versity; and no Certificate of Attendance on the Lectures of any such Teacher shall be given to any Student so enrolled, without the Production of Evidence to the Teacher that the Student has duly returned all Books which he may have borrowed from the Library.

XIII. It shall be in the power of the Senatus Academicus, from Time to Time, to grant the Use of the Library to such Extent, and on such Conditions, as they shall think expedient, to Persons for Purposes of literary Research, and that, whether such Persons shall be Members of the University or not: Provided always, that no such Privilege shall in any Case be granted, except by Minute of the Senatus specifying the Grounds on which the Grant is made, and the Conditions which have been attached thereto, an Extract of which Minute shall be forthwith transmitted to the University Court.

XIV. All Grants of the Use of the Library made by the Senatus Academicus, in pursuance of the preceding Section, shall terminate at the annual Period of Inspection of the Library, but shall be renewable under like Conditions, if again applied for on the Expiration of that Period : Provided always, that the Library Committee may be empowered by the Senatus, to renew any such Grant until the First Meeting of Senatus after the Expiration of the annual Period of Inspection, but no longer.

XV. In the Event of any Book being lost or injured, while in the Possession of a Person entitled to the Use of the Library, he shall be liable either to replace the same, or to pay such Fine, either as representing the Value of the Book, or otherwise, as may be fixed by the Senatus Academicus, or by the Library Committee, in the Event of their having been empowered by the Senatus to fix the Amount of such Fines.

XVI. So long as any Person shall remain in Possession of a Book which he is not entitled to retain, or shall allow ary Fine incurred by him to remain unpaid, the Right of such Person to borrow or retain any Books whatever, or to exercise any of the Privileges of the Library, shall be suspended, and remain in Abeyance.

XVII. No Book shall in any Case be given out of the Library except to the Borrower in Person, or to some one having written Authority from him.

XVIII. On the Expiration of the annual Period of Inspection, the Librarian shall report to the Senatus Academicus, in reference to the Year then ended :--

- 1. The Particulars of every Case of Admission to special Privileges in the Use of the Library :
- 2. The Particulars of every Case in which a Person's Right to the Use of the Library has been suspended, or is in Abeyance :
- 3. Every Case of a Book belonging to the Library having been replaced at the Expense of a Person entitled to the Use of the Library :
- 4. A List of all Books belonging to the Library known or found at the Time of the Inspection to be amissing, or seriously injured :
- 5. Any other Matter which the Librarian may think it of Importance to bring under the Notice of the Senatus, or regarding which the Senatus may have directed him to report :

and the Senatus shall forward a Copy of such Report to the University Court with their Remarks.

XIX. At the Conclusion of the annual Period of Inspection, a List shall be made of all Persons who may have failed to return by that Time any Books borrowed by them, or to pay any Fines incurred, along with the Names of the Books so unreturned, and the Amounts of the Fines then due; and such List shall be exhibited in some conspicuous Place in the Library; and no Name shall be removed therefrom, until in each Case the Book or Books be returned or replaced, or the Fine or Fines, which may have become due, be paid.

In Witness whereof, these Presents are sealed with the Seal of the Commission.

JOHN INGLIS, Chairman.



SCOTTISH UNIVERSITIES COMMISSION.

At Edinburgh, the Twelfth Day of June Eighteen hundred and Sixty-two Years.

WHEREAS, by an Ast passed in the Twentyfirst and Twenty-second Years of the Reign of Her present Majesty, Chapter Eighty-three, initiuled, 'An Act to make Provision for the better 'Government and Discipline of the Universities of 'Scotland, and improving and regulating the Course 'of Study therein; and for the Union of the Two 'Universities and Colleges of Aberdeen,' the Commissioners under the said Act are empowered, inter alia, subject to the Provisions thereof, to regulate by Ordinance the Powers, Jurisdictions, and Privileges of Chancellors, Rectors, Assessors, Professors, and all other Members or Office-Bearers in the said Universities, as also of the Senatus Academicus and the University Court; and to make Rules for the Management and Ordering of the Universities, and for the granting of Degrees, whether in Arts, Divinity, Law, or Medicine : The Commissioners declare and ordain, as follows :--

I. Nothing contained in Ordinance, No. 14, General, No. 3, of the Twenty-sixth Day of January Eighteen hundred and Sixty-one, shall be construed to interfere with the Power of the Senatus Academicus of each University to regulate, as they may think expedient, the Order of Attendance on the several Classes in the Course of Study in the Faculty of Arts: Provided always, that no Regulations to be made by the Senatus of any University shall be inconsistent with the Provisions of the said Ordinance.

II. It shall be in the Power of the Examiners at any of the Examinations of Students proceeding to the Degree of Master of Arts, instead of rejecting a Candidate as having failed to pass such Examination, to adjourn his Examination on the Subject or Subjects, on which he is then being examined, to a future Occasion; and the Candidate shall not be held, by Reason of such Adjournment, to have failed to pass the Examination within the Meaning of any Ordinance of the Commissioners relating to Bursaries.

III. In every Case in which, by any Ordinance of the Commissioners issued prior to the Date of this Ordinance, a Power given to the Senatus Academicus of any University, to suspend a Student from or to deprive him of, a Bursary or School and the or the Ground of Misconduct, has been used and a student to the Approval of the University Contract and the of Suspension or Deprivation shall be the server of

ORDINANCE, No. 69.

General, No. 7.