

D *Organization of the University and Collegiate Grammar School.*

V. Manner of passing University Statutes.

Draft shall then, and not otherwise, become a Statute of the said University and be enrolled as such in the archives thereof.

XX. And be it enacted, that in the event of
5 any amendment being proposed in Convocation to any such Draft, and such amendment being adopted by the Convocation, the Draft with such amendment shall be returned to the Caput, and shall not be further proceed-
10 ed upon by the Convocation, unless again submitted to the Convocation by the Caput, with the approbation of the Board of Control as in the first instance.

Amendments proposed by the convocation to be returned to Caput.

XXI. And be it enacted, that no Draft of
15 any Statute shall be approved by the Board of Control of the said University, until it shall have been considered at two several meetings of the said Board held on different days, such days to be not less than eight full days ex-
20 clusive from each other.

No Draft of any Bye-Law to be approved by Board of Control until considered at two Meetings held on different days.

XXII. And be it enacted, that no such Draft shall be finally passed by the Convocation of the said University, until the same shall have been considered and approved of
25 by two several convocations held on two different days, such days to be not less than one month from each other.

No Draft of any Bye-Law to be finally passed by Convocation till considered and approved at two several Convocations held on two different days.

XXIII. And be it enacted that it shall and may be lawful for Her Majesty, Her Heirs
30 or Successors, at any time within two years after the passing of any Statute of the said University to declare Her disallowance of the same, and that such disallowance being signified to the said University by the
35 Chancellor thereof, by an instrument in the nature of a proclamation under his hand and seal, shall operate as a repeal of such statute from the date of such instrument.

Queen may within two years disallow any Statute which disallowance shall operate as a Repeal.