

two, 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 and of the Act of the seventeenth and eighteenth years of your Majesty chapter eighty-four have prepared and now humbly lay before your Majesty in Council the following scheme for apportioning the income of the two benefices (each being a vicarage) of Stanground and of Farcet in the diocese of Ely which said two benefices are for the present united and held together.

“Whereas the Master Fellows and Scholars of Emmanuel College in the University of Cambridge are the patrons of the said benefice of Stanground and also of the said benefice of Farcet.

“And whereas it has been made to appear to us that the cure of Farcet is at present altogether unendowed or insufficiently endowed, and that the cure of Stanground has endowments of such an amount as that after the apportionment hereinafter recommended and proposed to be made shall have been made, the said cure of Stanground will still be sufficiently endowed.

“And whereas Stanground is an ancient parish, situate partly in the county of Huntingdon and partly in the county of Cambridge, and Farcet is or was originally a chapelry to Stanground, and is wholly situate within the said county of Huntingdon, but notwithstanding the cure of Stanground and the cure of Farcet will under the Order of your Majesty in Council which is next hereinafter mentioned become two independent cures as from the date in that behalf hereinafter mentioned.

“And whereas the Master Fellows and Scholars of Emmanuel College aforesaid have represented to us, and we are of opinion that it is desirable that provision should be made for the cure of souls within the cure of Farcet aforesaid by means of that apportionment of the income of the said benefices of Stanground and Farcet which is hereinafter recommended and proposed.

“And whereas by an Order of your Majesty in Council bearing date the seventeenth day of July one thousand eight hundred and fifty-one the said two benefices of Stanground and Farcet were separated and disunited but such separation and disunion have not yet taken effect, and will not take effect until the Reverend Robert Cory, Clerk in Holy Orders who was at the date of that Order and is still incumbent of both the same benefices shall have ceased to be incumbent of one or other of them.

“Now therefore with the consent of the said Master Fellows and Scholars of Emmanuel College in the University of Cambridge aforesaid (in testimony whereof they have sealed this scheme with their common or corporate seal) and with the consent of the Right Reverend James Russell Bishop of the said diocese of Ely, acting as such Bishop (in testimony whereof he has signed this scheme and sealed the same with his episcopal seal).

“We the said Ecclesiastical Commissioners humbly recommend and propose that without any conveyance or assurance in the law other than this scheme and any duly gazetted Order of your Majesty in Council ratifying the same and as from the day of the date at which the said two benefices of Stanground and Farcet or either of them,

shall be avoided by the said Robert Cory all such glebe land of the said benefice of Stanground as is situate within the parish of Stanground aforesaid shall continue to be enjoyed by the vicar or incumbent of Stanground and his successors. And all those the tithe rent-charges arising within the said cure of Farcet but belonging to the said benefice of Stanground and amounting together to the sum of four hundred and thirty-five pounds and two shillings a year or thereabouts which said tithe rent-charges appear as to the particulars thereof in the first schedule to this scheme appended shall remain annexed to the said benefice of Stanground as part and parcel of the endowments of the said last-named benefice and shall accordingly continue to be payable as from the day aforesaid to the vicar or incumbent of the said benefice of Stanground and his successors and shall not be payable to the vicar or incumbent of the said benefice of Farcet and his successors; and that the said vicar or incumbent of the said benefice of Stanground and his successors shall continue to have all and the like powers rights and remedies for enforcing the payment and recovery of the said tithe rent-charges which are now possessed or enjoyed by the said Robert Cory vicar or incumbent of the said two benefices of Stanground and Farcet or to which by law all owners or recipients of tithe rent-charge are or may for the time being be entitled.

“And with the same consents and so testified as aforesaid we further recommend and propose that: as from the same day, to wit, the day of the date at which the said two benefices of Stanground and Farcet or either of them shall be avoided by the said Robert Cory all such glebe land of the said benefice of Stanground as is situate within the cure of Farcet aforesaid shall be dissevered from the said benefice of Stanground and shall be annexed to the benefice of Farcet aforesaid and shall be taken and enjoyed by the vicar or incumbent for the time being thereof and his successors as part and parcel of the endowment of the said benefice of Farcet with all the rights powers and remedies incidental to the ownership of such land and that all those the tithe rent-charges arising within the said cure of Farcet but belonging to the said benefice of Stanground and amounting to the sum of three hundred and sixty-one pounds twelve shillings and eleven pence a year or thereabouts which said tithe rent-charges appear as to the particulars thereof in the second schedule to this scheme appended shall be dissevered from the said benefice of Stanground and shall be annexed to the said benefice of Farcet as part and parcel of the endowments of the said last-named benefice and shall accordingly be payable as from the day aforesaid to the vicar or incumbent of the said benefice of Farcet and his successors and not to the vicar or incumbent of the said benefice of Stanground or his successors and that the said vicar or incumbent of the said benefice of Farcet and his successors shall have all and the like powers rights and remedies for enforcing the payment and recovery of the said tithe rent-charges which are now possessed or enjoyed by the said Robert Cory vicar or incumbent of the said two benefices of Stanground and Farcet or to which by law all owners or recipients of tithe rent-charge are or may for the time being be entitled.

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