certain of the provisions of the said International Convention and the Protocol annexed thereto, the ratification of which Additional

Act was duly effected:

And whereas by a Convention signed at Washington on the 2nd June, 1911, His Majesty and the Heads of the Foreign States named therein agreed to make certain modifications in and additions to the said Convention dated 20th March, 1883, as revised at Brussels on the 14th December, 1900, the ratification of which Convention was duly effected by Great Britain and certain other States:

And whereas by various Orders in Council Her Late Majesty Queen Victoria and His Late Majesty King Edward VII and His Present Majesty have been pleased to declare that the hereinbefore mentioned provisions of the said Patents, Designs and Trade Marks Act, 1883, (as amended), should apply to the several Foreign Countries named in the said Orders parties to the said Convention and Protocols:

And whereas the Grand Duchy of Luxembourg has acceded to the said International Convention, Protocol and Additional Act as revised at Washington on 2nd June, 1911:

Now, therefore, His Majesty, in pursuance of the powers in Him vested by the aboverecited provisions, and by and with the advice of His Privy Council, doth declare, and it is

hereby declared, as follows:—

1. The provisions of Section 91 of the Patents and Designs Act, 1907, as amended by the Patents and Designs Act, 1914, and the Patents and Designs Act, 1919, shall

apply to the Grand Duchy of Luxembourg.

2. This Order shall take effect from the

30th June, 1922.

3. This Order may be cited as the Industrial Property Convention (Accession of Luxembourg) Order, 1922.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 14th day of July, 1922.

PRESENT,

The KING's Most Excellent Majesty in Council. THEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Union of Benefices Act, 1919, duly prepared, and laid before His Majesty in Council, a Scheme, bearing date the 2nd day of February, 1922, in the words and figures following, that is to say:-

"We, the Ecclesiastical Commissioners for England, acting in pursuance of the Union of Benefices Act, 1919, have prepared, and now humbly lay before Your Majesty in Council, the following Scheme for effecting the union of two neighbouring Benefices, that is to say, the Benefice (being a Vicarage) of Stoke by Clare and the Benefice (being a Rectory) of Wixoe, both of which Benefices are situate in the County of Suffolk and in the Diocese of

Saint Edmundsbury and Ipswich:

"Whereas Commissioners appointed at our request by the late Right Reverend Henry Bernard, Bishop of Saint Edmundsbury and Ips-wich, pursuant to the provisions of the said Union of Benefices Act, 1919, to inquire into and report upon the union of the said two Benefices of Stoke by Clare and Wixoe duly made their Report to the said Henry Bernard Bishop of Saint Edmundsbury and Ipswich and therein recommended the union of the said

two Benefices and the terms for effecting the union, and the Right Reverend Albert, now Bishop of Saint Edmundsbury and Ipswich, signified in writing his approval of the said

"And whereas we, the said Ecclesiastical Commissioners for England, have prepared this Scheme for the union of the said two Benefices based upon the terms recommended in the said

Report: And whereas each of the said Benefices of Stoke by Clare and Wixoe is now full, the Reverend Frederick Barnes being the present Incumbent of the said Benefice of Stoke by Clare, and the Reverend John Hooley Ella Bailey being the present Incumbent of the said Benefice of Wixoe:

"Now, therefore, we, the said Ecclesiastical Commissioners for England, with the consent of the said Albert, Bishop of Saint Edmundsbury and Ipswich (in testimony whereof he has hereunto set his hand), do humbly recommend and propose to Your Majesty as follows, that is to say:-

"1. That the said Benefice of Stoke by lare and the said Benefice of Wixoe shall be permanently united together and form Benefice with cure of souls under the style of The United Benefice of Stoke by Clare with Wixoe' but the Parishes of the said Benefices

shall continue distinct in all respects.

"2. That if upon the day when any Order Your Majesty in Council ratifying this Scheme shall be published in the London Gazette both of the said two Benefices shall be vacant, the union of the same two Benefices shall take effect forthwith and if one only of the said two Benefices shall be then vacant the said union shall also take effect forthwith if the Incumbent of the other of the said two Benefices shall consent to become the first Incumbent of the United Benefice, but, if he shall not so consent then the said union shall take effect upon the next avoidance of his Benefice and the then Incumbent (if any) cf the other of the said two Benefices shall be the first Incumbent of the United Benefice; and if neither of the said two Benefices be then vacant then the said union shall take effect on the next avoidance of either of the said two Benefices if the Incumbent at that time of the other of the said two Benefices shall consent to become the first Incumbent of the United Benefice, but if he shall not so consent then the said union shall take effect immediately upon the next vacancy of his Benefice and the then Incumbent (if any) of the other of the said two Benefices shall become the first Incumbent of the United Benefice.

"3. That upon the said union taking effect the Parsonage House at present belonging to the said Benefice of Stoke by Clare shall become and be the house of residence for the

Incumbent of the United Benefice.

"4. That after the said union has taken effect the course and succession in which the respective Patrons shall present or nominate to the United Benefice from time to time as the same shall become vacant shall be as follows, that is to say, the right of presentation shall be exercised by the Patrons of the said two Benefices alternately and that if upon the day when any Order of Your Majesty in Council ratifying this Scheme shall be published in the London Gazette both of the said two Benefices shall be vacant the first turn of presentation or nomination shall belong to the Patron of the