (sive majoris partis eorun-" dem), eligo et electum pronuncio N. in præsiden-" tem hujus collegii." Si autem contingat majorem "partem sociorum omnium tam præsentium quam absentium non convenire in unam personam, tunc omnes et singuli socii præsentes vota et suffragia sua, singulatim, rursus, et de novo, scribant juxta formam præscriptam; et sic faciant ter si toties majori parti sociorum præsentium videbitur expedire: et si contingat majorem partem sociorum omnium tam præsentium quam absentium adhuc non convenire in unam personam, tandem compromittant omnes et singuli socii præsentes sua suffragia in quinque socios maxime seniores omnium præsentium, et in quem major pars ipsorum quinque seniorum consenserit pro electo habeatur absque hæsitatione vel contradictione quacunque. Quam electionem dictus senior pronunciare in forma prædicta teneatur. Si autem major pars dictorum seniorum in unam personam ante horam duodecimam ejusdem diei ibidem non consenserit, tunc penes regiam majestatem eligendi potestatem esse volumus. Deinde faciat dictus senior electum præsidentem inquiri, et (peractis ab eodem præsidente electo omnibus, que hujus regni leges fieri præscribunt), die ab eodem seniore assignanda, coram sociis collegii in capella ejusdem ad mensam Domini ex collegii sumptu personaliter præsentari; quo præsente, psalmum, "Te Deum laudamus," omnes socii præsentes solemniter cantent; et postea coram sociis dictis electus præsidens dabit fidem se observaturum statuta et consuetudines hujus collegii, ad hunc qui sequitur modum.

"Do fidem me veram Christi religionem omni animo complexurum; Scripturæ auctoritatem hominum judiciis præpositurum; regulam vitæ et summam fidei ex verbo Dei petiturum; cætera quæ ex verbo Dei non probantur pro humanis habiturum; auctoritatem regiam in hominibus summam, et externorum episcoporum jurisdictioni minime subjectam, æstimaturum; et contrarias verbo Dei opiniones omni voluntate refutaturum; vera consuetis, scripta non scriptis, in religionis causa antehabiturum."

"Do fidem etiam, quod officium præsidentis pro "tempore meo fideliter geram; statuta, ordina-"tiones, et laudabiles consuetudines hujus collegii,

" quantum in me est, illæsa observabo; eademque " statuta fideliter exequar, vel exequi procurabo."

Fide sua sic data, præsidens electus sedem in capella præsidenti designatam capessat; et senior socius præsens, aut si ille fuerit electus, socius proximus senior præsentium exemplar statutorum ei tradens, in præsidentem hujus collegii his verbis eum admittat.

"In nomine Patris et Filii et Spiritus Sancti admitto te in præsidentem hujus collegii."

De residentia præsidentis.

Cum certissima rerum omnium experientia edocti sumus, rempublicam omnem brevi casuram, quæ suo rectore destituitur, operæ pretium duximus statuere, quod præsidens hujus collegii resideat in eodem singulis terminis per duas partes termini, sub pœna amissionis tertiæ partis stipendii annui sui pro singulo termino quo duas partes termini in collegio non resederit, nisi rationabilis causa ipsum excuset, per majorem partem sociorum in villa præsentium approbanda; qualem si præsidens allegaverit coram sociis prædictis, licebit eisdem sociis vel majori parti eorundem cum præsidente tunc dispensare, ut licite se absentare valeat a collegio ad placitum, dummodo singulis annis resideat in eodem per tres menses continue vel discontinue, sub pœna amissionis stipendii sui pro singulo anno, quo tres menses ante festum sancti michaelis in mense septembri (hunc enim finem anni statuimus quantum ad absentiam pertinet in dicto collegio non resederit, nisi regia majestas quovis anno ampliorem licentiam permittat.

De officio et auctoritate prasidentis.

Frustra videntur condi statuta, nisi eadem executioni mandentur. Statuimus, igitur, quod præsidens indifferenter statuta hujus collegii super transgressoribus eorundem exequatur, vel eadem fideliter exequi procuret et supervideat per ejus vices gerentem et alios hujus collegii officiarios. Statuimus etiam quod præsidens, siquando sibi aut quibusvis tribus sociis collegii visum fuerit, ad tractandum et deliberandum super collegii negotiis socios convocet et talibus convocationibus præsideat.

Statuimus, insuper, quod omnes pecuniarum summæ, huic collegio quovismodo debitæ, recipiantur vel per præsidentem vel per thesaurarium superiorem aut ejus substitutum.

De præsidentis amotione.

Statuimus quod, siquando præsidens manifestæ secessionis ab Ecclesia Anglicana accusetur, faciat procancellarius hujus academiæ quam primum ut accusatio in curia sua investigetur, et, si confirmetur, præsidentem ab officio ejus removeri judicet: quo judicio officium dictum præsidentis/ statim vacet.

Statuimus quod, siquando præsidens alicujus criminis coram judice legitimo convictus fuerit, liceat procancellario, si sibi videatur, de ea re in curia sua inquirere, et præsidentem, si sibi constiterit convictum fuisse, ab officio ejus removeri judicare: quo judicio officium dictum præsidentis statim vacet.

Statuimus etiam quod, siquando manifeste constiterit majori parti sociorum omnium tam præsentium quam absentium præsidentem flagitiosæ vel solitæ pravitatis, malæ muneris sui administrationis, aut gravis officii sui negligentiæ noxium fuisse, ita quod dicta major pars eum collegio præsidere parum idoneum sentiat, liceat dictæ majori parti eum accusare coram procancellario, qui faciat, ut accusatio in curia sua investigetur, et cui liceat, si confirmetur, præsidentem ab officio

ejus removeri judicare: quo judicio officium dic-

tum præsidentis statim vacet.

Statuimus insuper quod liceat procancellario, siquando ei manifeste constiterit præsidentem ad officium suum fungendum prorsus inhabilem esse, compellante eum præsidente ipso aut majore parte sociorum in conventu ad hoc convocato præsentium, unum e sociis vice præsidentis, quamdiu præsidens inhabilis permaneat, fungi constituere, et socio sic constituto præsidentis emolumentorum quamlibet usque ad tertiam partem assignare. Statuimus quod vice-præsidens, aut eo absente, senior socius tunc domi præsens, compellantibus eum quibusvis tribus sociis collegii, socios omnes tam præsentes quam absentes, absentibus per literas solito modo missas convocatis, ad hoc convocare teneatur.

Statuimus etiam quod socius, vice præsidentis fungi a procancellario constitutus, propræses vocetur: munere fungatur præsidentis et emolumentorum partem assignatam recipiat usque ad restitutionem aut amotionem præsidentis: quamdiu munere fungatur, omnia quæ his statutis præsidenti facienda attribuuntur, commutatione emolumentorum præsidentis excepta, faciat : et, statutis de residentia præsidentis et de amotione præsidentis, simul ac si præsidens esset, adstringatur. quando propræses ad officium suum fungendum prorsus inhabilis sit, liceat procancellario, sociis eum compellantibus, munus dicto propræsidi abrogare et alium e sociis propræsidem constituere.

Statuimus etiam quod procancellarius, siquando ei constiterit præsidentem ad officium suum fungendum rursus habilem esse, munus propræsidi abroget, et præsidentem in omnia ejus privilegia

ac emolumenta restituat.

Volumus insuper quod, si magistratum suum præsidens sua sponte abdicare voluerit, tunc duabus partibus omnium sociorum tam præsentium quam absentium abdicationem ejus acceptam habere liceat; et, si eisdem visum fuerit, assignare ei certam portionem stipendii, quæ duas partes sti-, pendii præsidentis officio assignati non excedat, quotannis a collegio durante vita ejus solvendam.

De vice-præsidente.

Ne præsidens nimia turba negotiorum gravetur, ordinamus quod liceat præsidenti, literis confirmatis chirographo et sigillo unum e sociis, quem magis idoneum putaverit, vice-præsidentum assignare; qui, præsidente absente vel per ægritudinem impedito, vicem præsidentis, quamdiu commodum præsidenti visum fuerit, in omnibus gerat. Et, vice-præsidente absente vel per ægritudinem impedito aut loco ejus quovis modo vacante, senior socius tunc præsens locum et munus suppleat.

De qualitatibus eligendorum in socios, et de elec-· tione eorundem.

Ea est corporis politici ratio, ut, nisi veteribus nova membra succedant, totius destructio paulatim sequatur. Statuimus igitur quod, quando aliquis sociorum hujus collegii ab hac societate sua qualitercunque discesserit, intra sex menses immediate sequentes celebretur nova electio; nisi legitima causa impediverit per majorem partem totius numeri, viz., præsidentis et sociorum omnium in villa præsentium approbanda, et tunc electionem hujusmodi differri permittimus in alios sex menses; ultra quem terminum electio nunquam differatur, nisi ædificium aliquod corruat, incendiove consumatur, vel aliud notabile damnum collegio accidat, et tunc permittimus electionem differri quousque (juxta judicium majoris partis totius numeri, viz., præsidentis et sociorum tam præsentium quam absentium,) idem damnum possit resarciri et recompensari,—conscientias ("cretera quæ ex verbo Dei non probantur pro

dictorum præsidentis et sociorum in Domino onerantes, ut, quam cito damnum hujusmodi restauretur, absque ulteriore dilatione ad novam

procedant electionem.

Die electionis, de qua volumus quod præsidens per literas solito modo missas socios absentes admonuerit, præsidente et sociis in villa præsentibus congregatis in capella collegii, et omnibus peractis ab eisdem præsidente et sociis quæ hujus regni leges fieri præscribunt, ante hujusmodi electionem fiendam et consummandam pro socio vel sociis, præsidens sociis præsentibus injungat sub hac quæ sequitur forma. "Injungo vobis, in virtute " tidei collegio exhibitæ quod nominentis talem vel "tales, quem vel quos magis scitis idoneum vel "idoneos, secundum istas conditiones : bene mora-"tum; bene in scholis proficientem; qui etiam " non sit maritatus, nec ab aliqua communitate " expulsus propter sua demerita, nec aliqua in-" curabili infirmitate apparente et manifesta deten-" tus; et quod ad minus sit baccalaureus in artibus " vel jure vel medicina."

Electio autem sociorum erit ad hunc modum. Majore parte saltem sociorum omnium tam præsentium quam absentium una cum præsidente in capella collegii congregata, præsidens et duo seniores socii præsentium stabunt ad mensam Domini; et primo præsidens et dicti seniores scribant suffragia sua manibus propriis sub hac forma vel consimili, "Ego N. eligo N. in socium hujus collegii;" et deinde singuli socii præ-sentes suffragia sua similiter scribant singulatim: et in quem major pars totius numeri, viz., præsidentis et sociorum omnium tam præsentium quam absentium, conserit, pro electo habeatur. Quem sic electum præsidens teneatur pronuntiare et admittere. Quod si suffragia præsidentis et sociorum in duas vel plures partes dividantur, ita quod major pars totius numeri ut prædictur in aliquem unum convenire non possit, tunc in quem præsidens et socii facientes medietatem totius numeri, viz., antedictorum præsidentis et sociorum, consenserint, pro electo habeatur absque hæsitatione vel contradictione aliqua; cujus electio per præsidentem, nomine majoris partis totius numeri, pronuncietur: nam in hoc casu et similibus, quoties contingat vel in sociorum vel scholarium electionibus, sive in ullis aliis concessionibus, præsidentem et socios in duas æguales partes dividi, tum semper præsidentis suffragjum (numquam enim illi vocem negativam concedimus) pro duobus suffragiis computari decernimus tenore præsentis statuti. Si autem contingat majorem partem suffragiorum sic computatorum in unam personam non convenire, tunc præsidens et singuli præsentes socii suffragia sua singulatim de novo scribant juxta formam præscriptam je et sic faciant ter, si toties majori partileorum videbitur expedire; et si nequiverint adhue; concordare, tandem compromittant omnes et singuli socii præsentes sua suffragia in præsidentem et quatuor socios maxime seniores omnium præsentium, et, in quem major pars horum quinque consenserit, pro electo habeatur. Qui sic electus (peractis ab eo omnibus, quæ hujus, regni leges fieri præscribunt,) præsentetur: "coram "sociis collegii in villa præsentibus, in capella ejusdem; et declaret se fidem Ecclesiæ Anglicanæ profitentem, etiam fidem det, se observaturum statuta et consuctudines hujus collegii, ad hunc qui sequitur odum.
"Fidem Ecclesiæ Anglicanæ profiteer. modum.

"Etiam do fidem me veram Christi religionem "omni animo complexurum; Scriptura auctori-" tatem hominum judiciis præpositurum ;1 regulum "vitæ et summan fidei ex verbo Dei petiturian; "humanis habiturum; auctoritatem regiam in lominibus summam, et externorum episcoporum jurisdictioni minime subjectam, æstimaturum; et contrarias verbo Dei opiniones omni voluntate refutaturum; vera consuetis, scripta non scriptis, in religionis causa antehabiturum."

"Etiam do fidem, quod statuta et laudabiles "consuetudines hujus collegii, quantum ad me

" pertinent, illæsa observabo."

"Ultimo do fidem, quod juvabo collegium in sanis consiliis et auxiliis, ad quemcunque statum in futurum pervenero; et ad hoc laborabo pro posse meo quamdiu socius fuero."

Socius electus, fide sua sic data, genua ante præsidentem flectat, qui tenens manus ejus inter

manus suas his verbis admittat.

"In nomine Patris et Filii et Spiritus Sancti "admitto ute in socium hujus collegii."

Ne quis socius peccet ignorantia statutorum, statui nus quod præsidens unicuique in socium hujus collegii electo exemplare statutorum tradat, priusquam electum ad societatem admittat.

De qualitatibus eligendorum in socios honoris causa.

Statuimus quod, siquando novem saltem socii una cum præsidente vel undecim saltem sine præsidente, in conventu ad hoc convocato, aliquem scientia vel doctrina insignem, cælibem vel maritum, in socium hujus collegii honoris causa eligere concenserint, liceat iisdem insignem dictum in socium honoris causa eligere. Socius honoris causa electus nec suffragium neque emolumentum neque auctoritatem in collegio habeat. Privilegia quælibet, his exceptis, liceat majori parti totius numeri, viz., præsidentis et sociorum omnium tam præsentium quam absentium, socio sic electo concedere.

De socio honoris causa eligendo ex fundatione ... Magistri Edwards.

Statumus quod socius, ex fundatione Magistri Fdwards eligendus, honoris causa eligatur. Fiat electio ipso modo, quo alios socios honoris causa eligendos statuimus. Habeat socius, ex fundatione: Magistri Edwards electus, cameram in collegio, si sit cœlebs. Habeat etiam, sive cœlebs sive maritus, communem victum dum intra præcinotum academiæ habitet. Cæteroquin statuto de qualitatibus eligendorum in socios honoris causa adstringatur.

De processy Sociorum de gradu in gradum et de

Statuimus quod quisque socius lujus collegii, antium vel in jure baccalaureus, creetur magister in sua facultate intra quatuor annos ab inauguratione: sua computandos; sub pœna amissionis societatis sua ipso facto.

. Statuimus quod quisque socius, statim postquam decem-annos a creatione sua, si sit artium vel in jure magister, et statim postquam tredecim annos ab inauguratione sua, si sit in medicina baccalaureus, computandos compleverit, a societate sua recedat; proviso quod liceat cuivis socio professoris, cujus stipendium quingentas libras non superet, vel-oratoris munus in hac academia sustimenti, societatem suam retinere, quamdiu tale munus sustineat : proviso etiam quod liceat cuivis socio celibi, intra duos annos a creatione sua, si sit actium vellin jure magister, aut infra quinque annos-ab-ciagoguratione sua, si sit in medicina Imegalaureus, saeris, ordinibus initiato, societatem -s. a n-retivere ultra prædictum numerum annorum ung wad amum completum ab co tempore, quo in aliquod sacerdotium cujus valor annuus, deductis vectigalibus et omnibus aliis impensis secundum leges hujus regni exigendis, trecentas libras superaverit, institutionem adeptus fuerit. Nulli tamen socio liceat societatem suam retinere ultra annum completum ab eo tempore, quo in sacerdotium, cujus advocatio est in patronatu ipsius collegii, et cujus valor annuus summam prædictam superat, institutionem adeptus fuerit.

Statuimus, insuper, quod, si quis socius tutoris aut lectoris classici vel mathematici senioris munus sustineat, anni, quibus dictum munus sustinens et non maritatus, in collegio resederit, in prædicto

numero annorum non sint computandi.

Statuimus, præterea, quod, siquando duæ partes totius numeri, viz., præsidentis et sociorum omnium tam præsentium quam absentium, aliquem socium scientiæ vel doctrinæ vel laborum causa societatem suam retinere cum assensu visitatoris consenserint, liceat dicto socio, quamdiu non maritatus in collegio resederit, societatem suam retinere; proviso semper quod non amplius duo socii aliquo tempore hoc privilegio fruantur.

Statuimus quod, siquando duæ partes totius numeri, viz., præsidentis et sociorum omnium tam præsentium quam absentium, in conventuad hoc convocato, aliquem in hac academia professorem, cœlibem vel maritum, nec beneficium ecclesiasticum extra universitatem nec magistratum nec societatem in alio collegio habentem, in socium hujus collegii eligere consenserint, liceat dictis duabus partibus professorem dictum in socium Proviso semper quod liceat socio sic eligere. electo societatem suam retinere quamdiu prosed non diutius. fessoris munus retineat; Proviso etiam quod socius sic electus, si beneficium ecclesiasticum extra universitatem vel magistratum vel societatem in alio collegio accipiat, a societate sua in hoc collegio statim recedat.

Statuimus etiam quod, siquando duz partes totius numeri; viz. præsidentis et sociorum omnium tam præsentium quam absentium, in conventu ad hoc convocato, aliquem scientia vel doctrina insignem, cœlibem vel maritum, nec beneficium ecclesiasticum extra universitatem nec magistratum nec societatem in alio collegio habentem, in socium hujus collegii eligere consenserint, liceat dictis duabus partibus insignem dictum in socium eligere. Proviso semper quod licent socio sic electo societatem suam retinere quamdiu intra præcinctum academiæ singulis annis per duas partes cujusque termini habitaverit, nisi major pars totius numeri, viz. præsidentis et sociorum omnium tam præsentium quam absentium quovis anno ei ampliorem licentiam concedat: sed non diutius. Proviso etiam quod socius sic electus, si beneficium ecclesiasticum extra universitatem vel magistratum vel societatem in alio collegio accipiat, a societate sua in hoc collegio statim

Statuimus quod liceat socio, non aliter ad societatem retinendam inhabili, qui uxorem duxerit, ordinationibus reginæ Elizabethæ, anno duodecimo regni sui collegiis præscriptis, non obstantibus, societatem suam retinere usque ad decem annos a creatione sua, si sit artium vel in jure magister, et usque ad tredecim annos ab inauguratione sua, si sit in medicina baccalaureus, annis, quibus sit tutor vel lector privilegio supra concesso donatus non computatis; et a societate sua tunc recedat, nisi sit in hac academia professor vel orator aut socius honoris causa vel propter insigne meritum scientia vel doctrina electus.

Socium maritatum in collegio residere aut munus tutoris sustinere non permittimus.

De amatione sociorum.

Statuimus quod, si quis socius ab Ecclesia Anglicana manifeste secesserit, præsidens quam primum socios convocet; a præsidente et sociis sic congregatis res investigetur; et, si constiterit majori parti totius numeri, viz. præsidentis et sociorum omnium tam præsentium quam absentium, rei suffragio minime computato, rem ita se habere, præsidens socii secedentis societatem vacantem pronuntiet; qua pronuntiatione dicta societas statim vacet.

Statuimus quod, siquando aliquis socius alicujus criminis coram judice legitimo convictus fuerit, præsidens quam primum socios convocet; liceat præsidenti et sociis sic congregatis, si iisdem videatur, de ea re inquirere; et, si constiterit majori parti totius numeri, viz, præsidentis et sociorum omnium tam præsentium quam absentium, rei suffragio minime computato, convictum fuisse, vacantem, si dictæ majori parti videatur, societatem rei præsidens pronuntiet; qua pronuntiatione dicta societas statim vacet.

Statuimus etiam quod, siquando quivis duo collegii socii aliquem socium flagitiose vel solite pravitatis aut morum improbitatis, ita quod eum socium esse collegii parum idoneum sentiant, coram præsidente accusent, præsidens quam primum socios convocet; liceat præsidenti et sociis sic congregatis, si isdem videatur, de ea re inquirere; et, si constiterit majori parti totius numeri, viz. præsidentis et sociorum omnium tam præsentium quam absentium, rei suffragio minime computato, accusationem confirmari, præsidens reum admoneat, aut vacantem, si duabus partibus dicti totius numeri videatur, societatem ejus pronuntiet: qua pronuntiatione dicta societas statim vacet.

Statuimus insuper quod liceat præsidenti, siquando aliquem socium flagitiosæ vel solitæ pravitatis aut morum improbitatis noxium putaverit, ita quod eum socium esse collegii parum idoneum sentiat, socios convocare; liceat præsidenti et sociis sic congregatis, si iisdem videatur, de ea re inquirere; et, si constiterit majori parti totius numeri, viz., præsidentis et sociorum omnium tam præsentium quam absentium, rei suffragio minime computato, accusationem præsidentis confirmari, præsidens reum admoneat, aut vacantem, si duabus partibus dicti totius numeri videatur, societatem ejus pronuntiet: qua pronuntiatione dicta societas statim vabet.

De absentia sociorum a collegio.

Statuimus quod singuli socii in omnibus congregationibus per majorem partem totius numeri, viz., præsidentis et sociorum in villa præsentium, convocatis adesse teneantur, sub pæna mulctæ per majorem partem antedictorum assignandæ, nisi major pars antedictorum illis licentiam se absentandi concesserit.

De scholaribus.

Statuimus, quod, per consensum majoris partis totius numeri, viz., præsidentis et sociorum in villa præsentium, eligantur quatuordecim ad minimum scholares ingeniosi, ac honestis moribus præditi, et in grammatica sufficienter instructi: quorum officium erit, legere bibliam quotidie in choro per vices in pleno termino: quorum nonnulli ante ingressum vel intra unum terminum post ingressum in Academiam eligantur; et e quibus, quinque triginta ad minimum quinque quadraginta ad minimum, et quatuor quinquaginta ad minimum libras annuatim recipiant: proviso, quod nullus illorum scholarium gaudeat emolumento scholaris, in hoc collegio, postquam baccalaureatus gradum susceperit.

Quod si quis illorum scholarium non proficiat in studio literarum, vel sui officii negligens fuerit, primo admoneatur per præsidentum, ut se emendare studeat; quod si non fecerit, secundo admoneatur per præsidentem et duos socios seniores præsentium; et si nec tunc voluerit emendari et reformari, admonitus per præsidentum, nomine totius communitatis, sine contradictione aliqua recedat, et alter in ejus locum deputetur. Quod si contingat aliquem illorum scholarium super ullo crimine diffamari notabili, unde collegio nascatur infamia, juxta judicium majoris partis præsidentis et sociorum in villa præsentium, expellatur a collegio ipso facto.

De perhendinantibus.

Statuimus, quod nemo, ut socius commensalis, pensionarius, aut sizator, ad perhendinandum in hoc collegio admittatur, nisi de consensu majoris partis totius numeri, viz. præsidentis et sociorum in villa præsentium; quibus constet de ipsius bona fama conversationeque laudabili; et quem crediderint sociis, scholaribus et discipulis, in moribus probis excolendis, et actibus scholasticis exercendis, se conformaturum: et si secus constiterit post ejus ingressum, admoneatur caritative per præsidentem; et si necesse sit, pro judicio ejusdem, puniatur: neminem autem præsidens exsilio muletet absque consensu majoris partis sociorum in villa præsentium.

De evidentiis et munimentis collegii et de sigillo communi.

Statuimus quod literæ patentes fundationis collegii, evidentiæ terrarum cæteraque munimenta collegii in turri reponantur, cujus claves præsidens vel thesaurarius superior servabit. horum inde expromatur nisi de causa per majorem partem totius numeri, viz., præsidentis et sociorum in villa præsentium, approbanda. Volumus, ad hæc, quod in turri prædicta vel in camera præsidentis sit unum registrum magnum; in quo scribantur omnia jocalia argentea collegii. Et insuper, quod nihil exeat sub sigillo communi, nisi per expressum consensum majoris partis antedictorum præsidentis et sociorum; et fideliter registretur in registro magno. Nec quicquam sigilletur extra cameram præsidentis cum eodem sigillo communi, sigillum enim collegii nunquam extra cameram antedictam deferri permittimus, nisi aliter quandoque expediens videatur majori parti antedictorum præsidentis et sociorum: nec aliquod collegii jocale alienetur, seu quovismodo mutetur, absque consensu majoris partis totius numeri, viz., præsidentis et sociorum tam præsentium quam absentium.

De supervisione terrarum et ædificiorum collegii.

Ut terræ, possessiones, et prædia hujus collegii, nulla ex parte dilapidentur, statuimus, quod intra septennii integri spatium, si ita commodum majori parti totius numeri, viz., præsidentis et sociorum in villa præsentium, visum fuerit, omnia maneria et principalia, tenementa hujus collegii, per præsidentem, vel eo impedito per aliquem sociorum ad hoc per eundem deputandum et per thesaurarium superiorem, vel saltem per alterutrum eorum, lustrentur. Et in hoc progressu, præsidens vel socii prædicti ædificia diligenter supervideant, ne aliqua domus ruinosa decidat; sed in tempore congruo omnes reparentur et sustententur. Videant etiam utrum conductoris, inquilini, aut eorum familiarium, culpa, incuria, et negligentia, quidpiam deperditum, diminutum, aut deterioratum fuerit. Inquirant præterea de observatione conventionum et articulorum qui in indenturis

comprehenduntur. Defectusque quos repererint, post eorum ad collegium reditum, quam cito commode possint, præsidenti sive ejus locum tenenti in scriptis declarabunt. Et præterea singulis annis diligens fiat inquisitio de terris et reditibus a collegio detentis, ut, si quæ tales fuerint, collegio restituantur quam citissime.

Volumus, insuper, quod quoties præsidens vel aliquis sociorum mittatur foras pro causis collegii promovendis, habeat sic missus expensas rationa-

, biles, pro tempore absentiæ suæ."

De computo utensilium.

Statuimus, quod, singulis annis, thesaurarius superior et seneschallus reddant fidelem computum de omnibus et singulis collegi utensilibus in promptuariis vel in coquina remanentibus ad certam diem per majorem partem totius numeri, viz. præsidentis et sociorum in villa præsentium assignandam.

De stipendiis præsidentis, sociorum et scholarium.

Cum nemo teneatur militare propriis stipendiis, volumus, quod, in aliqualem recompensationem laborum, recipiat præsidens singulis septimanis, quibus resederit in collegio, quadraginta solidos; et socii singuli singulis septimanis, quibus in collegio resederint, præter communem victum decem solidos recipiant.

Volumus, insuper, quod omnes pecuniæ, quæ supersunt ex receptionibus collegii, vel de reditibus vel aliunde quovis modo provenientibus, omnibus prius solutis quæ per hæc statuta aut per aliam quamcunque legitiman ordinationem requirantur, in viginti partes dividantur; quarum præsidens tres et quisque sociorum unam pro stipendio recipiat. Tres vero partes, quæ supersunt, scholaribus reserventur, unde illis stipendia distribuantur; proviso semper quod omnes pecuniæ sic reservatæ, quæ in anno quovis non scholaribus distributæ fuerint, in annum sequentem reserventur, et quod nemo, nisi sit scholaris, ex his tribus partibus ullum stipendium recipiat.

De electione officiariorum.

. Quamvis præsidentem talem omnino habere cupimus in hoc collegio, qui necessaria collegii negotia promoveat, statuta exequatur fideliter, rebusque ejusdem collegii universis recte prospiciat; tamen, quando ne unus aliquis tantæ provinciæ sufficiat necessarium duximus singulis annis, aliquos deputare officiarios.

Statuimus, igitur, quod, singulis annis, in mense octobri, per majorem partem totius numeri, viz., præsidentis et sociorum in villa præsentium, eligantur duo thesaurarii. — Quorum superior omnes et singulas collegii receptiones et expensas fideliter scribet; quas singulis mensibus ostendet præsidi et duobus sociis maxime senioribus tum domi præsentibus: sub pæna viginti solidorum communi cistæ solvendorum quoties deliquerit. — Et, præterea, semel in anno, ad certum tempus per majorem partem totius numeri, viz., præsidentis et sociorum tam præsentium quam absentium, limitandum, computum fidelem et generalem reddat de prædictis omnibus tam receptionibus quam expensis; cui computo quilibet socius in villa præsens interesse teneatur.

Eodem tempore eligatur decanus, qui curam habeat capellæ et omnium jocalium eidem pertinentium. Et eundem volumus providere rebus omnibus divino cultui necessariis: et semel in anno, ad certum tempus per majorem partem antedictorum præsidentis et sociorum assignandum, computum fidelem reddat, coram præsidente

et thesaurariis, de omnibus et singulis ejusdem capellæ expensis.

Eodem tempore eligatur seneschallus, qui curam habeat coquinæ et provideat seu provideri faciat bona et salubria victualia pro tota communitate; et semel in anno, ad certum tempus per majorem partem antedictorum præsidentis et sociorum assignandum, computum fidelem reddat de omnibus receptionibus et expensis ejusdem coquinæ.

Eodem tempore eligatur prælector, qui gratias pro gradibus suscipiendis in senaculo supplicet.

Edem tempore etiam eligatur bibliothecarius, qui librorum collegii habeat custodiam, et qui curet ut justo ordine per classes digerantur, in armariis suis rite collocentur et, quotiescunque novi accesserint, in catalogo accurate registrentur.

Statuimus insuper, quod singuli officiarii antedicti stipendia recipiant juxta assignationem majoris partis totius numeri, viz. præsidentis et sociorum tam præsentium quam absentium.

De divinis officiis.

Ut cultus Dei in hoc collegio foveatur, statuimus, quod, singulis diebus in pleno termino ad minus, cantentur in capella collegii, 'Matutinæ' et 'Vesperæ,' cæteraque divina officia, juxta usum Ecclesiæ Anglicanæ; nisi causa justa et legitima per præsidentem et socios in villa præsentes approbanda quandoque impedierit; de observatione quorum officiorum liceat præsidenti et majori parti sociorum in villa præsentium collegii discipulis ordinationes præscribere, et statuere qui adesse celebrationi debeant, et quibus abesse permittatur; et ordinationes mutare vel antiquare, prout optimum illis visum est.

Ad ipsa vero divina officia exequenda, socios omnes, qui in sacris ordinibus initiati fuerint, hebdomadatim astrictos esse volumus, viz. a precibus vespertinis diei veneris per unam integram hebdomadam, initio facto a socio seniore, quem sequentur reliqui juxta ordinem senioritas suæ donec ad eundem revertatur, a quo idem cursus iterum et perpetuo observabitur. Quod si quis eorum cursum suum in exequendo neglexerit, solvat sic delinquens, pro qualibet hebdomada, decano sacelli qui vices ejus supplebit, mulctam per majorem partem antedictorum præsidentis et sociorum assignandam.

De celebranda memoria benefactorum.

Proxima die dominica post sancti michaelis termini divisionem commendatio fiat in sacello benefactorum, quorum beneficentia collegium locupletur. Ejus hæc sit forma.

Primum dicatur Anglice clare voce, "Pater noster, &c."

Deinde cantentur Anglice psalmi, "Laudate Dominum de cœlis," "Cantate," "Laudate Dominum in sanctis."

Post hec legatur caput 44 Ecclesiastici. His finitis, unus e sociis a præsidente assignatus concionabitur; ubi fundatricis, cæterorumque insignium virorum quorum in isto collegio benefacta late pateant, præclara commendatio erit;—et quanta gloria Deus sit afficiendus demonstrabitur, qui per hos benefactores ingentia in nos beneficia contulerit;—et societatem omnem hortabitur, ut eisdem, ad Dei gloriam, et eruditionis amplificationem, et honestum fundatorum institutum, utantur; et Deum precentur, ut ita viventium corda suæ benignitatis gratia affundat, ut ad Dei gloriam illustrandam et Christianam religionem adaugendam opes et facultates suas similiter conferant.

Post concionem peractam cantetur Anglice, 'Te Deum laudamus.'

Ad extremum dicatur.

V. The memory of the righteous shall remain for evermore.

R. And shall not be afraid of any evil report.

V. The souls of the righteous are in the hand

R. And there shall no torment touch them.

V. The Lord be with you. B. And with thy spirit.

Let us pray.

O Lord, we glorify thee in these thy servants our benefactors departed out of this present life, beseeching thee that, as they for their time bestowed charitably for our comfort the temporal things which thou didst give them, so we for our time may fruitfully use the same to the setting forth of thy holy word, thy laud and praise, and finally, that with those who have departed this life in thy faith and fear we may be partakers of thy heavenly kingdom, through Jesus Christ our Lord.

Qui vero, in concelebranda memoria benefactorum, ad concionandum fuerit a præsidente constitutus, recipiet a thesaurario collegii, pro singula concione, summam per majorem partem totius numeri, viz, præsidentis et sociorum in villa præsentium, assignandam.

De tutoribus et lectoribus.

Quoniam ad bene instituendam juventutem plurimum præsidii in tutorum cura et diligentia constat esse positum, volumus quod unusquisque discipulorum hujus collegii tutori adscribatur, qui de eorum moribus ac diligentia rationem habeat, et eos, cum opus erit, diligenter erudiat. Tutores autem, qui hanc curam suscipient, et lectores, qui tutoribus auxilientur, præsidens nominet cum consensu majoris partis sociorum in villa præsentium. Liceat etiam præsidenti et majori parti quinque sociorum senirum, siquando iisdem visum fuerit, alicui tutoris vel lectoris munus abrogare.

De interpretatione statutorum.

Cum nihil tam perfecte, et absolute a quoquam tradi ac statui queat, quod versutum callidumque the year of our Lord of ingenium non possit impie et perverse interpre- leight hundred and sixty.

tari, atque ad sensum longe diversum trahere, ideo statuimus, quod nullus hujus collegii socius, immo nec præsidens ipse, præsumat quovis modo statuto hæc vel eorum unum aliquod, juxta suum ipsius sensum torquere et interpretari: sed quicquid ambigui in aliquo prædictorum statutorum posthac occurrerit, declarari volumus per majorem partem totius numeri, viz. præsidentis et sociorum tam præsentium quam absentium, sed tamen, quoad fieri possit, quod iidem præsidens et socii semper dicta statuta juxta sensum literalem et grammaticalem eorundem declarent et interpretentur. Proviso, tamen, quod cuivis, ad quem talis interpretatio attineat, ad visitatorem provocare liceat.

Statuimus etiam quod, in omnibus causis et litibus ex his statutis provenientibus, liceat ad visitatorem provocare.

Preservation of Existing Interests.

The Emoluments, Tenure of Office, and other Interests of a pecuniary nature of the present President and the present Foundation Fellows and of all Foundation Fellows and of any President to be elected before these Statutes shall have been confirmed by Her Majesty in Council shall be regulated by the previously existing Statutes; and the interests of the present Edwards' Fellow shall be regulated by the previously existing custom of the College; provided that if any such President or any such Foundation Fellow as aforesaid shall elect to be placed in the beforementioned respects under the operation of the present Statutes, it shall be lawful for him to signify such election to the President and Fellows by a notice in writing under his hand, addressed to the President and Fellows, which notice shall be laid before the first College Meeting which shall be held after the receipt of such notice, and shall be entered in the Conclusion Book of the College; and thereupon the rights in such respect of any such President or Foundation Fellow, so giving such notice, shall from the date of such notice be governed by the present Statutes accordingly. .

Given under our Common Seal, this twenty-second day of February, in the year of our Lord one thousand



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