'The SCHEDULE to which the foregoing Scheme has reference-continue	'The	SCHEDULE	to	which	the	foregoing	Scheme	has	reference-continue
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" Dates of the Indentures.	Names and Descriptions of the Parties thereto.	Parish.	Description of Property.	Area.
lst March, 1877.	Henry Stone, of Wickford, in the County of Essex, Farmer, Charles Hardy, of Staple Inn, in the County of Middlesex, Stationer, Frederick Wood, of Southend, in the	North Benfleet	comprised in the first sched- ule thereto. Land with two cottages there- on, coloured pink on the	a. r. p. 25 1 17 or there- abouts.
	County of Essex, Corn Merchant, William Offin, of Hutton House, Hutton, in the said County of Essex, Farmer, and James Thomas Offin, of 'The Willows,' Hutton, aforesaid, Farmer, of the one part, and the Ecclesiastical Commissioners for England of the other part.		plan drawn on the deed and described in the schedule thereto.	a 10(105,

And whereas the said Scheme has been approved by His Majesty in Council.

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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 Act.

And His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the Diocese of Chelmsford.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 28th day of June, 1920.

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by Section 26 of the Pluralities Act, 1838, after reciting that "Whereas in some instances Tithings, Hamlets, Chapelries, and other Places or Districts may be separated from the Parishes or Mother Churches to which they belong, with great advantage, and Places altogether Extra-Parochial may, in some instances, with advantage be annexed to Parishes or Districts to which they are contiguous, or be constituted Separate Parishes for Ecclesiastical purposes," it is, amongst other things, enacted, "That when with respect to his own Diocese it shall appear to the Archbishop of the Province, or when the Bishop of any Diocese shall represent to the said Archbishop, that any such Tithing, Ham-let, Chapelry, Place or District within the Diocese of such Archbishop, or the Diocese of such Bishop, as the case may be, may be advantageously separated from any Parish or Mother Church, and either be constituted a separate Benefice by itself or be united to any other Parish to which it may be more conveniently annexed, or to any other adjoining Tithing, Hamlet, Chapelry, Place, or District, Parochial or Extra Parochial, so as to form a sepa-rate Parish or Benefice, or that any Extra-Parochial place may with advantage be annexed to any Parish to which it is contiguous, or be constituted a Separate Parish for Ecclesiastical purposes; and the said Archbishop, or Bishop, shall draw up a scheme in writing (the scheme

of such Bishop to be transmitted to the said Archbishop for his consideration) describing the mode in which it appears to him that the alteration may best be effected and how the changes consequent on such alteration in respect to Ecclesiastical Jurisdiction, Glebe Lands, Tithes, Rent Charges, and other Eccle-siastical Dues, Rates and Payments, and in respect to Patronage and Rights to Pews, may be made with justice to all parties interested; and if the Patron or Patrons of the Benefice or Benefices to be affected by such alteration shall consent in writing under his or their hands to such scheme, or to such modification thereof, as the said Archbishop may approve, and the said Archbishop shall, on full consideration and inquiry be satisfied with any such scheme or modification thereof, and shall certify the same and such consent as aforesaid, by his report to His Majesty in Council, it shall be lawful for His Majesty in Council to make an Order for carrying such scheme, or modification thereof, as the case may be, into effect:'

And whereas The Right Honourable and Most Reverend Cosmo Gordon, Lord Archbishop of York, hath, pursuant to the enactment aforesaid, certified to His Majesty in Council, by his Report dated the 10th day of March, 1920, as follows:—

"The undersigned Cosmo Gordon, Lord Archbishop of York, Primate of England and Metropolitan, in pursuance of the 26th Section of an Act passed in the Session of Parliament holden in the 1st and 2nd years of the Reign of Her late Majesty Queen Victoria, Chapter 106, hereby reports to Your Majesty in Council as follows:--

in Council as follows:---"1. That there are in the City and County of Kingston-upon-Hull in our Diocese of York certain Vicarages and Parishes specified in the Schedule hereunder written the boundaries whereof are well known and defined and are indicated so far as they are affected by this Scheme by red verge lines on the plan hereto annexed.

"2. That the populations, net annual values, Patrons and Incumbents of the said Parishes are also set out in the said Schedule.

"3. That it appears to me that under the provisions of the Acts of Parliament passed in the 1st and 2nd years of the Reign of Her late Majesty Queen Victoria, Chapter 106, and the 2nd and 3rd years of the reign of Her said late Majesty, Chapter 49, the following alterations in the boundaries of the various Parishes men-

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