to the County Court of Yorkshire, East Riding, held at Harrogate, to be established by this Order.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by an Order in Council dated the 26th day of October, 1896, the maximum quantity of mixed explosives which may be kept on registered premises is ordered and prescribed.

And whereas, in the opinion of His Majesty, this quantity may in certain circumstances be increased with due regard to public safety.

And whereas the provisions of section 1 of the Rules Publication Act, 1893, have been complied with:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order and prescribe as follows:—

The maximum quantity of explosive allowed to be kept on premises registered for the keeping of mixed explosives shall be the following:—

- (1) If the only explosive kept be one or more of the following:
 - (a) Gunpowder;
 - (b) Small-arm nitro-compound;
 - (c) Ammunition of the 1st Division of Class 6; the maximum shall be:

In Mode A.	lbs.
Gunpowder and small-arm nitro-	
compound, in all	200
And, in addition, of explosive	
contained in ammunition of the	
1st Division of Class 6	500
In Mode B.	lbs.
Gunpowder	50
or in lieu of each pound of gun-	
powder not so kept, two pounds	
of small-arm nitro-compound.	•
And, in addition, of explosive	
contained in ammunition of the	
1st Division of Class 6	500

- (2) If the only explosive kept be one or more of the following:
 - (a) Fireworks;
 - (b) Ammunition of the 1st Division of Class 6; the maximum shall be:

In Mode A. Fireworks And, in addition, of explosive contained in ammunition of the 1st Division of Class 6	
In Mode B.	lbs.
And in addition of ambain	5 0*
And, in addition, of explosive contained in ammunition of the	
1st Division of Class 6	500

(3) In any other case the maximum shall be:

_	
In Mode A.	lbs.
Mixed explosives (including gun- powder	60
And, in addition, of explosive contained in ammunition of the 1st Division of Class 6	500
In Mode B.	lbs.
Mixed explosives (including gun- powder	15
And, in addition, of explosive contained in ammunition of the	500

(4) Provided that in each of the three cases above mentioned the aggregate amount kept on the premises in Mode A and Mode B together may not in any case exceed the maximum amount which may be kept in Mode A.

And General Rule No. 3 of Part I of the said Order in Council of the 26th October, 1896 (No. 16), shall be deemed to be amended accordingly.

Almeric FitzRoy.

* By Order in Council of the 11th May, 1906 (No. 16 A), these quantities are doubled if the only lireworks kept are "shop-goods" as therein defined.

Privy Council Office, December 16, 1912.

THE following Statutes made on the 5th December, 1912, by the Governing Body of Jesus College, Cambridge, altering and amending certain Statutes of the College, have been submitted for the approval of His Majesty in Council, and notice of their having been so submitted is published in accordance with the provisions of "The Universities of Oxford and Cambridge Act, 1877":—

STATUTES to alter and amend the Statutes of Jesus College in the University of Cambridge which amending Statutes were duly made at a College Meeting being a meeting of the Governing Body of the College specially summoned for this purpose and held on the fifth day of December, 1912, and having been passed at such meeting by the votes of more than two-thirds of the number of persons present and voting are now submitted for the approval of His Majesty the King in Council.

We, the Master or Keeper and Fellows and Scholars of Jesus College, in the University of Cambridge, in exercise of the powers given to us by the fifty-fourth section of "The Universities of Oxford and Cambridge Act, 1877," do hereby alter and amend the existing Statutes of our said College in the manner following:—

By substituting in Statute VII, section 8, the date June, 1920, for the date June, 1915.

By prefixing the numeral 1 to the existing Statute XV to form section 1 of the same Statute.

And by adding the following section to form section 2 of the same Statute:—

Statute XV.

2. If any Fellow who has held the office of Bursar, Dean, Tutor, Assistant Tutor or Lec-