Privy Council Office,

28th June, 1918.

The following Statutes made by the University of Cambridge, on the 22nd day of June, 1918, have been submitted for the approval of His Majesty in Council, and Notice of their having been so submitted is published in accordance with the provisions of "The Universities of Oxford and Cambridge Act, 1877 ":-

STATUTES to alter and amend the Statutes in relation to the University of Cambridge made under "The Universities of Oxford and Cambridge Act, 1877 " (40 and 41 Victoria, Chapter 28), which amending Statutes are now submitted for the approval of His Majesty the King in Council.

We, the Chancellor, Masters and Scholars of the University of Cambridge, in pursuance of the power given to us by the 53rd Section of the said Act, do hereby alter the Statutes made under the said Act in relation to our said University in manner following :-

STATUTE A. CHAPTER I.

Terms.

By repealing the first Paragraph of this Chapter and substituting therefor the following Paragraph:-

"There shall be three terms in the year, called respectively the Michaelmas Term, the Lent Term, and the Easter Term. The . The University shall have power to determine by Grace the days on which each term shall begin and end, provided that the three terms shall together include Two hundred and twenty-seven days at least. If Easter fall within term the University libraries, laboratories and museums shall be closed, and lectures shall not be given on Good Friday."

STATUTE A. CHAPTER IV.

Elections.

By adding to the third Paragraph of Section 4, "Election of Proctors," the following proviso :-

" Provided always that for any election of a Proctor which shall take place during the present War, or within two years after its termination, the Head of the College nominating any person for the office shall not be required to present such certificate as here-inbefore mentioned that the person nominated has resided in the University during the last two years for the greater part of each of three terms at least."

Given under our Common Seal this 22nd day of June, 1918.

L.S.

Westminster, 27th June, 1918.

This day the Lords being met a message was sent to the Honourable House of Commons by the Gentleman Usher of the Black Rod, acquainting them that The Lords authorized by virtue of a Commission under the Great Seal, signed by His Majesty, for declaring His Royal Assent to the Acts agreed upon by both Houses, do desire the immediate attendance of the Honourable House in the House of Peers to hear the Commission read; and the Commons being come thither, the said Commission, empowering the Lord Archbishop of Canterbury, and several other Lords therein named, to declare and notify the Royal Assent to the said Acts, was read accordingly, and the Royal Assent given to

Consolidated Fund (No. 2) Act, 1918.

Defence of the Realm (Beans, Peas and Pulse Orders) Act, 1918.

Horse Breeding Act, 1918. Westgate-on-Sea Congregational Chapel Charity Scheme Confirmation Act, 1918.

Provisional Order (Marriages) Confirmation Act, 1918

Motherwell Water (Supplementary Supply) Order Confirmation Act, 1918.

Brixham Gas and Electricity Act, 1918.

Yorkshire Electric Power Act, 1918.

Harrod's Stores Limited Act, 1918.

Pontypool Gas and Water Act, 1918.

Red Cross and Order of Saint John Act, 1918. Chepstow Gas Act, 1918.

. Crown Office,

25th June, 1918.

MEMBER returned to serve in the present PARLIAMENT,

County of Cavan, East Cavan Division.

Arthur Griffith, Esquire, in the place of Samuel Young, Esquire, deceased.

Lord Chancellor's Office, 26 June, 1918.

RULES OF THE SUPREME COURT, 1918.

Notice is hereby given, that the Rule Committee of the Supreme Court have added the

following Rule to Order 65, viz. :-

10A. During the continuance of the present war and thereafter until such date as the Lord Chancellor shall appoint the total in any Bill of Costs of the fees prescribed by this Order (as distinct from payments) shall in respect of business done in any cause or matter in the Supreme Court after the 31st day of December, 1917, be increased by 20 per centum, and such increase shall be allowed upon any taxation of costs in respect of any such business as well between Party and Party as between Solicitor and Client and in taxations under or pursuant to the Solicitors Act, 1843.

Provided that this Rule shall not apply to the remuneration prescribed by the Solicitors' Remuneration Act, 1881, and that it shall not affect the power to direct payment of a sum in lieu of costs under Order 65, rule 23, or the power to allow a fixed sum for costs under Order 65, rule 27 (38) or a gross sum under Order 65, rule 27 (38a).

Provided also that this Rule shall not apply to Bills of Costs which have at the date on which this Rule comes into operation already been delivered to the client sought to be charged therewith or to the person chargeable therewith or liable therefor or to bills then already taxed and certified or allowed.

The increase hereby authorised shall not affect the question whether a Bill of Costs when taxed is or is not less by one-sixth part than the bill delivered, sent, or left.

This Rule may be cited as Rule of the Supreme Court (Solicitors' Remuneration) Rule, 1918.

Dated the 26th day of June, 1918.

Notice of the Committee's intention to make this Rule, and declaration of urgency, were