And in Statute III, 13 (inter alia), University." "A Fellow elected under this Clause shall not be reckoned in the number of four mentioned in Clause 9." And in Statute III, 17 (inter alia), "Every Fellow not elected under Clause 7 nor re-elected under Clause 8 who shall be institute 1 to an Ecclesiastical benefice, or shall become possessed of property, or entitled to any Govern-ment pension, or shall be admitted to any office tenable for life or during good behaviour (not being an academical office within the University of Oxford), or to any Office in the permanent Civil Service of the State, and who shall retain such benefice, property, pension, or office for twelve calendar months from the day of his institution, accession, or admission thereto, or acquisition thereof, shall, if the annual income derivable by him from such benefice, property, pension, or office, or from any two or more of the above-mentioned sources, clear of deductions, except for property or income tax, shall exceed $\pounds 500$, vacate his Fellow-ship at the expiration of such twelve calendar or income months, and for this purpose the income which the estimated value of any property would produce, if invested in £3 per centum Consolidated Annuities at the price current at the time of the acquisition thereof, shall, in case of doubt, be considered to be income derivable from such property.

And whereas in Statute IV, 1, it is enacted "There shall be in all eighteeen Scholarships, namely: five of the foundation of Sir Thomas Cookes, four of that of Mrs. Saruh Eaton, five of that of Dr. George Clarke, one of that of Dr. Finney, and three established out of the revenues of the College. The number of Scholarships established by the College may, at any time hereafter, should the College think fit, and have revenue available for the purpose, be increased to five. Such Scholarships are exclusive of the Barnes Foundation, which (having been estab-lished within fifty years before the 10th day of August, 1877) shall continue to be governed by the terms of the original trust concerning the same." And in Statute IV, 3 (inter alia), "Every Scholarship shall be tenable for two years from the day of election, if the person elected be then a Member of the University, but if he be not already a member of the University then from a day not later than six months after his election to be fixed by the Provost and Fellows." And at the end of the same clause, "Provided also that, unless a Scholar declare his need of assistance at the University, he shall receive no more than $\pounds 20$ per annum and free rooms." And in Statute IV, 7, "The three Scholarships established by the College, or any of them, may (if the Provost and Fellows shall think fit, and according to regulations from time to time made), be filled up by selection from candidates at any public examination, conducted under the authority of the University, of persons not members of the University, or may be filled up by election of four convinction under the Glu by election after examination under the Clause next following.

And whereas in Statute V it is enacted "The Provost and Fellows shall have power to award ten Exhibitions each of £20 per annum and tenable for the same time and on the same con-ditions as the Scholarships. There shall always be six Exhibitioners, of whom three shall be named the Cookes Exhibitioners, one the Kay Exhibitioner, and two the Holford Exhibitioners. The Holford Exhibitions shall be awarded to persons duly qualified for election to Holford Exhibitions according to the instrument of Scholarships chargeable on the revenues of the

Foundation, being otherwise qualified to be Exhibitioners of the College, if such persons shall present themselves, and in the awarding of the Cookes Exhibitions such persons educated wholly or in part at the Grammar School of King Edward the Sixth at Bromsgrove and not holding a Cookes Scholarship as may satisfy the Provost and Fellows that they are in need of assistance at the University shall, if otherwise qualified, be entitled to a preference. Subject to the foregoing provisions, the Exhibitions shall be awarded by the Provost and Fellows in such manner and on such conditions as they shall from time to time determine for the encouragement of study and learning in the College. In the awarding of the Kay Exhibition no person shall be entitled to preference by reason of his place of birth."

And whereas in Statute VI, 10, it is enacted (inter alia): "The Provost and Fellows shall, subject to the provisions of the Universities Tests Act, 1871, provide religious instruction for all members of the College in statu pupillari.'

And whereas in Statute VII, 2, it is enacted (inter alia): "The Vice-Provost shall be one of the three Senior Resident Fellows, and shall exercise, in the absence of the Provost, all the powers and authorities of the Provost.'

And whereas it appears to us the said Provost and Fellows of the said College that it is desirable that the said Statutes shall be altered and amended in manner hereinafter appearing.

Now we, the Provost and Fellows of the said College, in exercise of the powers vested in us under and by virtue of the 54th Section of the Universities of Oxford and Cambridge Act, 1877, do, by this present instrument under our Seal, alter and amend the Statutes of the said College as hereinbefore set out in manner following, that is to say :

In Statute II, 7, by substituting for the words "One thousand pounds" the words "Six hun-dred pounds, together with an amount equal to the emoluments of two Fellowships."

In Statute III, 1, by substituting for the word "nine" the word "six," and by omitting the words "less than $\pounds 150$ nor."

In Statute III, 6, by omitting the words "for two years" and also the words "during those years," and by inserting at the end of the same clause the words "Provided also that if any Fellow elected subject to this requirement shall decline or cease to take part in such educational work his Fellowship shall forthwith determine."

In Statute III, 9, by omitting the whole clause, and by substituting for it the words "There shall not be at any time in the College more than one Fellow elected or re-elected in respect of the Office of Professor or Public Reader in the University.'

In Statute III, 13, by omitting at the end of the clause, the words, "A Fellow elected under this Clause shall not be reckoned in the number of four mentioned in Clause 9."

In Statute III, 17, by substituting for the words "Clause 7" the words "Clause 6 or 7" and by omitting the words "£3 per centum.'

In Statute IV, 1, by omitting the whole clause, and by substituting for it the words, "There shall be not less than ten nor more than eighteen