

year after election unless the Warden and Fellows shall give leave to the contrary. Such leave shall not extend the period within which the residence of a Probationer Fellow is to be completed beyond two years from the date of election; and at the expiration of one year, or such extended period as the Warden and Fellows have sanctioned, if his residence be not completed, his Fellowship shall *ipso facto* become vacant.

"Provided always that the Warden and Fellows at a stated General Meeting may, if they shall think fit, dispense with any part of such residence upon such conditions as may be laid down in the Bye-laws.

"A Probationer Fellow shall not be entitled to take any part in the government of the College, or the administration of its property, but shall receive the same emoluments as if he were an Actual Fellow.

"As soon as possible after both his residence is completed and his year of probation is expired, he shall, if found fit in the judgment of the Warden and Fellows, be admitted an Actual Fellow of the College. If he shall be found unfit, his Fellowship shall thereupon become vacant."

The Seal of the College was affixed in the presence of the undermentioned witnesses the twenty-fourth day of March one thousand nine hundred.

H. Rashdall, Subwarden.  
J. B. Moyle, Fellow.  
H. W. B. Joseph, Fellow.



Privy Council Office, May 15, 1900.

THE following Statute, made on the twelfth day of March, one thousand nine hundred, by the Governing Body of Pembroke 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":—

A STATUTE made by the Master and Fellows of Pembroke College, Oxford, in amendment of the Statutes made under the Universities of Oxford and Cambridge Act of 1877.

Whereas by the Universities of Oxford and Cambridge Act of 1877, 40 and 41 Victoria, c. 48, sections 54 and 55, it is enacted that a Statute made by the Commissioners for a College shall be subject to alteration from time to time by Statute made by the College under this Act, the same being passed at a General Meeting of the Governing Body of the College, specially summoned for this purpose, by the votes of not less than two-thirds of the number of persons present and voting; and further that every such alteration of Statute shall be submitted to the Queen in Council, and be proceeded on and have effect as if it were a Statute made by the Commissioners.

Now therefore, we, the Master and Fellows of Pembroke College, in the University of Oxford, being the Governing Body of the said College, and being this day assembled in a General Meeting specially summoned for the purpose, after due notice given of the business to be transacted thereat, do, by the votes of all the persons present and voting, enact as follows, that is to say:—

In the Schedule, clause 2, after the words "two Exhibitions" we strike out the remaining words of the clause.

And in clause 3, after the word "Foundation" we strike out the remaining words of the clause.

And in clause 4 we strike out the word

"persons" and in lieu thereof we substitute the words "British subjects."

And at the end of clause 5 we add these words:—"Subject to the above provisions for a combined examination, it shall be lawful for the Master and Fellows, if the income from the endowment allow, to award further Exhibitions on King Charles the First's Foundation without such combined examination, and on such conditions as they shall from time to time determine."

And instead of clause 7, which we strike out, we substitute the three following clauses:—

7. The annual value of a King Charles the First's Scholarship shall be one hundred pounds, and of an Exhibition not less than fifty pounds.

But the Master and Fellows may increase the value of any Scholarship or Exhibition beyond the sum of one hundred pounds annually, in cases where the Scholarship or Exhibition has not been thrown open and where the recipient satisfies them that he requires and deserves further assistance at the University.

Such increase may be for one year or more and may in special cases be retrospective.

The annual value of Bishop Morley's Scholarship shall be not less than eighty pounds as the income of the Foundation shall allow and as the Master and Fellows shall from time to time determine.

8. When a King Charles the First's Scholarship, not being a Graduate Scholarship, or when an Exhibition or a Bishop Morley's Scholarship shall be vacant and no candidate shall offer himself qualified under clause 4 and deemed after examination by the Electors of sufficient merit for election, such Scholarship or Exhibition shall be thrown open for that turn.

9. Provided that a sum of two hundred and fifty pounds annually be reserved for the above-mentioned King Charles the First's Scholarships and Exhibitions, the Master and Fellows may award Graduate Scholarships on King Charles the First's Foundation to unmarried male British subjects born in Jersey or Guernsey, or in one of the Islands adjacent to them, or educated at Victoria College, Jersey, or at Elizabeth College, Guernsey, for two out of the three years last preceding their matriculation, who have either passed all examinations for the B.A. degree at Oxford or who have graduated in any University of the British Empire.

Such Scholars may be elected with or without examination, and upon such conditions as to work or research, or willingness to take work as a Lecturer or an officer of the College as the Master and Fellows may prescribe.

Such Graduate Scholarship shall not exceed one hundred and fifty pounds in annual value and shall be tenable in the first instance for two years.

But the Master and Fellows may re-elect such Scholar annually so that the whole of his tenure shall not last beyond five years.

Such Graduate Scholarship shall be vacated on marriage, or on acceptance of a similar Scholarship or a Fellowship at another College, or upon grave misconduct, or upon a resolution by the Master and Fellows that the conditions of tenure have not been complied with; and from their decision there shall be no appeal.

Given under our Common Seal this twelfth day of March, in the year of our Lord one thousand and nine hundred.

