united together and form one Benefice with Cure of Souls under the style of 'The United Benefice of Harkstead with Erwarton' but that the Parishes of the said Benefices shall continue distinct in all respects.

- "2. That the said Benefice of Freston and that part of the said United Benefice of Erwarton with Woolverstone which consists of the said Benefice of Woolverstone shall be permanently united together and form one Benefice with Cure of Souls under the style of 'The United Benefice of Freston with Woolverstone' but that the Parishes of the said Benefices shall continue distinct in all respects.
- 3. That if upon the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council affirming this Scheme the said Benefice of Freston shall be vacant the said unions shall forthwith take effect, but if upon that day the said Benefice of Freston shall be full then the said unions shall take effect immediately upon the first vacation thereafter of the said Benefice of Freston, and in either case the said Rowland William Latham Connor, if he is then Incumbent of the said Benefice of Harkstead, shall become and be the first Incumbent of the United Benefice of Harkstead with Erwarton and the said Richard James Utten Todd if he is then Incumbent of the said United Benefice of Erwarton with Woolverstone shall become and be the first Incumbent of the United Benefice of Freston with Woolverstone.
- "4. That upon the said unions taking effect (a) the Parsonage House at present belonging to the said Benefice of Harkstead shall become and be the house of residence for the Incumbent of the United Benefice of Harkstead with Erwarton, (b) the Parsonage House at present belonging to the said Benefice of Freston shall become and be the house of residence for the Incumbent of the United Benefice of Freston with Woolverstone.
- " 5. That upon the unions taking effect a part of the endowment and property of the said United Benefice of Erwarton with Woolverstone namely (a) all glebe at present belong-ing to the said United Benefice of Erwarton with Woolverstone which is situate within the Parish of Erwarton (b) two one-fifth parts of the sum of money appropriated or to be appropriated by Queen Anne's Bounty to the said United Benefice of Erwarton with Woolverstone pursuant to the provisions of paragraph 2 of Part II of the Third Schedule to the Tithe Act, 1936, and paragraph 1 of the Eighth Schedule to the same Act, shall be annexed to the United Benefice of Harkstead with Erwarton (c) the capital sum of $\{2,198,185,3d,4\}$ by Queen Anne's Bounty representing the net proceeds of the sale of the Parsonage House formerly belonging to the said United Benefice of Erwarton with Woolverstone shall be divided and annexed as to one moiety of such capital sum to the United Benefice of Harkstead with Erwarton and as to the other moiety thereof to the United Benefice of Freston with Woolverstone and all other the endowment and property of the said United Benefice of Erwarton with Woolverstone shall be annexed to the United Benefice of Freston with Woolverstone.
- "6. That after the union referred to in Clause r of this Scheme has taken effect the course and succession in which the respective

Patrons shall present or nominate to the United Benefice of Harkstead with Erwarton from time to time as the same shall become vacant shall be as follows, that is to say, that in every series of three successive turns of presentation or nomination to be made to the same United Benefice after the union the Patron of the said United Benefice of Erwarton with Woolverstone shall have the first turn and the Patron of the said Benefice of Harkstead shall have the second and the third turns.

7. That after the union referred to in Clause 2 of this Scheme has taken effect the course and succession in which the respective Patrons shall present or nominate to the United Benefice of Freston with Woolverstone 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 respective Patrons of the said Benefice of Freston and of the said United Benefice of Erwarton with Woolverstone alternately, the Patron of the said Benefice of Freston having the right upon the first presentation to the United Benefice of Freston with Woolverstone to be made after the union and every alternate right of presentation and the Patron of the said United Benefice of Erwarton with Woolverstone having the right of presentation upon the second presentation to the United Benefice of Freston with Woolverstone to be made after the union and every alternate turn thereafter.

"Provided always that nothing herein contained shall prevent us from making any other recommendations and proposals relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Measures, 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 Measures, and Notices have been transmitted to the persons or bodies entitled under the said Measures 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 Measures:

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 objections have deemed right to make no alterations in such draft Scheme:

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 Saint Edmundsbury and Ipswich 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 Measures against the said Scheme or any part thereof by any person who has made objection as aforesaid to the said draft Scheme:

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