the rectorial rent-charges in lieu of tithes arising within the chapelry of Sourton commuted at the sum of two hundred and fifty-eight pounds, of glebe land in possession situate in the parish of Bridestowe containing sixty-six acres and twentysix perches or thereabouts of the annual value of one hundred and forty-eight pounds or thereabouts of a Wood called the Parsonage Wood in the parish of Lydford in the county of Devon containing thirteen acres or thereabouts of the annual value of seven pounds or thereabouts of a manor called the Sanctuary Manor consisting of four tenements called respectively South Ball, North Ball, East Ball and Standen all of which are outstanding for certain copyhold estates or interests therein for a life or lives and in respect of which the following yearly conventionary rents are payable to the rector of Bridestowe namely for South Ball one pound North Ball one pound four shillings East Ball one pound six shillings and eight pence and Standen eighteen shillings and which said tenements are each of the annual value of sixty pounds or thereabouts and of the surplice fees arising within the said parish of Bridestowe with the said chapelry of Sourton.

"6. The said rectory is now subject to two mortgages in favour of the Governors of the Bounty of Queen Anne in respect of which balances of principal moneys amounting to seventy-eight pounds nine shillings and one hundred and nineteen pounds fifteen shillings and five pence together with the interest payable in respect of the same respectively remain due and the said rectory is also subject to a perpetual annual fee farm rent of six pounds thirteen shillings and four pence.

"7. The Bishop of Exeter in right of his See

is the patron of the said rectory. "8. The said rectory is now vacant by the death of the last incumbent thereof.

"9. It appears to me that under the provisions of the Acts of Parliament of the first and second years of Her present Majesty chapter 106 and the second and thirl years of Her said Majesty chapter 49 the said chapelry of Sourton may be advantageously separated from the parish of Bridestowe and be constituted a separate parish for ecclesiastical purposes and a perpetual curacy and benefice.

"10. Pursuant to the direction contained in the 26th section of the said first mentioned Act of Parliament I have prepared the following scheme which together with my consent in writing as the patron of the said benefice I submit to your Grace to the intent that your Grace may if on full consideration and enquiry you shall be satisfied with the said scheme certify the same to Her Majesty in Council.

"Given under my hand this twenty-seventh day of February, one thousand eight hundred and eighty-nine. " E. H. Ex.n."

And whereas the said scheme drawn up by the , said Bishop and the consent referred to in the representation are as follows:

" SCHEME.

"That the whole of the chapelry of Sourton be separated from the rectory and parish of Bridestowe and be constituted a separate parish for ecclesiastical purposes and a perpetual curacy and benefice by the name or style of the Perpetual Curacy of Sourton of which the church within the same chapelry of Sourton shall be the parish church and that the rector of Bridestowe shall be discharged from all cure of souls within the limits of the said separate parish of Sourton.

" That the proposed separate parish and benefice of Sourton shall be subject to the same ecclesiastical jurisdiction as the said rectory of Bridestowe and the incumbent of such separate parish and benefice shall have the exclusive cure of souls within the limits of the same.

"That the whole of the rectorial rent-charges in lieu of tithes payable in respect of lands within the said chapelry of Sourton and all the Wood called the Parsonage Wood in the parish of Lydford in the county of Devon containing thirteen acres or thereabouts and all the tenements called South Ball and Standen forming part of the sanctuary manor belonging to the said rectory (subject to the outstanding copyhold interests for a life or lives now subsisting therein respectively) together with the annual conventionary rents of one pound and eighteen shillings now payable in respect thereof respectively to the rector of Bridestowe shall belong and be annexed to the proposed separate parish and benefice of Sourton and be held received and enjoyed by the incumbent thereof for ever.

"That baptisms churchings marriages burials and all other parochial ecclesiastical offices shall as heretofore be performed in the church and separate parish of Sourton and that the fees for all such offices performed within the same church and separate parish and all Easter offerings and other ecclesiastical dues and fees if any arising within the same shall belong to the incumbent of the same church and separate parish.

"That except as aforesaid all the rectorial rent-charges in lieu of tithes, residence house, glebe lands tenements conventionary rents hereditaments and all other the endowments and emoluments now belonging to the said rectory of Bridestowe shall continue to belong to the said rectory as separated from the proposed perpetual curacy of Sourton and shall be held received and enjoyed by the rector thereof for ever and the church within the said parish of Bridestowe shall continue to be the parish church thereof.

"That the whole of the first fruits tenths and other ecclesiastical dues now payable by the incumbent of Bridestowe with Sourton annexed and the whole of the principal moneys and interest now due to the Governors of the Bounty of Queen Anne on the mortgages to them of the benefice of Bridestowe with Sourton anuexed and the whole of the fee farm rent of six pounds thirteen and four pence now payable out of the said rectory of Bridestowe with Sourton annexed shall henceforth be payable by the incumbent of Bridestowe as separated from the said parish of Sourton.

"That churchwardens shall continue to be annually chosen as heretofore in and for the said parishes of Bridestowe and Sourton respectively.

"That subject to the provisions of the Church Rates Abolition Act 31 and 32 Victoria, c. 109 the inhabitants of the parish of Bridestowe as separated from the said parish of Sourton shall be exclusively liable for the maintenance of the parish church of the same parish and the inhabitants of the said separate parish of Sourton shall be exclusively liable for the maintenance of the parish church thereof and the parishioners and inhabitants of the said proposed separate parish of Sourton shall not be entitled to any accommodation in the parish church of Bridestowe nor shall the parishioners and inhabitants of the parish of Bridestowe be entitled to any accommodation in the parish church of Sourton.

"That the patronage or right of nomination of or to the said proposed separate benefice of Sourton shall be vested in and exercised by the Bishop of Exeter and his successors for ever.