one moiety of such net income in payment to the Incumbent of the United Benefice of North Owersby with Thornton le Moor, and as to the other moiety of the said net income in payment to the Incumbent of the United Benefice of Kingerby with Kirkby and the net income arising from any such tithe rentcharge so vested in the Governors of Queen Anne's Bounty shall be the balance payable to the Incumbent under the provisions of Section 5 of the Tithe Act, 1925, after the transfer payment and deductions made in accordance with the same Section from the gross amount actually collected from time to time.

"6. That after the said Union has taken effect the right of presentation or nomination to the United Benefice of North Owersby with Thornton le Moor from time to time as the same shall become vacant shall be exercised as follows, that is to say, that in every series of three successive turns of presentation or nomination to the United Benefice after the union the said Walter Boynton and Annie Maria Boynton shall have the first turn and the Patron of the said Benefice of Thornton le Moor shall have the second and the third turns.

"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 certain 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 Lincoln has been duly given in the manner and within the time prescribed in the Statutory Rules aforesaid:

And whereas no appeal has been proceeded with to His Majesty in Council within the period of one month after the date of the said public notice in accordance with the provisions of the said Measure against the said Scheme or any part thereof by any person who has made objection as aforesaid to the said draft Scheme:

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

Now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to affirm the said Scheme and to order that the Benefices therein recommended to be united shall be united to the extent and for

the purposes recommended in the said Scheme and further to order and direct that the said Scheme and every part thereof shall be effectual in law immediately from and after the date when this Order shall have been duly published in the London Gazette pursuant to the said Measure.

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 said Diocese of Lincoln.

M. P. A. Hankey.

Privy Council Office, 2nd April, 1935.

His Majesty has been pleased to direct, in pursuance of Section 2 of the Appellate Jurisdiction Act, 1908, that the Right Honourable Sir George Claus Rankin, lately Chief Justice of the High Court of Judicature at Calcutta, be a Member of the Judicial Committee of the Privy Council.

Privy Council Office, 2nd April, 1935.

The following Statute made by the University of Cambridge, on the 15th day of March, 1935, has been submitted for the approval of His Majesty in Council, and notice of its having been so submitted is published in accordance with the provisions of "The Universities of Oxford and Cambridge Act, 1923."

UNIVERSITY OF CAMBRIDGE.

STATUTE TO ALTER AND AMEND THE STATUTES IN RELATION TO THE UNIVERSITY OF CAMBRIDGE, MADE UNDER "THE UNIVERSITIES OF OXFORD AND CAMBRIDGE ACT, 1923" (13 & 14 GEORGE V., CHAPTER 33), WHICH AMENDING STATUTE IS NOW SUBMITTED FOR THE APPROVAL OF HIS MAJESTY THE KING IN COUNCIL.

We, The Chancellor, Masters, and Scholars of the University of Cambridge, in pursuance of the power given to us by the 7th Section of the Universities of Oxford and Cambridge Act, 1923, do hereby alter and amend the Statutes made under that Act in relation to our said University in manner following, that is to say:-

STATUTE D.

CHAPTER XIV.

ELECTIONS TO PROFESSORSHIPS.

By inserting the words "and except so far as is otherwise provided in this Statute with respect to the Jacksonian Professorship of Natural Philosophy" after the word "Crown" in Section 1, and by adding the following section :—

18. The Board of Electors to the Jacksonian Professorship of Natural Philosophy shall be the Council, but an election to the Professorship by the Council shall not be valid unless the General Board shall have concurred therein.

(L.S.)