purposes and for such other purposes as in the said Union of Benefices Measure, 1923, provided.

provided. "2. That the Church of the Parish of Great Ryburgh shall be the Parish Church of the United Parish of Great Ryburgh with Little Ryburgh and Testerton and that the Table of Fees for the said Parish of Great Ryburgh shall (until revised or altered by proper authority) be the Table of Fees for the United Parish.

"3. That the right of presentation or nomination to the United Benefice of Great Ryburgh with Little Ryburgh and Testerton shall belong wholly to the Patron of the said Benefice of Great Ryburgh with Little Ryburgh.

Ryburgh. "4. That a portion of the said Benefice of Brisley with Gateley that is to say the Benefice of Gateley shall be severed from the remaining portion of the said Benefice of Brisley with Gateley and such severed portion of the said Benefice of Brisley with Gateley and the United Benefice of Great Ryburgh with Little Ryburgh and Testerton (referred to in Clause 1 of this Scheme) shall be permanently united together and form one Benefice with cure of souls under the style of 'The United Benefice of Great Ryburgh and Little Ryburgh with Gateley and Testerton ' but the United Parish of Great Ryburgh with Little Ryburgh and Testerton and the Parish of the said Benefice of Gateley shall continue distinct in all respects.

"5. That the said Benefice of Stanfield and the remaining portion of the said Benefice of Brisley with Gateley that is to say the Benefice of Brisley shall be permanently united together and form one Benefice with cure of souls under the style of 'The United Benefice of Brisley with Stanfield ' and that such United Benefice shall be included in and form part of the Rural Deanery of Brisley but the Parishes of the said Benefices of Brisley and Stanfield shall continue distinct in all respects.

"6. That with the consents of the said Frederick Hugh Tatham, the said Arthur Cross and the said John Williams (testified by their signing this Scheme) the unions recommended in clause (4) and clause (5) of this Scheme shall take effect upon the first vacation of that one of the said Benefices of Brisley with Gateley and Stanfield which shall be the first vacated after the date of the publication in the London Gazette of any Order of Your Majesty in Council affirming this Scheme and the said Frederick Hugh Tatham or his successor, Incumbent at that time of the United Benefice of Great Ryburgh with Little Ryburgh and Testerton shall thereupon become and be the Incumbent of the United Benefice of Great Ryburgh and Little Ryburgh with Gateley and Testerton, and the said Arthur Cross or the said John Williams (as the case may be) shall thereupon become and be the Incumbent of the United Benefice of Brisley with Stanfield.

"7. That upon the two unions recommended in clause (4) and clause (5) of this Scheme taking effect the Parsonage House at present belonging to the said Benefice of Great Ryburgh with Little Ryburgh shall become and be the house of residence for the Incumbent of the United Benefice of Great Ryburgh and Little Ryburgh with Gateley and Testerton and the Parsonage House at present belonging to the said Benefice of Brisley with Gateley shall become and be the house of residence for the Incumbent of the United Benefice of Brisley with Stanfield.

"8. That upon the said two unions taking effect the endowments of the said Benefice of Brisley with Gateley shall be divided as follows, that is to say, there shall be annexed to the United Benefice of Great Ryburgh and Little Ryburgh with Gateley and Testerton all that part of the endowments at present belonging to the said Benefice of Brisley with Gateley which consists of glebe situate within the Parish of Gateley and Tithe Rentcharges arising within that Parish and all capital sums of money or stocks (if any) representing or being the produce of the sale redemption or other conversion of any part or parts of the said glebe or Tithe Rentcharges and there shall be annexed to the United Benefice of Brisley with Stanfield all the other or remaining endowments of the said Benefice of Brisley with Gateley

"9. That after the union recommended in clause (4) of this Scheme has taken effect the course and succession in which the respective Patrons shall present or nominate to the United Benefice of Great Ryburgh and Little Ryburgh with Gateley and Testerton from time to time as the same shall become vacant shall be as follows, that is to say, that in each series of three successive turns of presentation or nomination to be made to the United Benefice after the union the Patron of the said United Benefice of Great Ryburgh with Little Ryburgh and Testerton shall have the first and second turns and the Patrons of the said Benefice of Brisley with Gateley shall have the third turn.

" 10. That after the union recommended in clause (5) of this Scheme has taken effect the course and succession in which the respective Patrons shall present or nominate to the United Benefice of Brisley with Stanfield from time to time as the same shall become vacant shall be as follows, that is to say, the right of presentation or nomination shall be exercised by the Patrons of the said two Benefices of Brisley with Gateley and Stanfield alternately and that (a) if the event upon the happening of which the said union shall take effect shall be the vacation of the said Benefice of Stanfield then the Patron of the said Benefice of Stanfield shall have the first turn of presentation or nomination to the United Benefice but (b) if such event shall be the vacation of the said Benefice of Brisley with Gateley the Patrons of the said Benefice of Brisley with Gateley shall have the first turn of presentation or nomination to the said United Benefice.

"Provided always that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Act or Measures or of any other Act of Parliament or Measure of the National Assembly of the Church of England."

And whereas drafts of the said Scheme have been duly published in accordance with the provisions of the said Union of Benefices Measure, 1923, and Notices have been transmitted to the persons or bodies entitled under the same Measure to receive Notice requiring any objections to such draft Scheme to be