

the United Benefice of Bedingfield with Southolt.

"7. That upon the said unions taking effect respectively (a) the Parsonage House belonging to the said Benefice of Wilby (if any) shall become and be the house of residence for the Incumbent of the United Benefice of Wilby with Brundish (b) the Parsonage House at present belonging to the said Benefice of Worlingworth with Southolt shall become and be the house of residence for the Incumbent of the United Benefice of Worlingworth with Tannington, (c) the Parsonage House at present belonging to the said Benefice of Bedingfield shall become and be the house of residence for the Incumbent of the United Benefice of Bedingfield with Southolt and (d) so soon as conveniently may be the Parsonage House at present belonging to the said Benefice of Tannington with Brundish and the site and appurtenances thereof and the grounds heretofore usually occupied and enjoyed therewith shall be sold and disposed of by us the said Ecclesiastical Commissioners at such time or times and in such manner in all respects as to us shall seem expedient and that the net proceeds of such sale shall be held and invested by us the said Ecclesiastical Commissioners for the benefit of the United Benefice of Wilby with Brundish.

"8. That after the said unions have taken effect the course and succession in which the respective Patrons shall present or nominate to the several United Benefices from time to time as the same shall become vacant shall be as follows, that is to say, (a) that in every series of four successive turns of presentation or nomination to be made to the United Benefice of Wilby with Brundish after the unions the Patron of the said Benefice of Wilby shall have the first, the third and the fourth turns and the Patron of the said Benefice of Tannington with Brundish shall have the second turn, (b) that in every series of four successive turns of presentation or nomination to be made to the United Benefice of Worlingworth with Tannington to be made after the unions, the Patron of the said Benefice of Worlingworth with Southolt shall have the first, the third and the fourth turns and the Patron of the said Benefice of Tannington with Brundish shall have the second turn, and (c) that in every series of three successive turns of presentation or nomination to be made to the United Benefice of Bedingfield with Southolt after the unions, the Patrons of the said Benefice of Bedingfield shall have the first and the third turns and the Patron of the said Benefice of Worlingworth with Southolt shall have the second turn.

"9. That upon the unions taking effect respectively (a) the endowments of the said Benefice of Worlingworth with Southolt shall be divided as follows, that is to say, there shall be transferred and annexed to the United Benefice of Bedingfield with Southolt all glebe lands situate within the area of the Civil Parish of Southolt now belonging to the Incumbent for the time being of the said Benefice of Worlingworth with Southolt together with all that Tithe Rent Charge commuted at £237 10s. 0d. now or formerly arising within the area of the Civil Parish of Southolt and payable to the Incumbent for the time being of the said Benefice of Worlingworth with

Southolt and all capital sums of money, stocks, securities or other property being or representing the proceeds of any sale redemption or other conversion of all or any of such Tithe Rent Charge and all other the endowments of the said Benefice of Worlingworth with Southolt shall belong to the Benefice of Worlingworth or as the case may be to the United Benefice of Worlingworth with Tannington and (b) the endowments of the said Benefice of Tannington with Brundish shall be divided as follows, that is to say, there shall be transferred and annexed to the United Benefice of Worlingworth with Tannington all that Tithe Rent Charge commuted at £83 10s. 0d. now or formerly arising within the area of the Civil Parish of Tannington and payable to the Incumbent for the time being of the said Benefice of Tannington with Brundish and all capital sums of money, stocks, securities or other property being or representing the proceeds of any sale redemption or other conversion of all or any of such Tithe Rent Charge and all other the endowments of the said Benefice of Tannington with Brundish shall belong to the United Benefice of Wilby with Brundish.

"10. That at any time and from time to time after the union has taken effect the Incumbent of the United Benefice of Wilby with Brundish shall employ such clerical or lay assistance in the performance of the duties of the United Benefice as the Bishop may require and towards the remuneration of clergy or lay workers so required to be employed the Incumbent of the United Benefice of Wilby with Brundish shall be liable to provide out of the income of the United Benefice of Wilby with Brundish such sum as may be necessary not exceeding the sum received in any one year by way of net income from the endowments transferred from the said Benefice of Tannington with Brundish to the United Benefice of Wilby with Brundish as recommended and proposed in Clause 9 of this Scheme, including the income arising in respect of the proceeds of the sale of the Parsonage House of the said Benefice of Tannington with Brundish referred to in Clause 7 of this Scheme.

"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 Measure, or of any other Measure of the National Assembly of the Church of England, or of any Act of Parliament."

And whereas drafts of the said Scheme have been duly published in accordance with the provisions of the said Union of Benefices Measure, 1923, and Notices have been transmitted to the persons or bodies entitled under the same Measure to receive Notice 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 Statutory Rules applicable to proceedings under the said Union of Benefices Measure, 1923:

And whereas certain objections have been so stated or transmitted to the said Ecclesiastical Commissioners within the time prescribed in the same Rules:

And whereas the said Ecclesiastical Commissioners after giving full consideration to such