- "2. That upon the day when any Order of Your Majesty in Council ratifying this Scheme shall be published in the London Gazette, the union shall forthwith take effect and the said Edwin Stanley Blades if he is then the Incumbent of both of the said Benefices of Atwick and Nunkeeling shall become the first Incumbent of the United Benefice and his admission thereto shall be without any form or fee of or for presentation or nomination and he shall not be required to pay any fees in respect of his collation, institution, licence, or induction to the United Benefice beyond such fees as he would have been liable to pay if his admission to the United Benefice had been an admission solely to that one of the said two Benefices for the holding of which in plurality with the other a Dispensation was heretofore granted to him, and for the purpose of the 5th Section of the Incumbents' Resignation Act, 1871, and of Schedule A thereto, his tenure of the said Benefices of Atwick and Nunkeeling shall be deemed to continue notwithstanding his admission to the United Benefice.
- "3. That upon the said union taking effect the Parsonage House at present belonging to the said Benefice of Nunkeeling 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, the Patron of the said Benefice of Atwick having the right upon the first presentation to the United Benefice to be made after the union and every alternate right of presentation and the Patron of the said Benefice of Nunkeeling having the right of presentation upon the second presentation to the United Benefice to be made after the union and every alternate turn thereafter.

"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 Measures. 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 Measures, and Notices have been transmitted to the persons or bodies entitled under the same Measures 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 Measures:

And whereas the prescribed time has elapsed and no such objections have been so stated or transmitted to the said Ecclesiastical Commissioners:

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

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 Measures.

London Gazette pursuant to the said Measures.
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 York.

M. P. A. Hankey.

At the Court at Buckingham Palace, the 2nd day of February, 1937.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the 3rd and 4th years of Her late Majesty Queen Victoria, Chapter 113, of the Act of the 6th and 7th years of Her said late Majesty, Chapter 37, and of the Act of the 19th and 20th years of Her said late Majesty, Chapter 104, duly prepared, and laid before His Majesty in Council, a Scheme bearing date the 14th day of January, 1937, in the words and figures following, that is to say:—
"We, the Ecclesiastical Commissioners for

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the 3rd and 4th years of Her late Majesty Queen Victoria, Chapter 113, of the Act of the 6th and 7th years of Her said late Majesty, Chapter 37, and of the Act of the 19th and 20th years of Her said late Majesty, Chapter 104, have prepared, and now humbly lay before Your Majesty in Council, the following Scheme for constituting a separate District for spiritual purposes to be taken partly out of the Parish of Ovingdean, partly out of the New Parish (sometime Consolidated Chapelry) of Saint Mark, Kemp Town, and partly out of the New Parish (sometime District Chapelry) of Saint Wilfrid, Brighton, all in the County of Sussex and in the Diocese of Chichester:

"Whereas we are satisfied that the said Parish of Ovingdean, the said New Parish of Saint Mark, Kemp Town, and the said New Parish of Saint Wilfrid, Brighton, are Cures wherein or in parts whereof the provision for public worship and for pastoral superintendence is insufficient for the spiritual wants of the inhabitants thereof and it has been made to appear to us that it would promote the interests of religion that the particular portions of the said Parish of Ovingdean, of the said New Parish of Saint Mark, Kemp Town, and of the said New Parish of Saint Wilfrid, Brighton, which are hereinafter mentioned and described should be constituted a separate District in the manner which is hereinafter set

forth: