

## CAP. 4.

*De gradibus eligendorum et de absentia collegiarum a collegio.*

§ 1. Statuimus et inviolabiliter ordinamus, quod nullus in nostri collegii collegam perpetuum admittatur; nisi sit ad minus Baccalaureus Artium; et quod eligendus talis sit infra decem annos post admissionem in sacerdotio constitutus, cujus contrarium quicumque fecerit a numero Sociorum amoveatur, nisi aliquod impedimentum occurrat per Rectorem approbatum et majorem partem Sociorum.

§ 3. Ordinamus autem, quod nemo in Rectorem eligatur, nisi sit in sacerdotio constitutus; et ad minus Artium Magister.

§ 4. Licebit autem duobus e Sociis facultati Juris Civilis vel Medicinæ, vel cuilibet Artium Humaniorum intendere, quos statuto de sacris ordinibus obligari non volumus.

## CAP. 12.

*De ecclesiis nostro collegio annexis et appropriatis.*

§ 2. Et pro ecclesiâ de Twysford statuimus, quod Rector collegii nostri, qui pro tempore fuerit in perpetuum, colligat et recipiat omnes redditus et proventus dictæ ecclesiæ, et eos in proprios usus, nomine feudi sui, pro officio suo convertat, et decem librâs collegio nostro prædictis proventus de claro solvat annuatim; reparaciones competentes, faciat, pro capellano ibidem videat et ejus stipendium solvat, et generaliter omnia onera ejuscunque generis ferat et subeat.)

*Privy Council Office, March 21, 1890.*

THE following Statute, made by the Governing Body of the Queen's College, Oxford, on the sixth day of December, one thousand eight hundred and eighty-nine, has been submitted for the approval of Her Majesty in Council, and notice of its having been so submitted is published in accordance with the provisions contained in the Universities of Oxford and Cambridge Act, 1877:—

STATUTE made by the Governing Body of the Queen's College, Oxford, at a meeting specially summoned under section 54 of the Universities of Oxford and Cambridge Act, 1877, and held on December sixth, one thousand eight hundred and eighty-nine.

Statute II, Clause 20.

Strike out the word "three" and insert the word "two" in place thereof; and strike out the word "unmarried."

L. S.

The above alteration of Statute was made by the Governing Body on December sixth, one thousand eight hundred and eighty-nine, the same having been agreed upon by the votes of not less than two-thirds of the members present, and voting at a meeting of the Governing Body specially summoned for the purpose under clause 54 of the Universities of Oxford and Cambridge Act, 1877. *John R. Magrath, D.D., Provost.*

(Copy of the existing Clause in which the foregoing amendments are proposed to be made:—

STAT. II.—20. Every Official Fellow shall be bound to reside in the College, unless he shall have been granted leave to reside elsewhere by the Provost and Fellows; and such leave shall not be given unless there be at the least three Official Fellows unmarried resident in rooms in the College during the usual College Terms.)

*Privy Council Office, March 21, 1890.*

THE following Statute, made on the eighth day of February, one thousand eight hundred and ninety, by the Governing Body of Corpus Christi College, Oxford, has been submitted for the approval of Her Majesty in Council, and notice of its having been so submitted is published in accordance with the provisions contained in the Universities of Oxford and Cambridge Act, 1877:—

ALTERATIONS of Statutes made at a General Meeting of the Governing Body of Corpus Christi College Oxford specially summoned for the purpose by the votes of not less than two-thirds of the number of persons present and voting on the eighth day of February one thousand eight hundred and ninety.

These alterations if approved of will be by the insertion in Statute 24 of the following clause (b) in lieu of the clause b of the said Statute and by repealing Statute 78 altogether.

(B.) There shall always be resident in rooms in the College during the usual College terms at least three persons charged with the maintenance of discipline of whom one shall always be a Tutor or Assistant Tutor and the other two either Tutors Assistant Tutors Lecturers or Officers of the College. So long as that number is complete an official Fellow vacating his Fellowship by marriage shall not be incapable of being elected to fill this vacancy so created if the College shall desire to retain his services as a Tutor or Assistant Tutor.

Statute 78 is repealed.

This Statute is in the following words, viz. :—

So long as no addition shall have been made to the existing buildings of the College the number of persons charged with the maintenance of discipline, who by clause 24 (b) are required to be resident in College, need not exceed three.

L. S.

*Privy Council Office, March 21, 1890.*

NOTICE is hereby given, that a Petition has been presented to Her Majesty by the Council of the Borough of Southampton, praying, under the provisions of "The Municipal Corporations Act, 1882," for an alteration of the number and boundaries of the Wards into which the said borough is now divided; and notice is hereby further given, that Her Majesty has been pleased, by Her Order in Council of this day's date, to order that the said Petition be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the twenty-ninth day of April, one thousand eight hundred and ninety.

*Windsor Castle, March 21, 1890.*

THIS day had audience of Her Majesty:—

Lew Ta-jên, Envoy Extraordinary and Minister Plenipotentiary from His Majesty the Emperor of China, to deliver his Letter of Recall;

To which audience he was introduced by Viscount Cranbrook, G.C.S.I., Lord President of the Council, acting for the Marquis of Salisbury, K.G., Her Majesty's Principal Secretary of State for Foreign Affairs.