

following Statute to form Statute XV A of the said Statutes:—

“ XV A. TEMPORARY PROVISIONS FOR PROLONGATION OF FELLOWSHIPS.

“ In the case of any Fellow elected under the title (a) and not holding or having held any of the qualifying offices specified in these Statutes who at any time during his tenure of the fellowship shall have been engaged during the present War in the naval or military service of the Crown, or in some other service of the Crown connected with the present War, or in any work abroad of the British Red Cross Society, the St. John Ambulance Association, or any body with similar objects, or been made a prisoner of War, the following provisions shall apply (anything to the contrary contained in these Statutes notwithstanding) that is to say:—

“(i) If such Fellow shall not have actually vacated his fellowship before the approval of this Statute by His Majesty in Council he shall retain his fellowship subject to the conditions hereinafter contained concerning the same after the date at which it would otherwise be vacated for an additional period equal to the whole period of his said service, work, or imprisonment, subsequent to the date of his election, and shall vacate it at the end of such additional period unless he shall then hold one of the said qualifying offices, or be, under any other of the provisions of these Statutes, entitled to retain his fellowship.

“(ii) If he shall have actually vacated his fellowship before the approval of this Statute by His Majesty in Council the Council may, at their discretion, re-elect him to a fellowship for the remainder of the period for which he would have retained his fellowship if this Statute had been so approved before he vacated it: and he shall, if so re-elected, hold such fellowship subject to the conditions hereinafter contained concerning the same, and shall vacate it at the end of the period for which he was so re-elected unless he shall then hold one of the said qualifying offices, or be, under any other of the provisions of these Statutes, entitled to retain his fellowship.

“(iii) Any Fellow holding a fellowship which he has retained, or to which he has been re-elected, under the foregoing provisions shall be and remain a Fellow to all intents and purposes and enjoy all the benefits and advantages of his fellowship save and except that he shall not be entitled to any dividend. Provided always:—

“(a) that if he hold one of the said qualifying offices he shall be entitled to his proper dividend from the beginning of his tenure of any such qualifying office;

“(b) that if he be permitted by the Council to retain his fellowship by reason of being engaged in the systematic study of some important branch of literature or science under the provisions in that behalf in these Statutes contained he shall be entitled to his proper dividend from such date as the Council shall direct.

“(iv) For computing at any time the number of vacant fellowships every fellowship held under the provisions of this Statute shall be regarded as vacant so long as the holder thereof is not entitled to a dividend.

“(v) If any Fellow holding his fellowship under the provisions of this Statute becomes entitled to a dividend at a time when there is no vacant fellowship his fellowship shall until

a vacancy occurs be deemed to be a temporary additional fellowship and the cost thereof shall be met as far as possible out of the Suspended Fellowship Fund.”

III. By repealing Section 1 of Statute XXI intituled “ The Entrance Scholars,” and substituting therefor the following Section to form an amended Section 1 of the same Statute:—

“ 1. There shall be 8 or more Entrance Scholars chosen every year at some time to be fixed by the Council if in the opinion of the Board of Electors hereinafter mentioned there shall be so many candidates who deserve to be elected. The entrance scholarships shall be open to all persons who have not yet commenced residence in the University, and are of such age, not exceeding nineteen years, on the first day of October preceding the election as the Council shall from time to time determine. They shall be tenable for 2 years from the time of commencing residence but no longer unless they are prolonged by the Council. Such prolongation may be granted at any time not less than 6 months after the Scholar shall have commenced residence, and may be for any period not exceeding one year after the expiration of the 2 years for which the Scholar was originally elected. An entrance scholarship shall not be tenable with a senior scholarship.”

IV. By adding to Statute L intituled “ The Suspended Fellowship Fund ” the following Section to form Section 2 of the same Statute:—

“ 2. If and whenever the value of the fund shall exceed £2,000 such excess or any part of it may be transferred to any special fund other than the Reserve Fund or appropriated to any special purpose of the College at the discretion of the Council. Provided always that no moneys so transferred or appropriated shall be applied as part of the current income of the College to the payment of the ordinary expenses, stipends, or salaries, or the fixed payments mentioned in the Statute for the Distribution of Revenues, or to the payment of dividends other than the dividends of temporary additional fellowships.”

Given under our Common Seal this

18th day of June, 1918.

(L. S.)

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

St. James's Palace, S.W.,

25th June, 1918.

ORDER OF THE COMPANIONS OF HONOUR.

The following amendment to the List of appointments to the Order, announced in the London Gazette of the 3rd inst., is notified:—

Sir Frederick Treves, Bart., G.C.V.O., C.B., should be omitted at his own request.

Crown Office,

22nd June, 1918.

MEMBER returned to serve in the present PARLIAMENT.

Parliamentary Borough of Battersea and Clapham, Clapham Division.

Harry Greer, Esquire, in the place of George Denison Faber, Esquire, C.B., who has accepted the Office of Steward or Bailiff of