

- Surrey.* Sir Richard Charles Garton, of Lythe Hill, Haslemere, Kt.
- Sussex.* Sir John Henry Luscombe, of Hay Heath, Worth, Kt.
- Warwickshire.* Sir Francis Ernest Waller, of Woodcote, near Warwick, Bart.
- Westmorland.* Henry Paul Mason, of Eden Place, Kirkby Stephen, Esq.
- Wiltshire.* Charles Penruddocke, of Compton Park, Salisbury, Esq.
- Worcestershire.* Herbert James Whiteley, of Thorngrove, near Worcester, Esq.
- Yorkshire.* Colonel John William Robinson Parker, of Browsholme Hall, Clitheroe, C.B.

WALES

(North and South).

- Anglesey.* The Hon. Arthur Lyulph Stanley, of Penrhos, Holyhead, and 26, St. Leonards Terrace, Chelsea, London, S.W.
- Breconshire.* Evan Evans-Bevan, of Cad-oxton, Neath, Esq.
- Cardiganshire.* Major Charles Herbert Davis Cass, of Dol-llan, Llandysul, D.S.O.
- Carmarthen-
shire.* Joseph Williams, of Caeglas, Llanelly, Esq.
- Carnarvonshire.* Thomas Roberts, of Maesygroes, near Bangor, Esq.
- Denbighshire.* Philip Henry Ashworth, of Horsley Hall, Gresford, Esq.
- Flintshire.* Joseph Henry Warburton Lee, of Broad Oak, Whitchurch, Salop, Esq.
- Glamorgan.* James Herbert Cory, of Coryton, Whitchurch, Cardiff, Esq.
- Merionethshire.* John Jones, of Wenallt, Dol-gelley, Esq.
- Montgomery-
shire.* William John Corbett-Winder, of Vaynor Park, Berriew, Esq.
- Pembrokeshire.* Lieut.-Colonel Samuel Keith Harries, of Hilton, Roch.
- Radnorshire.* James Burgess Boote, of Gwernafel House, Knighton, Esq.

Privy Council Office, March 17, 1913.

The following Statute made by the Governing Body of Magdalene College, Cambridge, on the tenth day of March, one thousand nine hundred and thirteen, and sealed on the same day, has been submitted for the approval of His Majesty in Council, and notice of its having been so submitted is published in accordance with the provisions contained in "The Universities of Oxford and Cambridge Act, 1877":—

STATUTE made by the Governing Body of Magdalene College Cambridge at a General Meeting specially summoned for the purpose by the votes of not less than two-thirds of the number of persons present and voting on Monday the tenth day of March one thousand nine hundred and thirteen in substitution for Statute XXV of the existing Statutes of the College.

Statute XXV.

Emoluments of the Master and Fellows.

After deduction of all stipends and allowances to the Officers of the College and of the payments to the General Fund for Open Scholarships the Living and Building Fund and all other needful and reasonable general expenses and of such payments as may be required to defray the expenses of the management of the College property and to keep in sound repair the College buildings and the buildings of the College estates and otherwise to improve permanently the College property and also of such payment as may become due to the University the surplus annual revenue of the College (exclusive of the revenues arising from the Peckard Fund and from the proceeds of the sale of the advowson of Ellingham) shall be divided into nine equal parts of which the Master shall receive two and each of the Fellows one. Provided that when such surplus annual revenue exceeds two thousand two hundred and fifty pounds (£2,250) free of Income Tax the excess shall be applied in such proportion as the Governing Body thinks fit either to the increase of the number of Fellowships or to the increase of the number or emoluments of the Scholars or to such other purposes as are considered by the Governing Body most advantageous to the College.

The annual revenue arising from the Peckard Fund shall be divided into six equal parts of which the Master shall receive two and the four remaining parts shall be divided equally amongst the four Fellows who have first completed a twelve years' tenure of office as Tutor Lecturer or Dean in the College: Provided that if at any time there are fewer than four Fellows qualified as above then the remaining part or parts shall be given to the Fellow or Fellows who shall have first completed a three years' tenure of office as Tutor Lecturer or Dean in the College and who continue to hold one or other of such offices and in the event of two or more of the Fellows being equally qualified as above to receive any such part it shall be equally divided between or among them provided that if at any time there are fewer than four such Fellows each such Fellow shall then receive one part and the remaining part or parts shall be carried to the capital of the Peckard Fund.