

Majesty in Council affirming this Scheme and the said Edmund Edward Eddowes, if he is then Incumbent of the said Benefice of Barham shall become the first Incumbent of the United Benefice of Claydon with Barham and the said Francis Edward Guy Longe, if he is then Incumbent of the said Benefice of Whitton with Thurleston shall become the first Incumbent of the United Benefice of Whitton and Thurleston with Akenham.

"4. That upon the said unions taking effect and pending the provision of a new Parsonage House for the United Benefice of Claydon with Barham, as hereinafter provided, the Parsonage House at present belonging to the said Benefice of Barham shall become and be the house of residence for the Incumbent of the United Benefice of Claydon with Barham; the Parsonage House at present belonging to the said Benefice of Whitton with Thurleston shall become and be the house of residence for the Incumbent of the United Benefice of Whitton and Thurleston with Akenham; and so soon as conveniently may be the Parsonage House at present belonging to the said Benefice of Claydon with Akenham and the site and appurtenances thereof and the grounds heretofore usually occupied and enjoyed therewith shall be sold and disposed of by us the said Ecclesiastical Commissioners at such time or times and in such manner in all respects as to us shall seem expedient and that the net proceeds of such sale shall be held and accumulated by us, the said Ecclesiastical Commissioners for England, as a fund for the provision of a new Parsonage House more suitably situated than the present Parsonage House at Barham, for the United Benefice of Claydon with Barham.

"5. That after the said unions have taken effect the course and succession in which the respective Patrons shall present or nominate to the United Benefice of Claydon with Barham 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 of Barham and Claydon with Akenham alternately, the Patron of the said Benefice of Claydon with Akenham having the right upon the first presentation to such United Benefice to be made after the union and every alternate right of presentation and the Patron of the said Benefice of Barham having the right of presentation upon the second presentation to the same United Benefice to be made after the union and every alternative turn thereafter.

"6. That after the said unions have taken effect the course and succession in which the respective Patrons shall present or nominate to the United Benefice of Whitton and Thurleston with Akenham from time to time as the same shall become vacant shall be as follows, that is to say that in every series of three successive turns of presentation or nomination to be made to such United Benefice after the union the Patron of the said Benefice of Whitton with Thurleston shall have the first and the third turns and the Patron of the said Benefice of Claydon with Akenham shall have the second turn.

"7. That upon the unions taking effect the property and endowments belonging to the

said Benefice of Claydon with Akenham shall be annexed as follows, that is to say (a) there shall be annexed to the United Benefice of Claydon with Barham all the tithe rent charges originally commuted at £256 14s. 0d. arising within the Parish of Claydon and now or formerly payable to the Incumbent for the time being of the said Benefice of Claydon with Akenham together with all capital sums of money, stocks and other property representing or being the produce of the sale redemption or other conversion of the whole or any part of such tithe rent charges and also all glebe land now situate within the said Parish of Claydon and belonging to the said Benefice of Claydon with Akenham and (b) there shall be annexed to the United Benefice of Whitton and Thurleston with Akenham all other the property and endowments now belonging to the said Benefice of Claydon with Akenham.

"8. That with the consent of the said William Carter Pearson (testified by his signing this Scheme) upon the unions taking effect a part of the said Parish of Barham, that is to say the eastern part of the said Parish of Barham containing Rede Cottage, Red Barn, Whitelodge Farm, Barrack Cottages, Green Farm, Barham Green, Skeet's Green, Borley's Wood and Potter's Grove (all which part is delineated and set forth upon the Map or Plan hereto annexed and thereon coloured pink) shall be severed from the said Parish of Barham and shall be annexed to and form part of the said Parish of Henley for all ecclesiastical purposes but no alteration in the endowments or patronage of either of the Benefices affected shall be made by reason of such transfer of territory.

"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 Measure, or of any other Measure of the National Assembly of the Church of England, or of any Act of Parliament."

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 stated or transmitted in writing to the said Ecclesiastical Commissioners within the time prescribed in the Statutory Rules applicable to proceedings under the said Union of Benefices Measure, 1923:

And whereas certain objections have been so stated or transmitted to the said Ecclesiastical Commissioners within the time prescribed in the same Rules:

And whereas the said Ecclesiastical Commissioners after giving full consideration to such objections have deemed right to make no alterations in such draft Scheme:

And whereas public notice of the certification to His Majesty in Council of the said Scheme and the consent thereto in writing of the Bishop of Saint Edmundsbury and Ipswich has been duly given in the manner and within the time prescribed in the Statutory Rules aforesaid:

And whereas an Appeal against the said Scheme was made to His Majesty in Council