

**ORDERS APPROVED AT THE PRIVY COUNCIL HELD BY THE
QUEEN AT WINDSOR CASTLE ON 23RD JUNE 2020**

COUNSELLORS PRESENT

**The Rt Hon Jacob Rees-Mogg (Lord President)
The Rt Hon George Eustice
The Rt Hon Baroness Evans of Bowes Park
The Rt Hon Anne-Marie Trevelyan**

Privy
Counsellors

Order appointing Dame Sue Carr DBE a Member of Her Majesty's Most Honourable Privy Council.

Proclamations

Two Proclamations:—

1. determining the specifications and designs for a new series of one hundred pound, fifty pound, twenty-five pound and ten pound gold coins; a new series of ten pound and two pound silver coins; and a new series of one hundred pound and ten pound platinum coins;
2. determining the specifications and design for a new series of five pound coins in standard silver, silver piedfort and cupro-nickel;

and an Order directing the Lord Chancellor to affix the Great Seal to the Proclamations.

Charters

Order granting a Supplemental Charter to Dover College.

Universities of
Oxford and
Cambridge Act
1923

Three orders approving Statutes of:—

1. Trinity College, Cambridge;
2. University of Cambridge;
3. University of Oxford.

Northern Ireland Act 1998	The Local Elections (Northern Ireland) (Amendment) Order 2020 (SI).
Education and Inspections Act 2006	The Inspectors of Education, Children's Services and Skills (No. 4) Order 2020 (SI).
Pensions Act 2008	The Automatic Enrolment (Offshore Employment) (Amendment) Order 2020 (SI).
Jersey	Order approving the Finance (2020 Budget) (Jersey) Law 2020.
Guernsey	Order approving the Reform (Guernsey) (Amendment) Law, 2020.
Burial Act 1853 (Final)	Order prohibiting further burials in:— <ul style="list-style-type: none"> 1. All Saints Churchyard, Pitsford, Northamptonshire; 2. St Michael and All Angels' Church, Leafield, Witney, Oxfordshire; 3. Old St Mark's Churchyard, Low Moor, Bradford, West Yorkshire.



At the Court at Windsor Castle

THE 23rd DAY OF JUNE 2020

PRESENT,

THE QUEEN'S MOST EXCELLENT MAJESTY
IN COUNCIL

This day Dame Sue Carr DBE was, by Her Majesty's command, appointed a Member of Her Majesty's Most Honourable Privy Council.

Richard Tilbrook



BY THE QUEEN

A PROCLAMATION

**DETERMINING THE SPECIFICATIONS AND DESIGNS FOR A
NEW SERIES OF ONE HUNDRED POUND, FIFTY POUND,
TWENTY-FIVE POUND AND TEN POUND GOLD COINS;
A NEW SERIES OF TEN POUND AND TWO POUND SILVER
COINS; AND A NEW SERIES OF ONE HUNDRED POUND
AND TEN POUND PLATINUM COINS**

ELIZABETH R.

Whereas under section 3(1)(a), (b), (c), (cc), (cd), (d) and (dd) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to determine the denomination, the design and dimensions of coins to be made at Our Mint, to determine the weight and fineness of certain gold coins, the remedy to be allowed in the making of such

coins and their least current weight, and to determine the weight and composition of coins other than gold coins or coins of silver of Our Maundy money, and the remedy to be allowed in the making of such coins, to provide for the manner of measurement of the variation from the standard weight of coins, and to determine the percentage of impurities which such coins may contain:

And Whereas under section 3(1)(f) and (ff) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to direct that coins made at Our Mint other than gold, silver, cupro-nickel and bronze coins shall be current and that any coin shall be legal tender for the payment of any amount:

And Whereas under section 6(2) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to prescribe the composition of the standard trial plates to be used for determining the justness of coins of any metal other than gold, silver or cupro-nickel:

And Whereas it appears to Us desirable to order that there should be made at Our Mint a new series of coins of the denominations of one hundred pounds, fifty pounds, twenty-five pounds and ten pounds in gold, a new series of coins of the denominations of ten pounds and two pounds in silver, and a new series of coins of the denominations of one hundred pounds and ten pounds in platinum:

We, therefore, in pursuance of the said section 3(1)(a), (b), (c), (cc), (cd), (d), (dd), (f) and (ff), the said section 6(2), and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

ONE HUNDRED POUND GOLD COIN

1. (1) A new coin of gold of the denomination of one hundred pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 32.69 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.

(2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.15 grammes;
and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The least current weight of the said gold coin shall be 31.01 grammes.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(5) The design of the said gold coin shall be as follows:

‘For the obverse impression Our effigy with the inscription “· ELIZABETH II · D · G · REG · F · D · 100 POUNDS”, and for the reverse a depiction of Britannia standing upon a rock in the sea, her right hand grasping a trident and her left resting on a shield and holding an olive branch, accompanied by a security latent feature, the inscription “· BRITANNIA · (the date of the year) · 1OZ · 999.9 · FINE · GOLD ·” and, in micro-text, “DECUS ET TUTAMEN”. The coin shall have a grained edge.’

FIFTY POUND GOLD COIN

2. (1) A new coin of gold of the denomination of fifty pounds shall be made, being a coin of a standard weight of 15.597 grammes, a standard diameter of 27 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.

(2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.045 grammes; and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The least current weight of the said gold coin shall be 15.505 grammes.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(5) The design of the said gold coin shall be as follows:

‘For the obverse impression Our effigy with the inscription “· ELIZABETH II · D · G · REG · F · D · 50 POUNDS”, and for the reverse a depiction of Britannia standing upon a rock in the sea, her right hand grasping a trident and her left resting on a shield and holding an olive branch, accompanied by a security latent feature, the inscription “· BRITANNIA · (the date of the year) · 1/2OZ · 999.9 · FINE · GOLD ·” and, in micro-text, “DECUS ET TUTAMEN”. The coin shall have a grained edge.’

TWENTY-FIVE POUND GOLD COIN

3. (1) A new coin of gold of the denomination of twenty-five pounds shall be made, being a coin of a standard weight of 7.798 grammes, a standard diameter of 22 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.

(2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.025 grammes; and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The least current weight of the said gold coin shall be 7.75 grammes.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(5) The design of the said gold coin shall be as follows:

‘For the obverse impression Our effigy with the inscription “· ELIZABETH II · D · G · REG · F · D · 25 POUNDS”, and for the reverse a depiction of Britannia standing upon a rock in the sea, her right hand grasping a trident and her left resting on a shield and holding an olive branch, accompanied by a security latent feature, the inscription “· BRITANNIA · (the date of the year) · 1/4OZ · 999.9 · FINE · GOLD ·” and, in micro-text, “DECUS ET TUTAMEN”. The coin shall have a grained edge.’

TEN POUND GOLD COIN

4. (1) A new coin of gold of the denomination of ten pounds shall be made, being a coin of a standard weight of 3.13 grammes, a standard diameter of 16.5 millimetres, a millesimal fineness of not less than 999.9, and being circular in shape.

(2) In the making of the said gold coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.02 grammes;
and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The least current weight of the said gold coin shall be 3.11 grammes.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(5) The design of the said gold coin shall be as follows:

‘For the obverse impression Our effigy with the inscription “· ELIZABETH II · D · G · REG · F · D · 10 POUNDS”, and for the reverse a depiction of Britannia standing upon a rock in the sea, her right hand grasping a trident and her left resting on a shield and holding an olive branch, accompanied by a security latent feature, the inscription “· BRITANNIA · (the date of the year) · 1/10OZ · 999.9 · FINE · GOLD ·” and, in micro-text, “DECUS ET TUTAMEN”. The coin shall have a grained edge.’

TEN POUND SILVER COIN

5. (1) A new coin of silver of the denomination of ten pounds shall be made, being a coin of a standard weight of 311.528 grammes, a standard diameter of 89 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.

(2) In the making of the said silver coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.48 grammes; and

(b) a variation from the said standard diameter of 0.25 millimetres per coin.

(3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(4) The design of the said silver coin shall be as follows:

‘For the obverse impression Our effigy with the inscription “· ELIZABETH II · D · G · REG · F · D · 10 POUNDS”, and for the reverse a depiction of Britannia standing upon a rock in the sea, her right hand grasping a trident and her left resting on a shield and holding an olive branch, accompanied by a security latent feature, the inscription “· BRITANNIA · (the date of the year) · 10OZ · 999 · FINE · SILVER ·” and, in micro-text, “DECUS ET TUTAMEN”. The coin shall have a grained edge.’

(5) The said silver coin shall be legal tender for payment of any amount in any part of Our United Kingdom.

TWO POUND SILVER COIN

6. (1) A new coin of silver of the denomination of two pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 38.61 millimetres, a standard composition of not less than 999 parts per thousand fine silver, and being circular in shape.

(2) In the making of the said silver coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.15 grammes; and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(4) The design of the said silver coin shall be as follows:

‘For the obverse impression Our effigy with the inscription “· ELIZABETH II · D · G · REG · F · D · 2 POUNDS”, and for the reverse a depiction of Britannia standing upon a rock in the sea, her right hand grasping a trident and her left resting on a shield and holding an olive branch, accompanied by a security latent feature, the inscription “· BRITANNIA · (the date of the year) · 1OZ · 999 · FINE · SILVER ·” and, in micro-text, “DECUS ET TUTAMEN”. The coin shall have a grained edge.’

(5) The said silver coin shall be legal tender for payment of any amount in any part of Our United Kingdom.

ONE HUNDRED POUND PLATINUM COIN

7. (1) A new coin of platinum of the denomination of one hundred pounds shall be made, being a coin of a standard weight of 31.21 grammes, a standard diameter of 32.69 millimetres and being circular in shape.

(2) In the making of the said platinum coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.15 grammes; and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The said platinum coin may contain impurities of five-tenths of one per centum.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(5) The composition of the standard trial plates to be used for determining the justness of the said platinum coin shall be pure platinum.

(6) The design of the said platinum coin shall be as follows:

‘For the obverse impression Our effigy with the inscription “· ELIZABETH II · D · G · REG · F · D · 100 POUNDS”, and for the reverse a depiction of Britannia standing upon a rock in the sea, her right hand grasping a trident and her left resting on a shield and holding an olive branch, accompanied by a security latent feature, the inscription “· BRITANNIA · (the date of the year) · 1OZ · 999.5 · PLATINUM ·” and, in micro-text, “DECUS ET TUTAMEN”. The coin shall have a grained edge.’

(7) The said platinum coin shall be current and shall be legal tender for payment of any amount in any part of Our United Kingdom.

TEN POUND PLATINUM COIN

8. (1) A new coin of platinum of the denomination of ten pounds shall be made, being a coin of a standard weight of 3.13 grammes, a standard diameter of 16.45 millimetres and being circular in shape.

(2) In the making of the said platinum coin a remedy (that is, a variation from the standard weight or diameter specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.035 grammes; and

(b) a variation from the said standard diameter of 0.125 millimetres per coin.

(3) The said platinum coin may contain impurities of five-tenths of one per centum.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(5) The composition of the standard trial plates to be used for determining the justness of the said platinum coin shall be pure platinum.

(6) The design of the said platinum coin shall be as follows:

‘For the obverse impression Our effigy with the inscription “· ELIZABETH II · D · G · REG · F · D · 10 POUNDS”, and for the reverse a depiction of Britannia standing upon a rock in the sea, her right hand grasping a trident and her left resting on a shield and holding an olive branch and the inscription “· BRITANNIA · (the date of the year) · 1/10 OZ · 999.5 · PLATINUM ·” and, in micro-text, “DECUS ET TUTAMEN”. The coin shall have a grained edge.’

(7) The said platinum coin shall be current and shall be legal tender for the payment of any amount in any part of Our United Kingdom.

9. This Proclamation shall come into force on the twenty-fourth day of June Two thousand and twenty.

Given at Our Court at Windsor Castle, this twenty-third day of June in the year of Our Lord
Two thousand and twenty and in the sixty-ninth year of Our Reign.

GOD SAVE THE QUEEN



BY THE QUEEN

A PROCLAMATION

**DETERMINING THE SPECIFICATIONS AND DESIGN FOR A
NEW SERIES OF FIVE POUND COINS IN STANDARD SILVER,
SILVER PIEDFORT AND CUPRO-NICKEL**

ELIZABETH R.

Whereas under section 3(1)(a), (b), (cc), (cd), (d) and (dd) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to determine the denomination, the design and dimensions of coins to be made at Our Mint, to determine the weight and composition of coins other than gold coins or coins of silver of Our Maundy money, and the remedy to be allowed in the making of such coins, to provide for the manner of measurement of the variation from the standard weight of coins, and to determine the percentage of impurities which such coins may contain:

And Whereas under section 3(1)(ff) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to direct that any coin shall be legal tender for the payment of any amount:

And Whereas it appears to Us desirable to order that there should be made at Our Mint a new series of coins of the denomination of five pounds in standard silver, in silver piedfort and in cupro-nickel:

We, therefore, in pursuance of the said section 3(1)(a), (b), (cc), (cd), (d), (dd) and (ff), and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

FIVE POUND STANDARD SILVER COIN

1. (1) A new coin of silver of the denomination of five pounds shall be made, being a coin of a standard weight of 28.28 grammes, a standard diameter of 38.61 millimetres, a standard composition of 925 parts per thousand fine silver, and being circular in shape.

(2) In the making of the said silver coin a remedy (that is, a variation from the standard weight, diameter or composition specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.45 grammes;

(b) a variation from the said standard diameter of 0.125 millimetres per coin; and

(c) a variation from the said standard composition of five parts per thousand fine silver.

(3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(4) The said silver coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

FIVE POUND SILVER PIEDFORT COIN

2. (1) A new coin of silver of the denomination of five pounds shall be made, being a coin of a standard weight of 56.56 grammes, a standard diameter of 38.61 millimetres, a standard composition of 925 parts per thousand fine silver, and being circular in shape.

(2) In the making of the said silver coin a remedy (that is, a variation from the standard weight, diameter or composition specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.51 grammes;

(b) a variation from the said standard diameter of 0.125 millimetres per coin; and

(c) a variation from the said standard composition of five parts per thousand fine silver.

(3) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(4) The said silver coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

FIVE POUND CUPRO-NICKEL COIN

3. (1) A new coin of cupro-nickel of the denomination of five pounds shall be made, being a coin of a standard weight of 28.28 grammes, a standard diameter of 38.61 millimetres, a standard composition of seventy-five per centum copper and twenty-five per centum nickel, and being circular in shape.

(2) In the making of the said cupro-nickel coin a remedy (that is, a variation from the standard weight, diameter or composition specified above) shall be allowed of an amount not exceeding the following, that is to say:

(a) a variation from the said standard weight of an amount per coin of 0.75 grammes;

(b) a variation from the said standard diameter of 0.125 millimetres per coin; and

(c) a variation from the said standard composition of two per centum copper and two per centum nickel.

(3) The said cupro-nickel coin may contain impurities of three-quarters of one per centum.

(4) The variation from the standard weight will be measured as the average of a sample of not more than one kilogram of the coin.

(5) The said cupro-nickel coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

DESIGN OF THE COINS

4. The design of the said five pound silver and cupro-nickel coins shall be as follows:

‘For the obverse impression Our effigy with the inscription “· ELIZABETH II · D · G · REG · F · D · 5 POUNDS · 2020”, and for the reverse the silhouette of a First World War soldier formed by poppies accompanied by the inscription “LEST WE FORGET 11 NOVEMBER 2020”. The coin shall have a grained edge.’

5. This Proclamation shall come into force on the twenty-fourth day of June Two thousand and twenty.

Given at Our Court at Windsor Castle, this twenty-third day of June in the year of Our Lord
Two thousand and twenty and in the sixty-ninth year of Our Reign.

GOD SAVE THE QUEEN



At the Court at Windsor Castle

THE 23rd DAY OF JUNE 2020

PRESENT,

THE QUEEN'S MOST EXCELLENT MAJESTY
IN COUNCIL

It is this day ordered by Her Majesty in Council that the Right Honourable the Lord High Chancellor do cause the Great Seal of the Realm to be affixed to the two Proclamations of this day's date:

1. determining the specifications and designs for a new series of one hundred pound, fifty pound, twenty-five pound and ten pound gold coins; a new series of ten pound and two pound silver coins; and a new series of one hundred pound and ten pound platinum coins;
2. determining the specifications and design for a new series of five pound coins in standard silver, silver piedfort and cupro-nickel.

Richard Tilbrook



At the Court at Windsor Castle

THE 23rd DAY OF JUNE 2020

PRESENT,

THE QUEEN'S MOST EXCELLENT MAJESTY
IN COUNCIL

The following Report of a Committee of the Privy Council dated 15th June 2020 was today considered:—

“YOUR MAJESTY was pleased, by Your Order of 6th November 2019, to refer to this Committee a Petition on behalf of Dover College, praying for the grant of a Supplemental Charter:

“THE COMMITTEE have accordingly considered the Petition and have agreed to report it as their opinion that a Supplemental Charter may be granted in terms of the annexed Draft.”

HER MAJESTY, having taken the Report and the Draft Supplemental Charter accompanying it into consideration, was pleased, by and with the advice of Her Privy Council, to approve them. It is accordingly ordered that the Right Honourable the Lord High Chancellor of Great Britain should cause a Warrant to be prepared for Her Majesty's Royal Signature for passing under the Great Seal a Supplemental Charter in conformity with the annexed Draft.

Richard Tilbrook



At the Court at Windsor Castle

THE 23rd DAY OF JUNE 2020

PRESENT,

THE QUEEN'S MOST EXCELLENT MAJESTY
IN COUNCIL

The Governing Body of Trinity College, Cambridge has made a Statute amending the College Statutes, in accordance with the Universities of Oxford and Cambridge Act 1923, and in the form set out in the Schedule to this Order.

The Statute has been submitted to Her Majesty in Council, and the provisions of the Act relating to publication in the London Gazette and laying before both Houses of Parliament have been complied with.

No petition or address has been presented against the Statute.

Therefore, Her Majesty, having taken the Statute into consideration, is pleased, by and with the advice of Her Privy Council, to approve it.

Richard Tilbrook

SCHEDULE

A STATUTE MADE BY THE GOVERNING BODY OF TRINITY COLLEGE IN THE
UNIVERSITY OF CAMBRIDGE ON FRIDAY 1ST NOVEMBER 2019
REVISING THE EXISTING STATUTES OF THE COLLEGE

Following a meeting of the Governing Body on 12 June 2019, approval unchanged by the University (University Reporter issue 6560 of 18 September 2019, p.4) and a confirmatory meeting of the Governing body on 1 November 2019, the effect being to alter Statutes V, VI, VII, VIII, X, XIV, XXXIII and LXVIII, about the different Titles under which Fellowships may be held, amending the criteria for continuing to Title E, introducing a class of Past Fellow termed Emeritus Fellows who do not fulfil those criteria upon retirement, and associated matters, as follows.

STATUTE V

The Fellows

[...]

3. Every Fellow shall hold his or her Fellowship under one of the following Titles:
 - Title A A Fellow elected at the Annual Election (Statute VII).
 - Title B A Fellow holding office as a Praelector and engaged in the systematic pursuit of some branch of University studies (Statutes VIII.1, X.3 and 4).
 - Title C A Fellow holding any of the offices specified in the Schedule to these Statutes, hereinafter called Qualifying College Offices (Statute VIII.2).
 - Title D A Fellow holding high office in the University for whom a Fellowship under another Title would not be appropriate, the maximum number of Fellows under this Title at any one time to be three, not including the Regius Professor of Greek (Statute VIII.3 and 4).
 - Title E A Fellow who has previously held a Fellowship under one or other of Titles B, C, and D until the attainment of such age or the completion of such period of service as is required by these Statutes to be attained or completed for holding a Fellowship under this Title (Statute X.7–9), or who has vacated the Mastership otherwise than by removal from office under the provisions of Statute LXVII.58.
 - Title F A Fellow elected for a period of not more than two years, being a person not normally resident in Cambridge (Statute VIII.5).

STATUTE VI

[Repealed]

STATUTE VII

The Annual Election of Fellows

[...]

8. A College Meeting may from time to time, by a resolution so passed as to be binding on the College, make regulations or empower the Council to make regulations determining the conditions of candidature for Fellowships at the Annual Election.

STATUTE VIII

Election of Fellows otherwise than at the Annual Election

1. The Council may at a special meeting held for that purpose, and by a resolution passed with the concurrence of the votes of not less than two-thirds of the members, elect to a Fellowship under Title B any person, not being Master or Fellow of another College, appointed as a Praelector under the provisions of Statute XXX.5(b).

2. The Council may at a special meeting held for that purpose (a) elect to a Fellowship under Title C any person holding a Qualifying College Office, not being Master or Fellow of another College, or (b) pre-elect to a Fellowship under that Title any person appointed or elected to hold such an office.
3. The Council may at a special meeting held for that purpose, and by a resolution passed with the concurrence of the votes of not less than two-thirds of the members, (a) elect to a Fellowship under Title D a person holding high office in the University, not being Master or Fellow of another College, or (b) pre-elect to a Fellowship under that Title a person appointed or elected to hold such an office, provided always that election to a Fellowship under any other Title would not be appropriate.
4. Every person elected to the Regius Professorship of Greek who is not at the date of his or her election Master or Fellow of another College, or who at any time after such election ceases to be Master or Fellow of another College, shall be entitled to hold a Fellowship under Title D during his or her tenure of the Professorship, and if not already a Fellow shall, on declaring to the Master in writing that he or she desires it, become a Fellow thereby in like manner in all respects as if he or she had been elected or pre-elected, as the case may be, at the time of making such declaration, and shall be admitted accordingly.
5. The Council may at a special meeting held for that purpose, and by a resolution passed with the concurrence of the votes of not less than two-thirds of the members, elect to a Fellowship under Title F any person who is not normally resident in Cambridge and who is primarily concerned with the furtherance of education, learning, or research. The tenure of a Fellowship under Title F shall be subject to such conditions and shall be for such period or periods as the Council shall determine; provided that no person shall hold a Fellowship under this Title for more than two years in total, and that there shall not at any time be more than five persons holding Fellowships under Title F.

STATUTE X

Tenure and vacating of Fellowships

1. Every Fellow shall hold his or her Fellowship and enjoy the advantages thereof from the date of his or her election or, in the case of a Fellow elected by the Council under the provisions of Statute VIII, from such other date (if any) as may be specified in the resolution by which he or she is elected; provided that a person pre-elected under the provisions of Statute VIII.2(b) or VIII.3(b) shall hold his or her Fellowship from the date on which the tenure of his or her Qualifying College Office or high office in the University as the case may be begins.

Fellows under Title A

2. (a) Except as provided in subsection (b) of this section or in section 3 below, a person holding a Fellowship under Title A shall vacate it on the fifteenth day before the end of four years from the date of his or her election; provided that the Council may, at a special meeting held for that purpose (exclusive of the Fellow concerned, if a member of the Council), and by a resolution passed with the concurrence of the votes of not less than two-thirds of the members entitled to vote on the question, continue such a Fellow in his or her Fellowship under Title A for a further period of not more than two years if they are satisfied that it is of special importance either for the furtherance of research or in the interests of the College that he or she should be so continued.
- (b) A person holding a Fellowship under Title A who becomes qualified to hold it under Title C or Title D shall thereafter hold it under Title C or Title D as the case may be and shall cease to hold it under Title A.

Fellows under Title B

3. (a) If the Council are satisfied that a Fellow holding his or her Fellowship under either of the Titles A and C is engaged in the systematic pursuit of some branch of University studies and has made, or is likely to make, contributions of high value to his or her subject of study, they may, at a special meeting held for that purpose (exclusive of the Fellow concerned, if a member of the Council), and by a resolution passed with the concurrence of the votes of not less than two-thirds of the members entitled to vote on the question, appoint that Fellow a Praelector under Statute XXX.5(b) and continue him or her in his or her Fellowship under Title B.
 - (b) A person who is continued in his or her Fellowship under the provisions of subsection (a) above shall hold it under Title B from such date as may be specified by the Council, and shall cease from that date to hold it under Title A or Title C as the case may be.
4. (a) A person holding a Fellowship under Title B shall be bound to reside in the University for the greater part of each term unless excused by the Council, and may be required by the Council to deliver a course of lectures in one term of each year on his or her subject of study.
 - (b) Except as provided in subsection (c) below, a person holding a Fellowship under Title B shall continue to hold it until either he or she ceases to hold office as a Praelector or there has elapsed such period, not exceeding five years, as may have been determined by the Council at the time of his or her election to, or continuation in, the Fellowship, as the case may be, and shall then vacate it unless he or she is then continued in it by the Council under the provisions of subsection (d).
 - (c) A person holding a Fellowship under Title B who becomes qualified to hold it under either of the Titles D and E shall thereafter hold it under Title D or Title E as the case may be and shall cease to hold it under Title B.

- (d) If the Council are satisfied that a Fellow holding his or her Fellowship under Title B is continuing to make contributions of high value to his or her subject of study, they may, at a special meeting held for that purpose (exclusive of the Fellow concerned, if a member of the Council), and by a resolution passed with the concurrence of the votes of not less than two-thirds of the members entitled to vote on the question, continue such a Fellow in his or her Fellowship under Title B for such period, not exceeding five years, as may be determined by the Council at the time.

Fellows under Title C

- 5. (a) Except as provided in subsection (b) below, a person holding a Fellowship under Title C shall continue to hold it until he or she ceases to hold a Qualifying College Office and shall then vacate it unless he or she is continued in it under Title B by the Council under the provisions of section 3 above.
- (b) A person holding a Fellowship under Title C who becomes qualified to hold it under either of the Titles D or E shall thereafter hold it under Title D, or Title E as the case may be and shall cease to hold it under Title C.

Fellows under Title D

- 6. (a) A person holding a Fellowship under Title D may be required by the Council to undertake such duties on behalf of the College as shall be prescribed by Ordinance or as may be defined by the Council in a particular case.
- (b) Except as provided in subsection (c) below, a person holding a Fellowship under Title D shall continue to hold it until he or she ceases to hold high office in the University; provided that a person who is subject to a requirement imposed under subsection (a) above shall vacate his or her Fellowship if he or she ceases to comply with that requirement..
- (c) A person holding a Fellowship under Title D who becomes qualified to hold it under Title E shall thereafter hold it under Title E and shall cease to hold it under Title D.

Fellows under Title E

- 7. Subject to Statute IV.3 and except as provided in section 8 below, a person becomes qualified to hold a Fellowship under Title E if the person:
 - (a) ceases, by virtue of retirement from office on account of age, to hold a Qualifying College Office or to hold high office in the University; and
 - (b) has held a Fellowship under any one or more of the Titles B, C, and D for a total period of not less than twenty years and for a continuous period of not less than ten years immediately before retirement.

8. A person who in good health would eventually have satisfied the requirements of section 7 but who is obliged on account of ill health to cease to hold a Fellowship under any of the Titles B, C or D, having held a Fellowship under any one or more of those Titles for a continuous period of not less than seven years immediately before that time and for a total period of not less than fifteen years, may hold it under Title E if the Council so determine at a special meeting held for that purpose (exclusive of the Fellow concerned, if a member of the Council), and by a resolution passed with the concurrence of the votes of not less than two-thirds of the members entitled to vote on the question.
9. A person who ceases, otherwise than by virtue of retirement on account of age, to hold a Qualifying College Office or to hold high office in the University, having held a Fellowship under any one or more of the Titles B, C or D for a continuous period of not less than seven years immediately before that time and for a total period of not less than twenty years, may hold it under Title E if the Council determine at a special meeting held for that purpose (exclusive of the Fellow concerned, if a member of the Council), and by a resolution passed with the concurrence of the votes of not less than two-thirds of the members entitled to vote on the question, that it is of special importance in the interests of the College that he or she should so hold it.
10. Except as provided in section 11 below, a person who holds a Fellowship under Title E shall hold it for the duration of his or her life.

General

11. A Fellow who has communicated the resignation of his or her Fellowship in writing to the Master and has not withdrawn such resignation shall vacate the Fellowship on the acceptance of his or her resignation by the Council or on such later date as may be determined by the Council.
12. No one shall hold a Fellowship concurrently with the Mastership of the College or with the Headship or a Fellowship of another College; and a Fellow who becomes Master of the College or Head or Fellow of another College shall thereby vacate his or her Fellowship, anything to the contrary in these Statutes notwithstanding.

STATUTE XIV

The Past Fellows

1. A Past Fellow shall not be deemed a Fellow for the purposes of these Statutes.
2. Subject to any payments and limitations which the Council may from time to time prescribe, a Past Fellow, so long as he or she remains a member of the College, shall have the right to dine in Hall and, if for some important purpose approved by the Council he or she desires to reside in College, then to have rooms in College, and shall enjoy any other privileges that the Council may think fit.

3. The Council may for grave cause, by a resolution passed with the concurrence of the votes of not less than two-thirds of the members, withhold or withdraw from a Past Fellow the rights and privileges aforesaid.
4. A College Meeting may from time to time, by a resolution so passed as to be binding on the College, make regulations (a) establishing a class of Past Fellows termed Emeritus Fellows, (b) determining the qualifications for becoming an Emeritus Fellow, and (c) determining the privileges and advantages that Emeritus Fellows shall enjoy and on what conditions.

STATUTE XXXIII

Retirement from Office

1. Until a College Meeting provides otherwise under section 2 below, no one shall hold the office of Tutor, Praelector, Lecturer, Senior Lecturer, Dean of College, Dean of Chapel, Chaplain, or Librarian, beyond 30 September next after he or she reaches the age of sixty-seven, or the office of Bursar beyond 31 December following the conclusion of the Audit next after he or she reaches the age of sixty-seven.
2. Subject to Statute LXVII, a College Meeting may from time to time, by a resolution so passed as to be binding on the College, make regulations concerning retirement from College office.

STATUTE LXVIII

Temporary provisions

1. Any person holding a Fellowship under Title B, C, D or F which commenced on or before [the day before the date that this Statute is approved by Order in Council] shall, on ceasing to hold it under any of those Titles, hold it under Title E if he or she would have been qualified to hold it under Title E under the provisions of the Statutes that were in force on that date.
2. Any person holding a Fellowship under either of the Titles B and D which commenced on or before [the day before date that this Statute is approved by Order in Council] shall continue to hold it under Title B or Title D as the case may be under the provisions of the Statutes that were in force on that date.

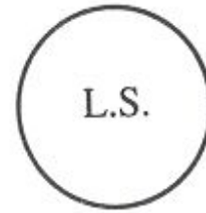
SCHEDULE

The Qualifying College Offices are the offices of Bursar, Assistant Bursar, Senior Lecturer, Lecturer, Assistant Lecturer, Librarian, Praelector, Tutor, Assistant Tutor, Steward, Dean of Chapel.

Executed as a deed by affixing the common)
seal of **THE MASTER FELLOWS AND**)
SCHOLARS OF TRINITY COLLEGE)
CAMBRIDGE in the presence of:)

Rory Landman
Senior Bursar

Edward Knapp
Junior Bursar





At the Court at Windsor Castle

THE 23rd DAY OF JUNE 2020

PRESENT,

THE QUEEN'S MOST EXCELLENT MAJESTY
IN COUNCIL

The Governing Body of the University of Cambridge has made a Statute amending Statutes A V 19 and A IX 3(b)(ii), in accordance with the Universities of Oxford and Cambridge Act 1923, and in the form set out in the Schedule to this Order.

The Statute has been submitted to Her Majesty in Council, and the provisions of the Act relating to publication in the London Gazette and laying before both Houses of Parliament have been complied with.

No petition or address has been presented against the Statute.

Now, therefore, Her Majesty, having taken the Statute into consideration, is pleased, by and with the advice of Her Privy Council, to approve it.

Richard Tilbrook

SCHEDULE

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 HER MAJESTY IN COUNCIL.

We, the Chancellor, Masters, and Scholars of the University of Cambridge, in pursuance of the power given to us by Section 7 of the Universities of Oxford and Cambridge Act 1923 and having obtained the approval of the Regent House on 3 December 2019 and sealed this Statute on 12 December 2019, do hereby alter and amend the Statutes made under that Act in relation to our said University in manner following, that is to say:

(a) That, with effect from 1 October 2020, in Statute A IX 3(b)(ii) (*Statutes and Ordinances*, p. 10) the reference to the Board of Graduate Studies be removed and replaced with a reference to the General Board.

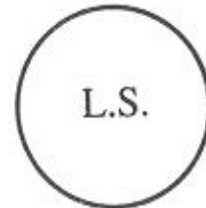
(b) That, with effect from 1 October 2020, Statute A V 19 (*Statutes and Ordinances*, p. 7) be revised to read as follows:

19. It shall be the duty of each Degree Committee to exercise such functions as may be prescribed by Regulation of the General Board in respect of the admission of postgraduate students and the supervision of their work, the award of degrees, diplomas, and certificates in respect of graduate study or contributions to learning, and other cognate matters.

Given under our Common Seal
this 12th day of December 2019

Mrs Ceri Benton
Senior Assistant Registry

Ms Deborah Man
Assistant Treasurer





At the Court at Windsor Castle

THE 23rd DAY OF JUNE 2020

PRESENT,

THE QUEEN'S MOST EXCELLENT MAJESTY
IN COUNCIL

The University of Oxford has made a Statute, amending the existing Statutes, in accordance with the Universities of Oxford and Cambridge Act 1923, and in the form set out in the Schedule to this Order.

The Statute has been submitted to Her Majesty in Council, and the provisions of the Act relating to publication in the London Gazette and laying before both Houses of Parliament have been complied with.

No petition or address has been presented against the Statute.

Now, therefore, Her Majesty, having taken the Statute into consideration, is pleased, by and with the advice of Her Privy Council, to approve it.

Richard Tilbrook

SCHEDULE

UNIVERSITY OF OXFORD

STATUTE APPROVED BY CONGREGATION ON

TUESDAY, 28 JANUARY 2020

WHEREAS it is expedient to change the existing provisions governing the College Contributions Scheme, NOW THE UNIVERSITY OF OXFORD, in exercise of the powers in that behalf conferred upon it by the Universities of Oxford and Cambridge Act, 1923, and of all other powers enabling it, ENACTS, subject to the approval of Her Majesty in Council (excluding sections 9-15), AS FOLLOWS.

1 Repeal existing Statute XV, concerning College Contributions and College Accounts (Gazette Vol. 139, 23 April 2008, p.932, as amended with effect from 3 October 2016, Gazette, Vol. 147, p. 72, 13 October 2016) and substitute with new Statute XV.
(Sections 1–8 are 'Queen-in-Council' statutes—see section 2 (2) of Statute IV.)

1. In this statute and any associated regulations the following expressions shall have the meanings set out below unless the context otherwise requires:

(a) 'the fund' means the Oxford College Contributions Fund constituted by the contributions paid by the colleges under the College Contributions Scheme approved with effect from 8 April 2009;

(b) 'the scheme' means the scheme referred to in section 2 of this statute;

(c) 'college' means:

(i) any of the colleges and societies listed in Statute V, sections 1 and 5 (but not the Permanent Private Halls), and

(ii) any foundation which Council, with the prior agreement of the Conference of Colleges, shall by regulation declare to be a college for the purposes of the scheme;

(d) 'financial year' means a year beginning on 1 August and ending on 31 July following.

PART A: COLLEGE CONTRIBUTIONS SCHEME

2. The purpose of the College Contributions Scheme is to collect contributions from the colleges for University purposes that will also benefit the colleges.

3. Each college shall as soon as possible after the end of each financial year and in any case before the 31 March next following pay to the University a sum calculated in accordance with regulations made by Council. If any college does not pay the contribution by the due date the College Contributions Committee shall have the power to charge interest on overdue sums as laid down by regulation.

4. Council (in consultation with the Conference of Colleges) shall lay down from time to time in regulation:

(a) the purposes to which the contributions shall be applied;

(b) the means of determining use of the contributions for those purposes; and

(c) the means of reporting on the use of the contributions.

Any amounts remaining after application of the contributions in accordance with such regulation shall be applied by the University to the fund. In the absence of any such regulation, contributions shall be applied by the University to the fund.

PART B: OXFORD COLLEGE CONTRIBUTIONS FUND

5. The Oxford College Contributions Fund was established by contributions made under the College Contributions Scheme approved with effect from 8 April 2009. The fund, together with any accretions added to it from time to time, shall be held by the University in trust in perpetuity to make such grants and loans to colleges for University purposes as may seem desirable.

6. The fund shall be administered by the College Contributions Committee, the membership, functions, and powers of which shall be laid down by Council by regulation.

7. Distributions from the fund to the colleges or any of them shall be made annually by regulation after Council has considered the recommendations made by the College Contributions Committee.

8. If for regulatory or other reasons beyond the control of the University and the colleges it becomes impractical to operate the fund in accordance with this statute and the regulations made under it, then any monies remaining in or returned to the fund shall be applied for such other University purposes as Council shall determine.

PART C: COLLEGE ACCOUNTS

9. Council shall establish a College Accounts Committee, the membership, functions and powers of which shall be laid down by regulation.

10. At the end of each financial year, and by a date laid down by regulation, every college shall prepare, and submit for appropriate examination by auditors, statements in respect of the financial year just ended.

11. The statements required under section 10 of this statute shall be prepared so as to conform in all material respects to regulations made by Council for the preparation of college accounts.

12. The financial statements for the year concerned prepared by each college shall give a true and fair view of:

(1) the state of affairs of the college, and of the college together with its subsidiaries and connected entities, at the balance sheet date; and

(2) the consolidated income and expenditure of the college together with its subsidiaries and connected entities for the year ended on that date;

in accordance with UK Generally Accepted Accounting Practices ('GAAP') and with this statute.

13. Every college shall also supply with its accounts, but not for publication, such other financial information, either audited or unaudited, as is specified by Council by or under the regulations.

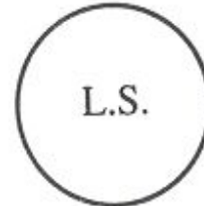
14. (1) By the date laid down by regulation, the statements and the report of the independent auditors shall be presented to the College Accounts Committee.

(2) The College Accounts Committee shall then order the publication of those statements and reports within the University.

15. The reports of the independent auditors shall include, in a form laid down by Council by regulation, any further report which may be required by the University's external auditors in respect of any public and publicly accountable funds transferred to the college by the University during the immediately preceding financial year.'

2 Sections 1-8 of this statute shall be effective from the date on which they are approved by Her Majesty in Council; sections 9 - 15 shall have immediate effect.

The **COMMON SEAL** of the
CHANCELLOR, MASTERS, AND
SCHOLARS OF THE
UNIVERSITY OF OXFORD



was affixed on 30th January 2020

in the presence of:

Michael Glover
Director of Planning and Council Secretariat



At the Court at Windsor Castle

THE 23rd DAY OF JUNE 2020

PRESENT,

THE QUEEN'S MOST EXCELLENT MAJESTY
IN COUNCIL

The following report from the Committee of Council for the Affairs of Jersey and Guernsey was today read at the Board:

“In accordance with Your Majesty’s General Order of Reference of 22nd February 1952 the Committee have considered a letter from the Greffier of the States of Jersey transmitting an Act passed on 2nd December 2019 entitled the Finance (2020 Budget) (Jersey) Law 2020:

“The Committee have considered the Act and have agreed to report that it may be advisable for Your Majesty to approve and ratify it.”

Her Majesty, having taken the report into consideration, was pleased, by and with the advice of Her Privy Council, to approve and ratify the Act (a copy of which is annexed to this Order) and to order that it, together with this Order, shall be entered on the Register of the Island of Jersey and observed accordingly. Her Majesty’s Officers in the Island, and all others whom it may concern, are therefore to take notice of Her Majesty’s Order and to proceed accordingly.

Richard Tilbrook



At the Court at Windsor Castle

THE 23rd DAY OF JUNE 2020

PRESENT,

THE QUEEN'S MOST EXCELLENT MAJESTY
IN COUNCIL

The following report from the Committee of Council for the Affairs of Jersey and Guernsey was today read at the Board:

“In accordance with Your Majesty’s General Order of Reference of 22nd February 1952 the Committee have considered a Petition of the States of Guernsey:

“That, in pursuance of their Resolutions of 15th April 2020 and 21st May 2020, the States of Deliberation at a meeting on 21st May 2020 approved a Projet de Loi entitled the Reform (Guernsey) (Amendment) Law, 2020 and requested the Bailiff to present a most humble Petition to Your Majesty in Council praying for Your Royal Sanction to it. That the Projet de Loi is as set forth in the attached Schedule. The Petition most humbly prays that Your Majesty might be graciously pleased to sanction the Reform (Guernsey) (Amendment) Law, 2020, and to order that it shall have force of law in the Islands of Guernsey, Herm and Jethou.

“The Committee have considered the Projet de Loi and have agreed to report that it may be advisable for Your Majesty to approve and ratify it”.

Her Majesty, having taken the report into consideration, was pleased, by and with the advice of Her Privy Council, to approve and ratify the Projet de Loi (a copy of which is annexed to this Order) and to order that it, together with this Order, shall have the force of law in the Islands of Guernsey, Herm and Jethou and shall be entered on the Register of the Island of Guernsey and observed accordingly.

Her Majesty’s Officers in the Bailiwick of Guernsey, and all others whom it may concern, are therefore to take notice of Her Majesty’s Order and to proceed accordingly.

Richard Tilbrook



At the Court at Windsor Castle

THE 23rd DAY OF JUNE 2020

PRESENT,

THE QUEEN'S MOST EXCELLENT MAJESTY
IN COUNCIL

Representations were duly made to Her Majesty in Council by the Secretary of State for Justice that, subject to the exceptions below, burials should be discontinued forthwith in:-

- 1) All Saints Churchyard, Pitsford, Northamptonshire (as shown hatched on the plan annexed hereto);
- 2) St Michael and All Angels' Church, Leafield, Witney, Oxfordshire (as shown hatched on the plan annexed hereto);
- 3) Old St Mark's Churchyard, Low Moor, Bradford, West Yorkshire (as shown hatched on the plan annexed hereto).

In pursuance of the Orders in Council made on 12th February 2020 and 11th March 2020 these representations have been published and taken into consideration by a Committee of the Privy Council.

Accordingly, Her Majesty, in exercise of the powers conferred on Her by section 1 of the Burial Act 1853, is pleased, by and with the advice of Her Privy Council, to order that burials shall be discontinued forthwith in the places listed above, subject to the following exceptions:-

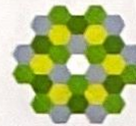
- (a) in any vault or walled grave in the churchyard, burial may be allowed but every coffin in such vault or grave must be separately enclosed by stonework or brick work properly cemented;
- (b) in any existing earthen grave in the churchyard, the burial may be allowed of the body of any member of the family of the person or persons previously buried in that grave, but no part of the coffin containing the body shall be less than one metre below the level of the surface of the ground adjoining the grave; and
- (c) in any grave space in which no interment has previously taken place, the burial may be allowed of any person for whom, or any member of the family for which that grave space has been reserved and appropriated, with the exclusive right of burial there, but

no part of the coffin containing the body shall be less than one metre below the level of the surface of the ground adjoining the grave.

Richard Tilbrook

HM Land Registry Current title plan

Title number **NN301057**
Ordnance Survey map reference **SP7568SW**
Scale **1:1250 enlarged from 1:2500**
Administrative area **Northamptonshire : Daventry**

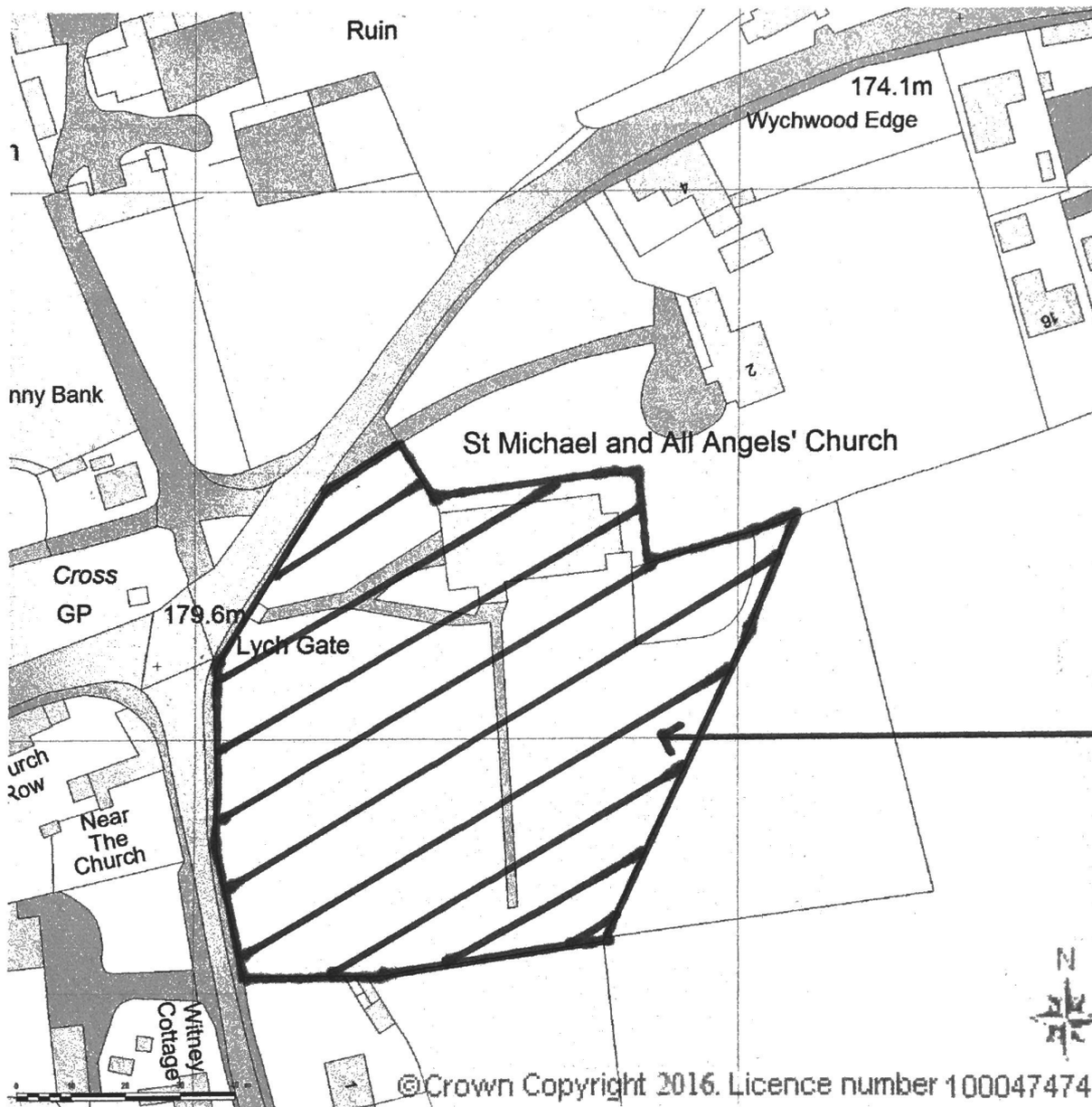


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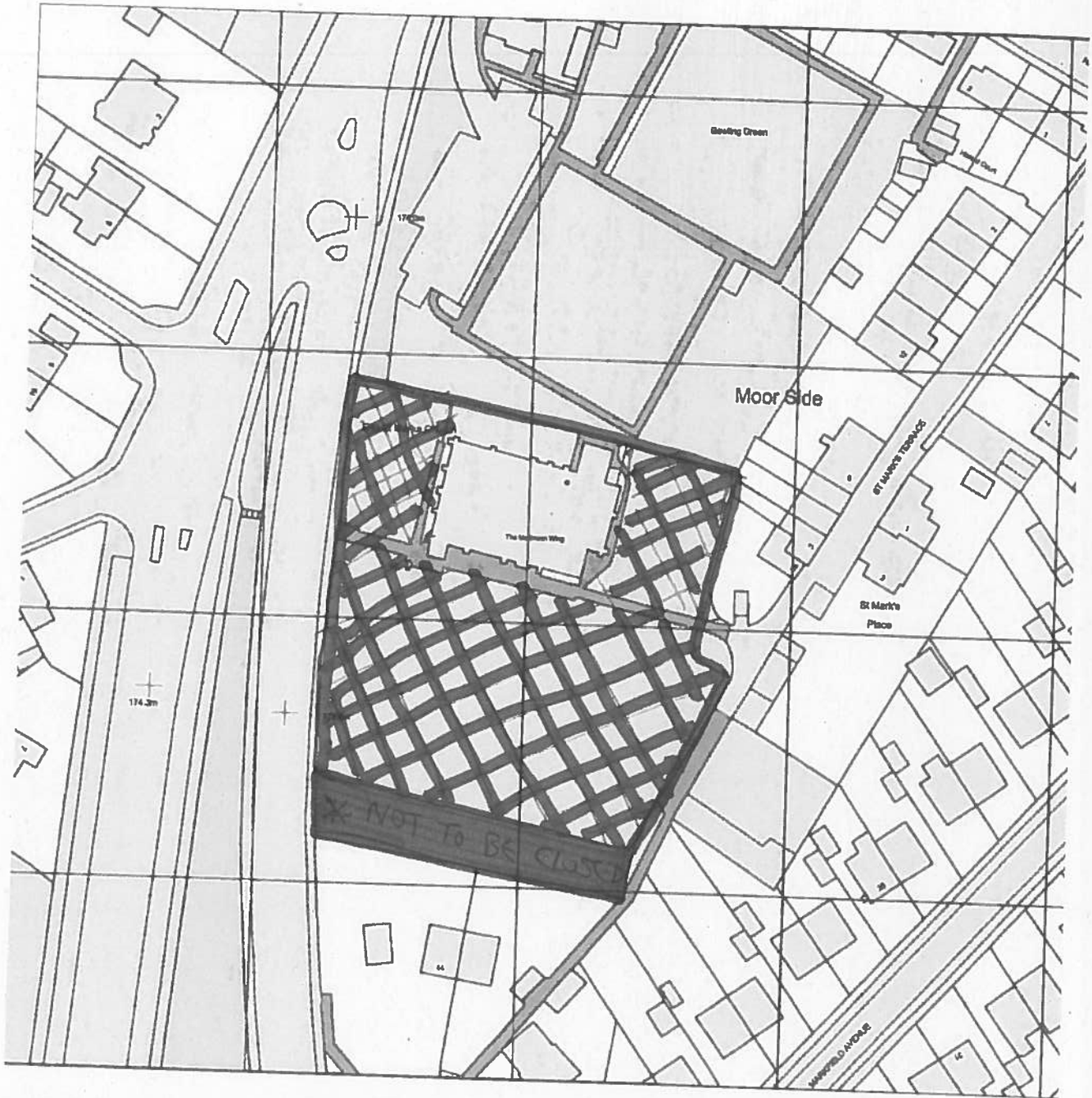
SITE LOCATION PLAN
AREA 4 HA
SCALE 1:1250 on A4
CENTRE COORDINATES: 431866, 215333



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Old St Mark's Churchyard, Low Moor, Bradford



Area to be closed

