

Professor desire to have a deputy to discharge the duties of the Professorship, he shall be required to obtain the consent of the Vice-Chancellor, and the six persons elected and acting in accordance with Section 4, Chapter 7, of the Statutes of the University, such consent to be given in writing, and to specify the time for which the deputy is to be appointed; and such deputy shall in every case be nominated by the Professor and approved by grace of the Senate, and shall receive such stipend as may be also approved by grace of the Senate, being not less than one-third nor more than two-thirds of the proportional part of the whole annual stipend of the Professor for the time for which the deputy is appointed.

9. It shall be the duty of the Professor also to deliver to the Vice-Chancellor once in every year, before the end of the Easter Term, a statement in writing of the number of lectures given by him during the preceding year, and of the times of delivery, together with the number of weeks in each of the three terms during which he shall have resided in the University.

10. If it shall be proved to the satisfaction of the Vice-Chancellor and the six persons elected and acting as aforesaid that the Professor has been wilfully neglectful of his duties, or guilty of gross or habitual immorality, it shall be competent to the Vice-Chancellor and the said six persons to admonish the Professor, or to deprive him of his office, as the case may seem to them to require; and if the sentence of deprivation be thus passed upon him, the Professorship shall thereupon become ipso facto void; but in every case, whether of admonition or of deprivation, an appeal to the University shall be allowed in accordance with the provisions of Chapter 8. of the Statutes of the University.

11. If it be certified to the Vice-Chancellor and the said six persons, that the Professor is become unable to discharge his duties by age, ill-health, or other serious impediment; and if the Vice-Chancellor and said six persons shall deem the inability to be sufficiently proved, they shall have the power of requiring a deputy to be appointed for any time not exceeding twelve calendar months, which appointment, if necessary, may be renewed from time to time; and the deputy in every such case shall be nominated by the Professor, and approved by grace of the Senate, and shall receive such stipend as may be also approved by grace of the Senate, being not less than one-third, nor more than two-thirds of the proportional part of the whole annual stipend of the Professor for the time for which the deputy is appointed. If the Professor fail to nominate a deputy within three months after being required to do so, or if the Senate do not approve the person nominated by him, the nomination shall be made by the Vice-Chancellor, subject to the like approval.

Given under our Common Seal this twenty-third day of October, in the year of our Lord one thousand eight hundred and sixty.

L. S.

Council Office, Whitehall, February 4, 1861.

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 Statute, dated the 23rd day of October, 1860, concerning the mode of proceeding to the degree of Master in Surgery in the said UNIVERSITY; and whereas

the said Statute has been laid before the Council of the Senate of the said University, 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 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 vested in us by the said Act, make the following Statute concerning the mode of proceeding to the degree of Master in Surgery, in the University of Cambridge.

De studiosis Chirurgiæ.

Chirurgiæ studiosus, pariter ac studiosus medicinæ, commoretur in academia per præscriptam partem uniuscujusque novem terminorum, vel etiam plurium, si per ordinationes academiciæ plures requirantur. Operam det tum illis studiis, quæ studiosis artium præscripta sint, tum præcipue chirurgiæ, et examina per ordinationes academiciæ instituta subbeat. Hæc postquam omnia perfecerit, et academiam certam fecerit se chirurgiæ studio operam dedisse per id temporis spatium quod per ordinationem academiciæ in hanc rem præscriptum fuerit, admittatur a cancellario ad incipiendum in chirurgiæ.

Qui ita fuerit admissus, postea creetur magister chirurgiæ magnis comitiis admissionem insequentibus.

Magister chirurgiæ per tres annos post creationem eodem statu, iisdemque privilegiis, quibus baccalaureus artium, et postea eodem statu, iisdemque privilegiis, quibus magister artium, fruatur.

Given under our Common Seal this twenty-third day of October, in the year of our Lord one thousand eight hundred and sixty.

L. S.

Council Office, Whitehall, February 4, 1861.

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 Statute, dated the 23rd day of October, 1860, concerning Mr. Worts's endowment for Travelling Bachelors in the said University; and whereas the said Statute has been laid before the Council of the Senate of the said University, 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 publica-