and the Union of Benefices Measures, 1923 to 1952, now humbly lay before Your Majesty in Council the following Scheme which we have prepared with the consent of the Right Reverend Percy, Bishop of Norwich (in witness whereof he has signed the Scheme), for effecting the disunion of the united benefice of Scottow with Lammas and Little Hautbois in the diocese of Norwich.

## " Ѕснеме.

"Whereas by an Order of His late Majesty King George the Sixth in Council dated the 17th day of November, 1939, and published in the London Gazette on the 21st day of the same month the benefice of Scottow and the benefice of Lammas with Little Hauthois were united into one benefice with cure of souls:

"And whereas the Bishop of the said diocese of Norwich has forwarded to us provisional proposals pursuant to the said Pastoral Reorganisation Measure, pursuant to the said Pastoral Reorganisation Measure, 1949, recommending that the union of the said benefices should be dissolved and that the said benefice of Scottow should be held in plurality with the benefice of Swanton Abbott with Skeyton and the said benefice of Lammas with Little Hautbois should be held in plurality with the benefice of Buxton with Oxnead, all of which benefices are situate in the said diocese of Norwich:

"And whereas effect can be given to the said

"And whereas effect can be given to the said proposals so far as they relate to the dissolution of the said union by Scheme prepared by us and affirmed by Order of Your Majesty in Council pursuant to the said Union of Benefices Measures and in so far as they relate to the said pluralities by subsequent orders made by the said Bishop pursuant to the said Partoral Recognition Measure: to the said Pastoral Reorganisation Measure:

"Now, therefore, we, the said Church Commissioners, do humbly recommend and propose to Your Majesty in Council as follows, that is to say:—

"(1) The union of the benefice of Scottow and

"(1) The union of the benefice of Scottow and the benefice of Lammas with Little Hautbois in the said united benefice of Scottow with Lammas and Little Hautbois shall be dissolved and the said benefices shall thereupon each become a separate benefice with cure of souls within the limits of its separate parish under the respective styles of 'The benefice of Scottow' and 'The benefice of Lammas with Little Hautbois'.

"(2) The dispuison of the said writted benefice.

"(2) The disunion of the said united benefice shall take effect upon the day when any Order of Your Majesty in Council affirming this Scheme is published in the London Gazette.

"(3) The endowments and property of the said united benefice of Scottow with Lammas and Little Hauthois shall be divided and distributed as follows, that is to say, the endowments and property specified in the Schedule hereto shall be assigned and annexed to the benefice of Scottow and all other the endowments and property of the said united benefice shall be assigned and annexed to the benefice of Lammas with Little annexed to the benefice of Lammas with Little annexed to the benefice of Lammas with Little

## "THE SCHEDULE.

"Endowments and property of the united benefice of Scottow with Lammas and Little Hauthois to be assigned and annexed to the benefice of Scottow upon the disunion taking effect:—

"(1) A capital sum of £8,152 1s.—held by us and producing an income of £276 12s. 3d. per

annum.

"(2) A permanent annuity of £90 per annum charged upon our General Fund.

"(3) All the glebe lands and property now belonging to the united benefice of Scottow with Lammas and Little Hauthois which are situate in the parish of Scottow."

And Whereas the provisions of the Union of Benefices Measures, 1923 to 1952, the Union of Benefices Rules, 1926 and 1930, and the Pastoral Reorganisation Measure, 1949, relating to the preparation and submission of this Scheme have been districted with the property of the preparation and submission of this Scheme have been districted with the preparation and submission of the Scheme have been districted with the sc duly complied with:

And Whereas the said Scheme has been approved by Her Majesty in Council:

Now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to affirm the said Scheme and to order that it shall be and become effectual in law immediately upon the publication of this Order in the London Gazette.

At the Court at Buckingham Palace the 22nd day of March, 1956.

## PRESENT.

The QUEEN's Most Excellent Majesty in Council.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Church Commissioners have duly prepared and laid before Her Majesty in Council a Scheme bearing date the 8th day of March, 1956, in the words and figures following, that is to say:—

"We, the Church Commissioners, in pursuance of the Church Patronage Act, 1870, and of the Acts therein mentioned, have prepared the following Scheme for effecting a transfer of the ownership of the interests hereinafter mentioned in the advowsons or perpetual rights of patronage of and presentation to the benefices of (1) Eyke with Bromeswell and Rendlesham and (2) Campsea Ashe, both of which benefices are situate in the County of Suffolk and in the diocese of Saint Edmundsbury and Ipswich.

"SCHEME.

"Whereas Your Majesty is entitled to one turn in each successive four turns of presentation or nomination to the said benefice of Eyke with Bromeswell and Rendlesham and such turn is exercised from time to time on behalf of Your Majesty by the First Lord of Your Majesty's Treasury:

"And whereas we are satisfied (1) that the Most Honourable Alice Frances Theodora, Marchioness of Bristol, of Ickworth in the County of Suffolk (hereinafter referred to as 'the said Marchioness of Bristol') as the sole executrix of the Will of the late Most Honourable Frederick William Fane, Fourth Marquess of Bristol, is entitled to one turn in each successive four turns of presentation or nomination to the said benefice of Eyke with Bromeswell and Rendlesham and (2) that Russell Asquith Wooding of 22, College Hill, in the City of London, Esquire, and the Honourable Peter Robert Thelluson of 10, Chesham Street, Belgravia, in the County of London, Esquire, as executors of the Will of the late Right Honourable Percy Edward, Seventh Baron Resolution of these turns of presentation or presentation of the said successive three turns of presentation or presentation Seventh Baron Rendlesham, are entitled to two turns

Seventh Baron Rendlesham, are entitled to two turns in each successive three turns of presentation or nomination to the said benefice of Campsea Ashe:

"And whereas the Right Honourable Sir Robert Anthony Eden, K.G., M.P., now First Lord of Your Majesty's Treasury, acting on behalf of Your Majesty has agreed to transfer Your Majesty's interest in the advowson of the said benefice of Eyke with Bromeswell and Rendlesham to Ralph Reginald Auchinleck Darling of Crevenagh, Omagh, in the County of Tyrone, Northern Ireland, a Colonel (Retired) in Your Majesty's Army, and is consenting to this Scheme (in testimony whereof he has executed the same): the same):

"And whereas the said Marchioness of Bristol desires to transfer her interest in the advowson of the said benefice of Eyke with Bromeswell and Rendlesham to the said Ralph Reginald Auchinleck Darling and is consenting to this Scheme (in testings).

mony whereof she has executed the same):

"And whereas the said Russell Asquith Wooding and the said Peter Robert Thelluson desire to transfer their interest in the patronage of the said benefice of Campsea Ashe to Your Majesty and Your Successors and are consenting to this Scheme (in testimony whereof they have executed the same):

"And whereas we are satisfied that the said transfers will tend to make better provision for the cure of souls:

"Now, therefore, with the consents of the Right Reverend Harold, Bishop of Saint Edmundsbury and Ipswich, as bishop of the diocese in which the said Reverend Harold, Bishop of Saint Edmundsbury and Ipswich, as bishop of the diocese in which the said benefices are situate and of the said Ralph Reginald Auchinleck Darling (in testimony whereof they have each executed this Scheme), we, the said Church Commissioners, humbly recommend and propose that upon and from the day of the date of publication in the London Gazette of any Order of Your Majesty in Council ratifying this Scheme and without any conveyance or assurance in the law other than such duly gazetted Order (1) the aforesaid interests of Your Majesty and Your Successors and of the Marchioness of Bristol in the advowson or perpetual right of patronage of and presentation to the said benefice of Eyke with Bromeswell and Rendlesham shall be transferred to and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said Ralph Reginald Auchinleck Darling his heirs and assigns and (2) the aforesaid interest of the said Russell Asquith Wooding and the said Peter Robert Thelluson in the advowson or perpetual