XVIII.—Of putting an end to Dissension.

Should any serious dissension arise between some of the Fellows of the College, so that the dissenting parties cannot come to an agreement, the Master, assisted by not less than two of the Fellows, shall give such directions as they may think fit for putting an end to the dispute; and to the directions so given by the Master and said Fellows, or by a majority of them, the dissenting parties shall be bound to submit. But if either party refuses to submit to such directions, the Master and said Fellows shall represent the matter to the Bishop of Ely, who thereupon may compel the refusing party to submit to such directions, or to any of them.

XIX .- Residence of the Master and Fellows.

The Master shall not be absent from College more than six months in any one year, nor more than four weeks in all in any one term, without some urgent cause, to be approved by a majority of the Master and Fellows present in the University.

Any Fellow summoned into residence by the Master shall be bound to return, unless he shall assign a sufficient cause of absence, to be approved by the Master and Fellows at a College Meeting.

XX .- Vacation of Fellowships.

If any Fellow shall be instituted, on the presentation of the College, to any ecclesiastical benefice of the clear annual value of 300*l*, he shall vacate his Fellowship at the end of a year from such

presentation.

If any Fellow hereafter admitted shall come into possession of an income, whether secular or ecclesiastical, for his whole life, the clear annual value of which, jointly or severally, exceeds twice the annual value of a Fellowship of the College, he shall vacate his Fellowship at the end of a year after coming into possession of the same. And in order that the Master and Fellows may be satisfied that a Fellow is not liable to vacate his Fellowship on this ground, the Master may at any time require him to make, in presence of the Master and Fellows, the declaration expressed in the Statute entitled Declaration required of Fellows in respect of Income.

The annual value of a Fellowship shall for this purpose be taken to be the mean annual value, for the seven years ending at the Christmas audit last passed, of the dividends and all allowances which would have been assigned on account of his Fellowship to a Fellow who had been present in Col-

lege during that whole time.

In estimating the annual value of incomes, whether secular or ecclesiastical, all legal charges

shall first be deducted.

Any Fellow who is elected or appointed Master or a Fellow of any other College in this or any other University shall immediately cease to be a

Fellow of this College.

Any Fellow shall vacate his Fellowship by marriage, unless within twelve months of his election he shall have made a declaration to the Master in writing, that he elects to hold his Fellowship for twelve years only, in which case his Fellowship shall not be vacated by marriage, but shall be held, unless the Fellow be otherwise disqualified, only for twelve years from the date of his election.

Provided that a Fellow holding any Professorship in the University of the clear annual value of not more than 800% shall not vacate his Fellowship either by marriage, so long as he shall continue to hold such Professorship, or by reason of the income of such Professorship. But the number of Fellows retaining their Fellowships by virtue of this exemption shall never exceed two at the same time.

XXI.—Power of retaining Tutors and Lecturers as Fellows.

Any Fellow who is serving the College in the office of Tutor, Assistant Tutor, or Lecturer, may be permitted, by a special vote in which not less than two-thirds of the whole body of the Master and Fellows shall concur, to retain his Fellowship, notwithstanding marriage or the expiration of the period of twelve years from his election, so long as he shall retain any such office; and after fifteen years of such service he may be further permitted by a like vote to retain his Fellowship, unless otherwise disqualified, for life, free from the restriction of celibacy.

XXII.—Power of choosing Professors and Eminent Men as Fellows.

The Master and Fellows may at a meeting to be held for the purpose, and by a vote in which not less than two-thirds of the whole body of the Master and Fellows shall concur (the Master's vote being reckoned as two), elect to a Fellowship in the College any of the following persons:

in the College any of the following persons:

First. Any Professor of the University not holding any ecclesiastical preferment out of the precincts of the University, and not being Master or Fellow of any other College, whether he be married or not. Such Professor shall be allowed to retain such Fellowship so long as he shall continue to hold a Professorship in the University, and no longer. He shall not vacate his Fellowship by marriage, but, if married, shall not be

entitled to rooms in College.

Secondly. Any person (whether married or not, and whether or not he may be a member of the College or of the University) 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. Every person so elected shall vacate his Fellowship by accepting any ecclesiastical preferment out of the precints of the University, but not by marriage.

Every Fellow elected under this Statute shall be admitted a Fellow as directed in Statute X.—Of the Admission of Fellows, and shall make the declarations contained in the Statutes XI and XII, entitled Declaration required of Fellows in respect of Income, and Declaration of Fellows previously to Admission respectively.

Provided always that the number of Fellows elected under this Statute shall not exceed two.

XXIII .- Of Scholars.

The emoluments of the various Fellowships and Scholarships enumerated in the Schedule attached to these Statutes shall be consolidated, and form a common fund, to be called the Open Scholarship Fund.

When the existing rights of all the persons actually holding any of the said Fellowships or Scholarships shall have determined, the fund shall be applied as follows, namely, one-tenth of the whole annual income of the fund shall be paid to the Domus Fund of the College, and the remainder shall be applied to the foundation of Open Scholarships, of which there shall be,—

Twelve of the annual value of not less than 60%.

each.

Six of the annual value of not less than 401. each.

And five of the annual value of not less than 201. each.

In the election to the said Scholarships, there shall be no preference to any candidate by reason