Whaddon only shall be then vacant the said union shall take effect upon the next avoidance of the said Benefice of Meldreth and if neither of the said two Benefices be then vacant, then the said union shall take effect on the next avoidance of the said Benefice of Meldreth if the Incumbent at that time of the said Benefice of Whaddon shall have been instituted to Whaddon subsequently to the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this Scheme or if instituted before that date shall consent to become the Incumbent of the United Benefice; but if he shall have been instituted to Whaddon before that date and shall not so consent, then the said union shall take effect immediately upon the next vacancy of the Benefice of Whaddon following such avoidance of the Benefice of Meldreth and the then Incumbent of Meldreth shall become the first Incumbent of the United Benefice.

'3. That upon the said union taking effect the Parsonage House at present belonging to the said Benefice of Whaddon shall become and be the house of residence for the Incumbent of

the United Benefice.

"4. That after the said union has taken effect the course and succession in which the respective patrons shall present or nominate to the United Benefice from time to time as the same shall become vacant shall be as follows, that is to say, the right of presentation shall be exercised by the patrons of the said two Benefices alternately, the patron of the said Benefice of Meldreth having the right upon the first presentation to the United Benefice to be made after the union and every alternate right of presentation and the patron of the said Benefice of Whaddon having the right upon the second presentation to the United Benefice to be made after the union and every alternate turn thereafter.

"Provided always that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid or any of them in accordance with the provisions of the said Act or of any

other Act of Parliament.' And whereas drafts of the said Scheme have been published locally in the manner prescribed in the Statutory Rules made under the said Act and also transmitted in the manner so prescribed to the patrons affected together with a notice in each case requiring any objections to such draft Scheme to be stated or transmitted in writing to the said Ecclesiastical Commissioners within the time prescribed in the same Rules:

And whereas the prescribed time has elapsed and no such objections have been so stated or transmitted to the said Ecclesiastical Commissioners:

And whereas public notice of the certification to His Majesty in Council of the said Scheme and the consent thereto in writing of the Bishop of Ely has been duly given in the manner and within the time prescribed in the Statutory Rules aforesaid:

And whereas no appeal has been made to His Majesty in Council within the period of one month after the date of the said public notice in accordance with the provisions of the said Act against the said Scheme, or any part thereof, by any person who has made objection, as aforesaid, to the said draft Scheme:

And whereas neither of the two Benefices

affected by the said Scheme is situate in a City or Municipal Borough:

And whereas the said Scheme has been approved by His Majesty in Council:

Now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to affirm the said Scheme, and to order that the two Benefices therein recommended to be united shall be united to the extent and for the purposes recommended in the said Scheme, and further to order and direct that the said Scheme and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Act.

And His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said Diocese of Ely.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 10th day of August, 1921.

## PRESENT.

The KING's Most Excellent Majesty in Council.

7 HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Union of Benefices Act, 1919, duly prepared and laid before His Majesty in Council a Scheme bearing date the 28th day of July, 1921, in the words and figures follow-

ing, that is to say:—
"We, the Ecclesiastical Commissioners for England, acting in pursuance of the Union of Benefices Act, 1919, have prepared and now humbly lay before Your Majesty in Council the following Scheme for effecting the union of two neighbouring Benefices, that is to say the Benefice (being a Vicarage) of Corpusty and the Benefice (being a Vicarage) of Saxthorpe, both of which Benefices are situate in the County of Norfolk and in the Diocese of

Norwich:
"Whereas Commissioners appointed at our
Bink Reverend Bertram, request by the Right Reverend Bertram, Bishop of Norwich, pursuant to the provisions of the said Union of Benefices Act, 1919, to inquire into and report upon the union of the said two Benefices of Corpusty and Saxthorps duly made their report to the said Bishop of Norwich and therein recommended the union of the said two Benefices and the terms for effecting the union, and the said Bishop of Norwich signified in writing his approval of the said Report:

"And whereas we the said Ecclesiastical Commissioners for England have prepared this Scheme for the union of the said two Benefices based upon the terms recommended in

the said Report:

"And whereas both of the said Benefices of

Corpusty and Saxthorpe are at present vacant: "And whereas only one Parsonage House will be left standing or remaining within cr belonging to the United Benefice when the union which is hereinafter recommended and proposed shall take effect, namely, the Parsonage House at present belonging to the said Benefice of Saxthorpe and such house will

accordingly become the Parsonage House of the United Benefice:

"Now, therefore, we, the said Ecclesiastical Commissioners for England with the consent of the said Bertram, Bishop of Norwich testimony whereof he has hereunto set his