

3. This Order may be cited as the Merchant Shipping (Safety Convention Countries) (Various) Order, 1952, and shall come into operation upon the date of its publication in the London Gazette.

F. J. Fernau.

SCHEDULE.

Part I.

United Kingdom of Great Britain and Northern Ireland;
 Kingdom of Belgium;
 Dominion of Canada;
 Kingdom of Denmark;
 Republic of France;
 Republic of Iceland;
 State of Israel;
 Republic of Italy;
 Empire of Japan;
 Kingdom of the Netherlands;
 Dominion of New Zealand;
 Kingdom of Norway;
 Dominion of Pakistan;
 Republic of the Philippines;
 Republic of Portugal;
 Kingdom of Sweden;
 Union of South Africa;
 Republic of the United States of America;
 Federative People's Republic of Yugoslavia.

Part II.

Bailiwick of Guernsey;
 Bailiwick of Jersey;
 Isle of Man.

At the Court at *Buckingham Palace*, the 25th day of *November*, 1952.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Church Commissioners have duly prepared and laid before Her Majesty in Council a Scheme bearing date the 21st day of August, 1952, in the words and figures following, that is to say:—

"We, the Church Commissioners, acting in pursuance of the Ecclesiastical Commissioners Act, 1840, the Ecclesiastical Commissioners Act, 1840, Amendment Act, 1885, the Ecclesiastical Commissioners Measure, 1926, and the Church Commissions Measure, 1947, have prepared and now humbly lay before Your Majesty in Council the following Scheme for augmenting the income of the Archdeaconry of Rochester, in the Diocese of Rochester:

"Whereas it appears to us to be desirable that the income of the said Archdeaconry of Rochester should be augmented in the manner which is hereinafter recommended and proposed:

"And whereas the grants hereinafter recommended and proposed, together with the existing grant now payable by us in augmentation of the income of the said Archdeaconry, will not have the effect of raising the annual income provided for such Archdeaconry out of our General Fund beyond the sum of £300 and will not raise beyond the sum of £1,000 per annum the whole income of that Archdeaconry, including the income derived from the residentiary canonry in the Cathedral Church of Christ and the Blessed Virgin Mary of Rochester which is annexed thereto:

"Now, therefore, we, the said Church Commissioners, with the consent of the Right Reverend Christopher, Bishop of Rochester (testified by his having signed and sealed this Scheme), humbly recommend and propose that, subject as is hereinafter mentioned, we, the said Church Commissioners, be authorised to pay out of our General Fund by equal quarterly payments on the first day of January, the first day of April, the first day of July, and the first day of October in every year to the Archdeacon of the said Archdeaconry of Rochester and to his successors in the same Archdeaconry a further yearly sum of £75 to take effect and be calculated as from the 1st day of November, 1951, and also an additional yearly sum of £100 to take effect and be calculated as from the 1st day of April, 1952. Provided always that before any payment in respect of the said yearly sums of £75 and £100 shall be made by us we shall require to be satisfied that the Archdeacon who applies for the same has during the previous 12 calendar months complied with the conditions as to residence which for the time being are required by law.

"And we further recommend and propose that whenever any Archdeacon who may be entitled to

receive the said yearly sums of £75 and £100 hereinafter recommended to be paid to the said Archdeacon of Rochester shall resign or otherwise avoid his Archdeaconry, such yearly sums shall be apportionable between such Archdeacon or his representatives (as the case may be) and the Archdeacon who shall next be collated to the same Archdeaconry.

"And we further recommend and propose 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 hereinafter mentioned Acts and Measure or of any of them or of any other Act of Parliament or Measure of the National Assembly of the Church of England."

And Whereas the said Scheme has been approved by Her Majesty in Council:

Now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said Scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately upon the publication of this Order in the London Gazette pursuant to the said Acts.

And Her 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 Rochester.

F. J. Fernau.

At the Court at *Buckingham Palace*, the 25th day of *November*, 1952.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Church Commissioners have duly prepared and laid before Her Majesty in Council a Scheme bearing date the 24th day of October, 1952, in the words and figures following, that is to say:

"We, the Church Commissioners, acting in pursuance of the Union of Benefices Measures, 1923 to 1936, and the Pastoral Reorganisation Measure, 1949, now humbly lay before Your Majesty in Council the following Scheme which we have prepared with the consent of the Right Reverend Guy Vernon, Bishop of Leicester (in witness whereof he has signed the Scheme), for effecting the union of the benefice of Nailstone and the benefice of Saint Andrew, Carlton, both situate in the diocese of Leicester.

"SCHEME.

"1. *Union of Benefices.* The benefice of Nailstone and the benefice of Saint Andrew, Carlton, shall be permanently united together and form one benefice with cure of souls under the style of 'The United Benefice of Nailstone and Carlton', but the parishes of the said benefices shall continue in all respects distinct.

"2. *Taking effect of union.* Upon the day when any Order of Your Majesty in Council affirming this Scheme is published in the London Gazette the union shall forthwith take effect and the Reverend James Arnold Harold Bower if he is then incumbent of the said benefice of Nailstone shall with his consent (testified by his signature hereto), be the first incumbent of the united benefice.

"3. *Parsonage House.* Upon the union taking effect the parsonage house at present belonging to the benefice of Nailstone shall be the house of residence of the incumbent of the united benefice and the parsonage house at present belonging to the benefice of Saint Andrew, Carlton, and the site and appurtenances thereof and the grounds heretofore usually occupied and enjoyed therewith, if at the date when the union takes effect they have not already been sold under the provisions of the Parsonages Measures 1938 and 1947, shall, as soon as conveniently may be, be sold and disposed of by us, the said Church Commissioners, at such time or times and in such manner in all respects as to us shall seem expedient, and in either case the net proceeds of such sale or sales shall be applied by us as follows, that is to say:—

(a) so much of the net proceeds as after consultation with the bishop of the diocese we shall deem sufficient shall be applied towards the cost of the modernisation and improvement of the parsonage house of the united benefice in accordance with plans to be approved by us, and (b) the balance (if any) shall be appropriated and held by us for the augmentation of the united benefice of Nailstone and Carlton.