

relating to the matters aforesaid or any of them in accordance with the provisions of the said Acts or of either of them or of any other Act of Parliament.

“The SCHEDULE to which the foregoing scheme has reference.

COLUMN I. Name of Benefice to be augmented.	COLUMN II. Apportionment out of Stock held by Ecclesiastical Commissioners.
Bankfoot, Saint Matthew, V.	£ 666 s. 13 d. 4 { London County £3 per centum per annum.
Bingley, Holy Trinity, V.	666 13 4 do.
Bowling, Saint Bartholomew, V.	666 13 4 do.
Bradford, Saint Michael, V.	666 13 4 do.
Bradford, Saint Thomas, V.	666 13 4 do.
Cowling, V. ..	500 0 0 do.
Cullingworth, V. ..	500 0 0 do.
Denholme Gate, V. ..	666 13 4 do.
Eastwood, V. ..	833 6 8 do.
Hunslet, Saint Cuthbert, V.	666 13 4 do.
Leeds, All Saints, V.	500 0 0 do.
Leeds Saint Philip, V.	500 0 0 do.
Leeds, Saint Simon, V.	833 6 8 do.
Little London (otherwise Leeds, Saint Matthew), V.	500 0 0 do.
Morton, V. ..	500 0 0 do.
New Wortley, V. ..	500 0 0 do.
Oakworth, V. ..	666 13 4 do.
Otley, V. ..	1,166 13 4 do.
Oxenhope, V. ..	102 7 7 { do. India £3 per centum per annum.
Pottery Field (otherwise Hunslet Saint Jude), V.	564 5 9 do.
Pudsey, Saint Paul, V.	500 0 0 do.
Queen's Head (otherwise Queensbury), V.	666 13 4 do.
Stourton, Saint Andrew, V.	500 0 0 do.
Woodside, V. ..	833 6 8 do.
Wrangthorn, V. ..	666 13 4 do.
Yeadon, Saint Andrew, V.	500 0 0 do.
	666 13 4 do.”

And whereas the said scheme has been approved by His Majesty in Council:

Now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts; and His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrars of the said diocese of Durham and of the diocese of Ripon respectively.

Almeric FitzRoy.

At the Court at *Buckingham Palace*, the 10th day of *January*, 1910.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by section eleven of the Revenue Act, 1909, it is enacted that His Majesty may, by Order in Council, fix the fees payable in respect of licences for the importation of explosives granted by the Secretary of State under or in pursuance of the Explosives Act, 1875, and the fees so fixed shall be payable in respect of any licence so granted.

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order and declare and be it ordered and declared as follows:—

In respect of every importation licence granted by the Secretary of State on or after the first day of March, 1910, in pursuance of the provisions of section 40, sub-section (9), of the Explosives Act, 1875, there shall be paid a fee of ten shillings (10s.) for each two thousand pounds or part of two thousand pounds allowed to be imported under the said licence.

Provided that the minimum fee payable in respect of any such licence shall be one pound (£1).

Almeric FitzRoy.

At the Court at *Buckingham Palace*, the 10th day of *January*, 1910.

PRESENT,

The KING's Most Excellent Majesty.

Lord President.

Lord Privy Seal.

Lord Chamberlain.

Lord Pentland.

Sir Walter Hely-Hutchinson.

WHEREAS by the Medical Act, 1886, it is provided (amongst other things) that His Majesty may from time to time, by Order in Council, declare that the Second Part of the said Act shall be deemed, on and after a day to be named in such Order, to apply to any British Possession which in the opinion of His Majesty affords to the registered medical practitioners of the United Kingdom such privileges of practising in the said British Possession as to His Majesty may seem just; and that from and after the day named in such Order in Council such British Possession shall be deemed to be a British Possession to which the said Act applies, within the meaning of the said Second Part thereof, but that until such Order in Council has been made in respect of any British Possession the said Second Part of the said Act shall not be deemed to apply to any such Possession.

And whereas by the Medical Act (1886) Amendment Act, 1905, it is provided that for the purposes of the Medical Act, 1886, where any part of a British Possession is under a central and also under a local legislature, His Majesty may, if he thinks fit, by Order in Council, declare that the part which is under the local legislature shall be deemed a separate British Possession.

And whereas the Province of Prince Edward Island, in the Dominion of Canada, is under a central and also under a local legislature.

And whereas the said Province of Prince Edward Island affords, in His Majesty's opinion, to the registered medical practitioners of the United Kingdom such privileges of practising