

Berrynarbor, Bideford, Bishopsnympton, Bishops Tawton, Bittadon, Bradworthy, Bratton Fleming, Braunton, Brendon, Buckland Brewer, Bulkworthy, Burrington, Challacombe, Charles, Cheldon, Chittlehamholt, Chittlehampton, Chulmleigh, Clovelly, Combmartin, Countisbury, Creamcombe, Delton, Dowland, East Anstey, East Buckland, East Down, East Putford, Filleigh, Fremington, Frithelstock, Georgeham, George-nympton, Goodleigh, Great Torrington, Hartland, Heanton, Punchardon, Highbickington, High-bray, Horwood, Huish, Huntshaw, Ilfracombe, Instow, Kentisbury, Kingsnympton, Knowstone, Landcross, Landkey, Langtree, Littleham, Little Torrington, Loxhore, Lynton, Mariansleigh, Martinhoe, Marwood, Merton, Meshaw, Molland, Monkleigh, Morthoe, Newton St. Petrock, Newton Tracey, Northam, Northmolton, Parkham, Parracombe, Petersmarland, Petrockstowe, Pilton (West), Queensnympton, Roborough, Romansleigh, Roseash, Satterleigh and Warkleigh, Shebbear, Sheepwash, Sherwill, St. Giles-in-the-Wood, South Molton, Stoke Rivers, Sutcombe, Swimbridge, Tawstock, Trentishoe, Twitchen, Wear Giffard, Welcombe, West Anstey, West Buckland, West Down, West Leigh, West Putford, Woolfardisworthy, Yarnscombe.

At the Court at *Buckingham Palace*, the 21st day of *April*, 1904.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Local Government Board, after giving to the Incumbent and the churchwardens of the parish of Saint Andrew, Heckington, in the Parts of Kesteven, ten days' previous notice of their intention to make such representation, have, under the provisions of the Burial Act, 1853, made a representation stating that, for the protection of the public health, no new burial ground should be opened in the civil parish of Heckington, without the previous approval of the Local Government Board, and that burials should be discontinued therein, as follows, viz. :—

HECKINGTON.—Forthwith and entirely in the Parish Church of Saint Andrew, Heckington, in the Parts of Kesteven, and in the churchyard, except as follows :—

In that portion of the church known as the Wynkhill Aisle burial may be allowed in any existing vault subject to the following conditions :—

(a.) That the interior of any such vault in preparation for or immediately after any burial therein shall be thoroughly and effectually ventilated by suitable and sufficient means in direct communication with the external air beyond the walls of the church :

(b.) That, as soon as may be after the deposit of a coffin in any such vault, the coffin shall be wholly and permanently enclosed by means of stone flagging properly jointed in cement or brickwork in cement, and otherwise in such manner as effectually to prevent the escape of any noxious gas from the interior of the enclosure so formed ; and

(c.) That, as soon as conveniently may be after the deposit of a coffin in any such vault, the entrance to the vault from the church shall be properly covered, and the covering shall be hermetically sealed by

concrete or cement in such a manner as effectually to prevent the escape of any noxious gas from the vault into the church.

Now, therefore, His Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of His Majesty's Most Honourable Privy Council, on the twenty-eighth day of May next :

And His Majesty is further pleased to direct that this Order be forthwith published in the London Gazette, and that copies thereof be affixed on the doors of the churches or chapels of, or on some conspicuous places within, the parish affected by such representation one month before the said twenty-eighth day of May.

A. W. FitzRoy.

Privy Council Office, April 21, 1904.

The following Statute made by the Governing Body of Worcester College, Oxford, on the 4th day of March, 1904 (and sealed on 7th April, 1904), amending certain of the Statutes of the College, has been submitted for the approval of His 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" :—
Ex parte the Provost and Fellows of Worcester College in the University of Oxford.

A STATUTE made to amend certain Statutes framed by the Commissioners appointed under the Universities of Oxford and Cambridge Act, 1877 (40 and 41 Vict., c. 48), in relation to Worcester College, in the University of Oxford, duly passed at a General Meeting of the Governing Body of the said College specially summoned for this purpose on the fourth day of March, one thousand nine hundred and four, by the votes of the whole number of persons present and voting and submitted to His Majesty the King in Council.

Whereas in Statute II, 7, of the said Statutes it is enacted (inter alia) as follows: "The Provost shall receive a fixed annual emolument of one thousand pounds free of income tax."

And whereas in Statute III, 1, it is enacted (inter alia) "There shall not be fewer than nine nor more than ten Fellows of the College," and "The Emoluments of a Fellowship shall be such a yearly sum not less than £150 nor more than £200 as the revenues of the College available for the time being will permit," and in Statute III, 6, "The Provost and Fellows may, if they think fit, before holding an election to any Fellowship under Clause 4 give notice of their intention to elect a person who will be required to take part for two years in the educational work of the College. A Fellow elected in pursuance of such notice shall during those years undertake such educational work as a Lecturer of the College as the Provost and Fellows may assign to him, provided that the aggregate number of persons holding Fellowships subject to this requirement and of persons holding Fellowships by election or re-election under Clauses 7 and 8, or either of them, shall not at any time exceed Six." And in Statute III, 9, "There shall not be at any one time in the College more than four Fellows elected or re-elected under the two last preceding clauses, or either of them, in respect of the Offices of Tutor, Lecturer, Bursar, or any of them, nor more than one Fellow elected or re-elected under the same Clauses, or either of them, in respect of the Office of Professor or Public Reader in the