united benefice, and the parsonage house herein-before recommended to be assigned to the benefice of Garthorpe, if at that date it so belongs, and the of Garthorpe, if at that date it so belongs, 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, after the union has taken effect, 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 be appropriated and held by us for the augmentation of the said united benefice.

the said united benefice.

"(4) After the union has taken effect the right of presentation to the united benefice shall be exercised by the patron, being one and the same person, of the benefices of Saxby cum Stapleford and Wyfordby and by the patron of the benefice of Garthorpe alternately, the patron of the benefices of Saxby with Stapleford and Wyfordby having the first turn.

"(5) The said united benefice shall be in the arch-deaconry of Leicester and rural deanery of Framland II.

Framland II.

"3. Union of the benefices of Sproxton with Saltby

and Coston.

- and Coston.

  "(1) The benefice of Sproxton with Saltby and the benefice of Coston shall be permanently united together and form one benefice with cure of souls under the style of 'The United Benefice of Sproxton with Saltby and Coston', but the parishes of the said benefices shall continue in all respects distinct.
- "(2) The union 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 Everard Duncan Deane if he is then incumbent of the said benefice of Sproxton with Saltby shall with his consent (testified by his signature hereto), be the first incumbent of the said united benefice united benefice.
- "(3) Upon the union taking effect the parsonage house at present belonging to the benefice of Sproxton with Saltby shall be the house of residence of the incumbent of the said united benefice.
- "(4) After the union has taken effect the right of presentation to the said united benefice shall be exercised by the patrons of the two benefices alternately, the patron of the benefice of Coston having the first turn.

## "THE SCHEDULE.

#### Part 1.

"(Endowments and property of the united benefice of Garthorpe and Coston to be assigned and annexed to the benefice of Garthorpe upon the disunion taking effect.)

"(1) A capital sum of £3,548 8s. 3d. held by the Church Commissioners and producing an income of £110 17s. 6d. per annum.

"(2) All other the glebe lands now belonging to the united benefice and situate in the parishes of Garthorpe and Coston not mentioned in Part II of this Schedule.

"(3) All other the endowments and property of the united benefice not mentioned in Part II of this Schedule.

### Part II.

"(Endowments and property of the united benefice of Garthorpe and Coston to be assigned and annexed to the benefice of Coston upon the disunion taking effect.)

"(1) A capital sum of £8,385 18s, 2d. held by the Church Commissioners and producing an income of £267 13s, 10d. per annum.

"(2) All those pieces or parcels of land containing 4.551 acres or thereabouts situate in the parish of Coston and being areas numbered 79 and 139 on the 25 inch Ordnance Survey map (Edition 1904) and forming part of the glebe lands of the united benefice."

And Whereas the provisions of the Union of Benefices Measures, 1923 to 1952, 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

And Whereas the said Scheme has been approved at the Council held under the authority of the said Letters Patent:

Now, therefore, Her Majesty Queen Elizabeth The Queen Mother and Her Royal Highness The Princess

Margaret, being authorised thereto by the said Letters Patent, have taken the said Scheme into consideration, and do hereby, by and with the advice of Her Majesty's Privy Council, on Her Majesty's behalf affirm the said Scheme and 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 of Saint James, the 13th day of April, 1954.

#### PRESENT.

Her Majesty Queen Elizabeth The Queen Mother. Her Royal Highness The Princess Margaret.

Lord President. Marquess of Reading.
Earl De La Warr.
Mr. Secretary Lyttelton.
Major Lloyd George.

WHEREAS Her Majesty, in pursuance of the Regency Acts, 1937 to 1953, was pleased, by Letters Patent dated the 20th day of November, 1953, to delegate to Her Majesty Queen Elizabeth The Queen Mother, Her Royal Highness The Princess Margaret, His Royal Highness The Duke of Gloucester, Her Royal Highness the Princess Royal and the Earl of Harewood, or any two or more of them, as Counsellors of State, full power and authority during the period of Her Majesty's absence from the United Kingdom to summon and hold on Her Majesty's behalf Her Privy Council and to signify thereat Her Majesty's approval of anything for which Her Majesty's approval in Council is required:

And Whereas the Church Commissioners have duly prepared and laid before Her Majesty in Council a Scheme bearing date the 25th day of February, 1954, in the words and figures following, that is to say:—

that is to say:

"We, the Church Commissioners, acting in pursuance of the Pastoral Reorganisation Measure, 1949, and the Union of Benefices Measures, 1923 to 1952, now humbly lay before Your Majesty in Council the following Scheme which we have prepared with the consent of the Right Reverend Arthur, Bishop of Bristol, (in witness whereof he has signed the Scheme) for effecting the disunion of the united benefice of Seagry with Draycot Cerne in the diocese of Bristol.

# " SCHEME.

"Whereas under the provisions of an Order of His late Majesty King George the Sixth in Council dated the 3rd day of July, 1939, and published in the London Gazette on the 7th day of July of the same year the benefice of Seagry and the benefice of Draycot Cerne were united into one benefice with cure of souls, but the parishes of the said benefices continued distinct in all respects:

"And whereas the Bishop of the said discess of

"And whereas the Bishop of the said diocese of "And whereas the Bishop of the said diocese of Bristol has forwarded to us provisional proposals pursuant to the said Pastoral Reorganisation Measure, 1949, recommending that the union of the said benefices should be dissolved and that the said benefice of Seagry should be held in plurality with the benefice of Stanton, Saint Quintin, and that the said benefice of Draycot Cerne should be held in plurality with the benefice of Langley Fitzurse, all of which benefices are in the said diocese of Bristol."

Bristol: "And whereas effect can be given to the said proposals so far as they relate to the dissolution of the said union by Scheme prepared by us and confirmed by Order of Your Majesty in Council pursuant to the said Union of Benefices Measures and in so far as they relate to the said pluralities by subsequent orders made by the said Bishop pursuant to the said Pastoral Reorganization Measure. Now

to the said Pastoral Reorganisation Measure. Now, therefore, we do humbly recommend and propose to Your Majesty as follows, that is to say:—

1. Disunion of benefices.

The union of the benefice of Seagry and the benefice of Draycot Cerne in the said united benefice of Seagry with Draycot Cerne shall be dissolved and the said benefices of Seagry and Draycot Cerne shall thereupon each become a separate benefice with cure of souls within the limits of its separate parish.

"2. Taking effect of disunion.

The disunion of the said united benefice shall take effect upon the day when any Order of Your Majesty