"(c) The parsonage house at present belonging to the benefice of Sheringham shall be the parsonage house of the benefice of Saint Peter, Sheringham.

"(d) The fund held by us on behalf of the benefice "(d) The fund held by us on behalf of the benefice of Sheringham at present producing an annual income of £197 10s. 8d. payable to the incumbent for the time being of the said benefice subject to the employment of an assistant curate within the parish of Sheringham shall be appropriated and annexed to the benefice of Saint Peter, Sheringham, as part of the endowment thereof freed from any trusts or conditions relative to the employment of an assistant curate, and all other the endowments and property of the benefice of Sheringham not appropriated and annexed to the united benefice of Weybourne with Upper Sheringham shall belong to the benefice of Saint Peter, Sheringham.

"3. Taking effect of the scheme.

"All of the provisions hereinbefore recommended "All of the provisions hereinbefore recommended and proposed shall take effect upon the day when any Order of Your Majesty in Council affirming this Scheme is published in the London Gazette and the Reverend Frederick Slaughter if he is then incumbent of the benefice of Sheringham shall with his consent (testified by his signature hereto), be the first incumbent of the benefice of Saint Peter, Sheringham" Sheringham."

And whereas the provisions of the Union of Benefices Measures, 1923 to 1936, the Union of Benefices Rules, 1926 and 1930, and the Pastoral Reorganisation Measure, 1949, relating to the preparation and submission of this Scheme have been duly complied with:

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 affirm the said Scheme and to order that it shall be and become effectual in law immediately upon the publication of this Order in the London Gazette.

W. G. Agnew.

At the Court at Buckingham Palace, the 11th day of March, 1953.

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 8th day of January, 1953, in the words and figures following, that is to say:—

in the words and figures following, that is to say:

"We, the Church Commissioners, acting in pursuance of the Pastoral Reorganisation Measure, 1949, the Union of Benefices Measures, 1923 to 1936, and the Ecclesiastical Commissioners (Powers) Measure, 1938, 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 Seagrave and the benefice of Walton le Wolds both situate in the diocese of Leicester.

" SCHEME.

- "1. Union of Benefices.—The benefice of Seagrave and the benefice of Walton le Wolds shall be permanently united together and form one benefice with cure of souls under the style of 'The United Benefice of Seagrave and Walton le Wolds', 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 Harry Cope, if he is then incumbent of the said benefice of Seagrave shall, with his consent (testified by his signature hereto), be the first incumbent of the united benefice
- "3. Parsonage house.—Upon the union taking "3. Parsonage house.—Upon the union taking effect the parsonage house at present belonging to the benefice of Seagrave shall be the house of residence of the incumbent of the united benefice and as soon as conveniently may be the parsonage house at present belonging to the said benefice of Walton le Wolds 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 Church Commissioners, at such time or times and in such manner in all respects as to us

shall seem expedient, and the net proceeds of such sale or sales shall constitute and form part of the Expenses Fund of the diocese of Leicester established pursuant to the said Union of Benefices Measures.

"4. Patronage.—After the union has taken effect the right of presentation to the united benefice shall be exercised by the patrons of the two benefices alternately, the patron of the benefice of Walton le Wolds having the first presentation to the united benefice to be made after the union.

benefice to be made after the union.

"5. Diversion of Endowments—Upon the union taking effect (a) a part of the endowments of the united benefice namely a capital sum sufficient to produce an annual income of £94 now held by us for the benefit of the said benefice of Walton le Wolds and (b) one half of any moneys remaining in the hands of any sequestrators of the said benefice of Walton le Wolds at the close of the sequestration, shall be severed and diverted from the said benefice of Walton le Wolds and from the united benefice of Seagrave and Walton le Wolds and shall be transferred to and be held by us, the said Church Commissioners, as part of and for the benefit of our General Fund and in consideration of the said transfer we shall make out of the said General Fund such periodical payments to the diocesan stipends transfer we shall make out of the said General Fund such periodical payments to the diocesan stipends fund of the diocese of Leicester as we from time to time determine to be equitable having regard to the value of the said endowment and moneys.

"6. Archdeaconry and Rural Deanery.—The united benefice shall be in the archdeaconry of Leicester and in the rural deanery of Goscote II."

And whereas the provisions of the Union of Benefices Measures, 1923 to 1936, the Union of Benefices Rules, 1926 and 1930, and the Pastoral Reorganisation Measure, 1949, relating to the preparation and submission of this Scheme have been duly complied with:

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 affirm the said Scheme and to order that it shall be and become effectual in law immediately upon the publication of this Order in the London Gazette.

W. G. Agnew.

At the Court at Buckingham Palace, the 11th day of March, 1953.

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 12th day of February, 1953, in the words and figures following, that is

1953, in the words and figures following, that is to say:—
"We the Church Commissioners, in pursuance of the Church Patronage Act, 1870, and the Acts mentioned therein have prepared the following Scheme for effecting a transfer of the ownership of the advowson or perpetual right of patronage of and presentation to the church and cure (hereinafter called 'the said benefice') of Washington in the County of Sussex and in the diocese of Chichester. Chichester.

"Whereas we are satisfied that the President and Scholars of the College of Saint Mary Magdalen in the University of Oxford (hereinafter called 'the said President and Scholars') are the patrons or persons entitled to present or nominate to the said

benefice:

"And whereas the said President and Scholars desire to transfer the advowson of the said benefice to the Bishop of Chichester for the time being and are consenting to this Scheme (in testimony whereof they have affixed their Common or Conporate Seal hereto):

"And whereas we are satisfied that the transfer will tend to make better provision for the cure of

souls:

"Now, therefore, with the consent of the Right Reverend George, Bishop of Chichester, (in testimony whereof he has executed this Scheme), we, the said Church Commissioners, humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this Scheme and without any conveyance or assurance in the law other than such duly gazetted Order, the whole advowson or perpetual right of patronage of and presentation to the said benefice shall be