At the Court at Buckingham Palace the 22nd day of October 1958.

#### PRESENT.

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 14th day of August 1958, in the words and figures following, that is to say:

"We, the Church Commissioners, acting in pursuance of the Pastoral Reorganisation Measure, 1949, the Union of Benefices Measures, 1923 to 1952, and the Diocesan Stipends Funds Measure, 1953, now humbly lay before Your Majesty in Council the following Scheme which we have prepared with the consent of the Right Reverend Harold, Bishop of Saint Edmundshury and Inswich (in witness whereof he Edmundsbury and Ipswich (in witness whereof he has signed this Scheme), for effecting the union of the benefice of Stoke Ash with Thwaite and the benefice of Wetheringsett with Brockford, both situate in the diocese of Saint Edmundsbury and Ipswich.

## " Ѕснеме

- "1. Union of Benefices. The benefice of Stoke Ash with Thwaite and the benefice of Wetheringsett with Brockford shall be permanently united together and form one benefice with cure of souls under the style of 'The United Benefice of Stoke Ash, Thwaite and Wetheringsett' but the parishes of the said benefices shall continue in all respects distinct.
- "2. Taking effect of union. Upon the day when any Order of Your Majesty in Council affirming this Scheme is published in the London Gazette the union shall forthwith take effect and the Reverend Frank Atherton Addison, if he is then incumbent of the said benefice of Wetheringsett with Brockford shall, with his consent (testified by his signature hereto), be the first incumbent of the united benefice.
- "3. Parsonage House. Upon the union taking effect the parsonage house at present belonging to the benefice of Wetheringsett with Brockford shall be the house of residence of the incumbent of the united benefice and the parsonage house at present belonging to the benefice of Stoke Ash with Thwaite together with the site and appurtenances thereof and the grounds usually occupied and enjoyed therewith shall, as soon as conveniently may be, be sold and disposed of by us at such time or times and in such manner in all respects as to us shall seem expedient and the net proceeds of such sale or sales shall be placed to the credit of the Expenses Fund of the said diocese established pursuant to the 32nd Section of the Union of Benefices Measure, 1923.
- "4. Patronage. In every series of three successive turns of presentation to be made to the united bene fice after the union has taken effect, the patron of the benefice of Stoke Ash with Thwaite shall have the first turn and the patron of the benefice of Wetheringsett with Brockford, shall have the second and third turns.
  - "5. Diversion of Endowment Income.
- "(1) Subject as hereinafter provided, any surplus, calculated by us for the twelve months ending on the 31st March in each year, of the endowment income (calculated in accordance with the Schedule hereto) of the united benefice over and above an annual sum of £950 shall, with effect from the date upon which the union shall take effect, be paid to and be held by us, for the benefit of the diocesan stipends fund of the said diocese; provided that if any additional capital endowment shall accrue to or be acquired by the united benefice after the date upon which the union shall take effect the income from such subsequently acquired capital endowment shall not be taken into account for the purpose of calculating such surplus as aforesaid.

"(2) The said endowment income and the said surplus and the said annual sum of £950 shall be deemed to accrue from day to day and shall when we deem that circumstances so require be appor-tionable accordingly.

"(3) Any moneys due to us from the incumbent of the united benefice, or, during any vacancy in the united benefice, from the sequestrators thereof, as the case may be (hereinafter called 'the incumbent or sequestrators') upon the calculation of the said surplus shall be paid by the incumbent or sequestrators to us not later than the 30th June in each year and shall be recoverable as a debt due to us.

"(4) For the purpose of ascertaining the amounts of the said endowment income and of the said surplus, we shall have power to require production by the

incumbent or sequestrators of accounts and other documents in relation thereto, and the said accounts for the twelve months to 31st March in each year (or where applicable for a part of the year ending on that date) shall be rendered annually to us within six weeks of that date in such form as we shall prescribe; and in the event of failure by the incumbent or sequestrators to produce such accounts or documents we shall have all legal remedies for enforcing production thereof.

# " SCHEDULE

"For the purpose of this Scheme and subject to the proviso contained in clause 5 thereof the endow-ment income of the united benefice shall, without prejudice to the power of decision vested in us by virtue of Section 18 of the Pastoral Reorganisation Measure, 1949, if any question shall arise, be computed in accordance with our Central Register of Benefice Income, that is to say, by including:

"(1) all gross secured income payable by us and

any other person or body, and

"(2) all gross income received from ground rents, chief rents or other fixed charges, other glebe rents and any letting of the parsonage house or a formally divided portion thereof,

" and by deducting therefrom:

"(1) the rates payable on the parsonage house if occupied by the incumbent,

"(2) the rent and rates payable on any house occupied by the incumbent other than the parsonage house.

- "(3) the annual assessment charged upon the incumbent under the Ecclesiastical Dilapidations Measures, 1923 to 1951, in respect of the benefice,
  - "(4) the rates payable on the glebe,

"(5) the cost of collecting glebe rents,

- "(6) any tithe annuity, rentcharge or fee farm rent charged upon the glebe,
- "(7) any other outgoings in respect of the glebe, "(8) any charge upon the benefice income in favour of another benefice or any lay person,

"(9) any payment to a curate or lay worker out of the benefice income,

"(10) the annual payments in respect of capital and interest in respect of any mortgage of the benefice

income.

"(11) any part of the benefice income diverted to the diocesan stipends fund pursuant to an Order under Section 12 of the Pastoral Reorganisation Measure, 1949."

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 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.

W. G. Agnew.

At the Court at Buckingham Palace the 22nd day of October 1958.

# PRESENT.

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 26th day of September 1958, 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 advowson or perpetual right of patronage of and presentation to the church and cure (hereinafter called 'the said benefice') of Holy Trinity, Ryde, in the Isle of Wight and in the diocese of Portsmouth.

### "SCHRME

"Whereas we are satisfied that the advowson of the said benefice is vested in the incumbent for the time being of the Vicarage of Ryde and that the Reverend Ralph Harry Bassett, the present incumbent of the