

1919, in the words and figures following, that is to say:—

“ We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the 3rd and 4th years of Her late Majesty Queen Victoria, Chapter 113, and of the Act of the 17th and 18th years of Her said late Majesty, Chapter 84, have prepared, and now humbly lay before Your Majesty in Council, the following Scheme for apportioning the income of the Benefice (being a Rectory) of Saint Mary, Woolnoth, with Saint Mary, Woolchurch Haw, situate in the City of London, and in the Diocese of London, between that Benefice and five other Benefices, namely the Benefice (being a Vicarage) of Greenwich, situate in the County of Surrey, and in the Diocese of Southwark, the Benefice (being a Vicarage) of Saint Barnabas, Saint Marylebone, the Benefice (being a Vicarage) of Saint Andrew, Hoxton, the Benefice (being a Vicarage) of Saint Thomas, Agar Town, and the Benefice (being a Vicarage) of Saint Thomas, Portman Square, which four last named Benefices are situate in the County of Middlesex, and in the said Diocese of London:

“ Whereas the patronage of the said Benefice of Saint Mary, Woolnoth, with Saint Mary, Woolchurch Haw, and of each of the said five Benefices of Greenwich; Saint Barnabas; Saint Marylebone; Saint Andrew, Hoxton; Saint Thomas, Agar Town; and Saint Thomas, Portman Square, is vested in Your Majesty, Your Heirs and Successors:

“ And whereas it has been made to appear to us that the said Benefices of Greenwich; Saint Barnabas, Saint Marylebone; Saint Andrew, Hoxton; Saint Thomas, Agar Town; and Saint Thomas, Portman Square, are at present insufficiently endowed, and that the said Benefice of Saint Mary, Woolnoth, with Saint Mary, Woolchurch Haw, has endowments of such an amount as that after the charges hereinafter recommended and proposed to be made shall have been placed upon the same endowments, the said Benefice of Saint Mary, Woolnoth, with Saint Mary, Woolchurch Haw, will still be sufficiently endowed:

“ And whereas it has been represented to us, and we are of opinion, that it is desirable that additional provision should be made for the cure of souls within the Parishes attached to the said five Benefices of Greenwich; Saint Barnabas, Saint Marylebone; Saint Andrew, Hoxton; Saint Thomas, Agar Town; and Saint Thomas, Portman Square, by means of that apportionment of the income of the said Benefice of Saint Mary, Woolnoth with Saint Mary, Woolchurch Haw, which is hereinafter recommended and proposed:

“ And whereas the said Benefice of Saint Mary, Woolnoth, with Saint Mary, Woolchurch Haw, is now full, the Reverend Ernest Newton Sharpe being the Rector or Incumbent thereof:

“ Now, therefore, with the consent of the Right Honourable and Right Reverend Arthur Foley, Bishop of the said Diocese of London, acting as such Bishop, with the consent of the Right Reverend Hubert Murray, Bishop of the said Diocese of Southwark, acting as such Bishop, (in testimony whereof they have respectively signed this Scheme and sealed the same with their Episcopal Seals), with the consent of the Right Honourable David Lloyd George, now First Lord of Your Majesty's Treasury, acting on behalf of Your Majesty as such

Patron as aforesaid, and with the consent of the said Ernest Newton Sharpe acting as such Rector or Incumbent as aforesaid (in testimony whereof they have respectively signed and sealed this Scheme) We, the said Ecclesiastical Commissioners, humbly recommend and propose that as from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this Scheme and without any conveyance or assurance in the law other than such duly Gazetted Order, all the tithe rent charges, glebe lands, and all (if any) other the endowments which belong to the said Benefice of Saint Mary, Woolnoth, with Saint Mary, Woolchurch Haw, or which may hereafter belong to the same Benefices shall be charged and for ever thereafter chargeable with the several annual sums or yearly charges hereinafter mentioned, that is to say, four clear annual sums or yearly charges of £75, one of such annual sums or yearly charges to be in favour of the Incumbent for the time being of each of the said Benefices of Greenwich; Saint Barnabas, Saint Marylebone; Saint Andrew, Hoxton; and Saint Thomas, Agar Town, and one clear annual sum or yearly charge of £100 in favour of the Incumbent for the time being of the said Benefice of Saint Thomas, Portman Square, such annual sums or yearly charges to be, as from the day aforesaid, due and payable to the Incumbents of the said five Benefices of Greenwich; Saint Barnabas, Saint Marylebone; Saint Andrew, Hoxton; Saint Thomas, Agar Town; and Saint Thomas, Portman Square, respectively, and to be apportionable between any outgoing Incumbent of any of the said five Benefices or his representatives on the one hand and his successors in the same incumbency on the other hand; and to be receivable by the Incumbents in whose favour the same are charged respectively as aforesaid by equal quarterly payments on the 1st day of February, the 1st day of May, the 1st day of August, and the 1st day of November, in every year.

“ And we further recommend and propose that each of the Incumbents for the time being of the said five Benefices of Greenwich; Saint Barnabas, Saint Marylebone; Saint Andrew, Hoxton; Saint Thomas, Agar Town; and Saint Thomas, Portman Square, shall have the following powers for recovering the said annual rent charge hereby proposed to be created in favour of the Benefice of which he is Incumbent as aforesaid, that is to say, power, if and whenever any part of the said rent charge shall at any time be unpaid for 21 days after any of the times appointed for the payment thereof (although there shall not have been any legal demand made thereof) to enter into the receipt of the endowments charged therewith or any part thereof and to receive and take the same until he shall thereby or otherwise be paid and satisfied the same rent charge and the arrears thereof due at the time of such entry or afterwards to become due during his being in possession of the same premises together with all costs and expenses occasioned by the non-payment thereof and for the purpose of collecting receiving and recovering such endowments or any of them to use exercise and enjoy all such powers and remedies for collecting recovering and enforcing payment thereof and of the annual sums payable for or towards the raising or making up the same as may be statutorily exercised or exercisable by him under the law then in force.