

ship to be constituted under the provisions of Section 2 of Statute XLIV but such temporary Fellowship shall cease to exist at the expiration of one calendar month from the date when any ordinary Fellowship becomes vacant unless the Governing Body shall by a majority of their whole body within such month otherwise determine and on any such temporary Fellowship ceasing to exist by reason of an ordinary Fellowship becoming vacant the Fellowship so becoming vacant shall be the one to which such resigning Master shall become entitled notwithstanding that the difference between the number of Senior and Junior Fellowships shall thereby become greater than the maximum difference between the number of Senior and Junior Fellowships for the time being allowed under the provisions of Section 2 of Statute XIII. Such temporary Fellowship shall also cease to exist if the Fellowship held by the Master so resigning shall be constituted a Pension Fellowship under the provisions of Section 1 of Statute XLIV.

3. A Master resigning his Office and becoming a Senior Fellow in place of Master pursuant to this Statute shall take such precedence among the Senior Fellows as the Governing Body shall determine.

The existing Section 2 of Statute XIII entitled "*Of the Election of Fellows*" shall be repealed and there shall be substituted therefor the following Section to form an amended Section 2 of such Statute:

2. Until otherwise determined under the provisions of this Section the number of Senior and Junior Fellowships shall not differ by a greater number than three. It shall however be competent to the Governing Body at a meeting called for that purpose and of which at least thirty days' notice shall have been given in the manner provided for in Section 3 of Statute III by a resolution in which at least two-thirds of their whole number concur from time to time to declare that it is expedient in the interests of the College to alter the maximum difference between the number of Senior and Junior Fellowships and from and after the passing of any such resolution the maximum difference between the number of Senior and of Junior Fellowships shall (subject to the power of alteration hereinbefore given to the Governing Body) be the number fixed by such resolution. Provided always that the provisions of this Section shall be deemed to be subject to the provisions of Section 2 of Statute IXa and that in reckoning the number of Senior and of Junior Fellowships for the purpose of this Section Fellowships held for life under the provisions of Statute IXa or Section 5 of Statute XV or Sections 1 or 2 of Statute XLIV or Section 2 of Statute L shall not be counted as Fellowships. Subject to the restrictions contained in or authorized by this Section at any vacancy either a Senior or Junior Fellow may be elected.

The existing Section 5 of Statute XXII entitled "*Of the Scholars*" shall be repealed and there shall be substituted therefor the following section to form an amended Section 5 of such Statute:

5. Subject as hereinafter provided no one shall be allowed to compete for a Scholarship before commencing residence in the University if his age will exceed twenty years on the last day of the academical year in which the examination is held. Provided always that the Governing Body may offer not more than two of such entrance Scholarships for competition in any one year without restriction of age. The maximum emolument of such entrance Scholarships shall be eighty pounds

(£80) a year inclusive of room rent and all allowances.

To the existing Statute XXVIII entitled "*Of the Dean*" there shall be added the following Section:

5. The Governing Body may appoint a Junior Dean who shall not necessarily be in Holy Orders. The Junior Dean shall perform such duties as the Governing Body may from time to time assign to him. The provisions of Sections 3 and 4 of this Statute relating to the Dean shall also apply to the Junior Dean.

The existing Statute XLIV entitled "*Of a Pension Fellowship and of the suspension of a Fellowship*" shall be repealed and there shall be substituted therefor the following amended Statute XLIV to be entitled:

*XLIV. Of a Pension Fellowship, of a temporary Fellowship and of the suspension of a Fellowship.*

1. The Governing Body may by a resolution in which a majority of the whole Governing Body concur constitute either the Fellowship (whether temporary or ordinary) held by a Master who has resigned the Mastership under Statute IXa or the Fellowship held by any one Senior Fellow who has become discharged by length of service from holding any qualifying office into a Pension Fellowship. Thenceforward until such Fellowship become vacant five additional parts shall be reckoned in the distribution of the residue under Statute XLIII whilst the number of parts assigned to the Reserve Fund shall be diminished by three.

2. If at the time when a person resigning the Office of Master under the provisions of Statute IXa becomes entitled to the position and emoluments of a Senior Fellow no Fellowship shall be vacant or if although a Fellowship shall be then vacant the Governing Body shall have prior to the admission of his successor by a majority of their whole body decided that it is expedient in the interests of the College to constitute a temporary Fellowship to be filled by the Master so resigning then in either of such cases a temporary Fellowship shall be constituted as from the date on which the successor of the Master so resigning shall be admitted and such temporary Fellowship shall continue until the person so resigning the Office of Master shall die or cease to be a Fellow or until he shall become entitled to a Pension Fellowship under the provisions of Section 1 of this Statute or to an ordinary Fellowship under the provisions of Section 2 of Statute IXa. During the existence of such temporary Fellowship five additional parts shall be reckoned in the distribution of the residue under Statute XLIII.

3. When and so long as the annual dividend of a Fellow estimated in conformity with Statutes I and XLIII shall be less than Two Hundred pounds (£200) the Governing Body shall be at liberty the provision of Section 7 of Statute XIII notwithstanding to suspend the election to any one vacant Fellowship and for such period to omit such Fellowship in reckoning the number of parts into which the residue according to Statute XLIII is to be divided. In such case however no Fellow shall receive annually by way of dividend a sum greater than £20.

Given under our Common Seal this seventh day of May one thousand eight hundred and ninety-seven.

