## Cap. XXXIII.

## De Calibatu Sociorum.

Nemo in Socium eligatur qui uxorem habeat, iis tantum exceptis quos sub Capite XX. Statutorum nostrorum eligere liceat.

Si quis ex Sociis post admissionem suam uxorem duxerit, Societatis omne jus et emolumentum in perpetuum amittat, nisi sit unus ex iis quos sub Capite XX. Statutorum nostrorum eligere liceat; aut nisi intra Universitatem locum Professoris teneat (cujus annuus proventus quingentas libras pecuniæ communibus annis non excedat), quo in casu licebit ei Societatem retinere quamdiu locum Professoris teneat, etiamsi uxorem duxerit. Proviso quod uni tantum ex Sociis licebit eodem


Licebit autem Magistro et Sociis, duabus partibus eorum in hoc consentientibus, et approbante Procancellario Universitatis, Socium aliquem, qui per spatium integrum quindecim annorum aut officio Professoris intra Universitatem, aut Tutorum Adjutoris rel Bursarii in Collegio functus sit, licentiam concedere ut Societatem suam retinent, etiamsi uxorem duxerit.

Proviso quod quicunque Socius virtute alicujus supradictarum exceptionum Societatem retinebit postquam uxorem duxerit, jus omne senioritatis observande, sicut in Capite XIX. Statutorum Collegii stabilitum est, amittet ; et in ecclesiarum et beneficiorum collationibus, et in camerarum assignatione, pro non Socio habebitur.

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


## Council Office, Whitehall, February 4, 1861.

WHereas the Cambridge Uniyersity 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 Statute, dated the 23rd day of October, 1860, for the additional endowment of existing Professorships, and for the establishment of additional Professorships in the said Uwiverstiv; and whereas the said Statute has been laid before the council of the Senate of the said University for the space of two calendar months, in the manner required by the said Act, and no objection has been made thereto, and has been this day laid before Her Majesty in Council, the same is published in pursuance of the provisions of the said Act; And notice is hereby given, that it is lawful for the bodies or persons mentioned in the 39th section of that Act, within one month after this publication, to petition Her Majesty in Council against the approbation of the said Statute, or of any part thereof.

## Arthur Helps.

We, the Commissioners appointed for the purposes of an Act passed in the Session of Parliament holden in the nineteenth and twentieth jears of the reign of Her Majesty Queen Victoria, intituled "An Act to make further Provision for the "good Government and Extension of the Univer4 sity of Cambridge, of the Colleges therein, and "of the College of King Henry the Sixth at "Eton," do hereby, in execution of the powers vested in us by the said Act, make the following Stutute for the additional endowment of existing Protessorships and for the establishment of addi-
tional Professorships in the University of Cambridge.

1. The University shall have power to provide, by grace of the Senate, from time to time, out of any funds available for that purpose, an additional endowment for each of the following Professorships, viz. :-

The Regius Professorship of Civil Law.
The Regius Professorship of Mediciue.
The Woodwardian Professorship of Geology.
The Frofessorship of Botany.
The Profesorship of Anatomy.
The Professorship of Chemistry.
The Professorship of Moral Philosophy.
The Professorship of Mineralogy.
The Adams Professorship of Arabic.
2. The University shall have power, also, to establish, by grace of the Senate, new Professorships in addition to the Professorships already established, and to make provision for the payment of the stipends of the Professors, out of any funds available for that purpose, and also for regulating the fees and other emoluments of the Professors: Provided, that in every case when it is proposed to establish any such new Professorslip, the grace for establishing it be offered to the Senate not more than fourteen days before or after the division of Term, and that public notice of such grace be given to the Senate in the Term preceding that in which it is so offered. Provided ulso, that an endowment of not less than Two IIundred Pounds a year be assigned for the maintenance of such new Professorship.
3. The appointment to erery such new Professorship shall be made by vote of the members of the Senate on the Electoral Roll.
4. It shall be in the discretion of the Senate to determine in every case whether funds available for the purpose, should be applied to the maintenance of one or more new Professorships, or to provide additional endowments for one or more of the above-named Professorships, and in the case of such additional endowments, which of the said nine Professorships should be selected for the purpose.
5. In the case of the first appointment to any such Professorship, and after such first appointment in each case, whenever a racancy shall occur of the same, the Vice-Chaucellor shall give public notice of the vacancy, and of the day for electing a new Professor, by fixing a written or printed paper on the door of the public"schools as soon as the vacancy is made known to bim, or on the first day of the following Term, according as the vacancy occurs in Term time or out of Term time; and the day of election shall be not sooner than fourteen days, nor later than twenty-eight days after the date of that notice.
6. It shall be the duty of the Professor to give lectures in every year, and to order as well the subject of such lectures as the times and places of delivery, according to a scheme to be approved from time to time by the Board of Studies connected with his particular department, of which Board the Professor shall be a member; and it shall be the duty of the said Board to provide that .the subjects of the said lectures be determined with regard to the general objects of each particular Professorship. The fees to be paid for lectures by students shall be determined by grace of the Senate.
7. The University shall have power to determine from time to time, by grace of the Senate, the time for which the Profissor shall be required to reside in the. University in every ycar, such time not to exceed eighteen weeks.
.8. If by reason of sickuess, necessary absence from the University or other sufficient cause, tas

