This Private Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 4 February, 1873.

STEPHEN W. JONES, Clerk of Legislative Assembly.

## New South Wales.



ANNO TRICESIMO SEXTO

## VICTORIÆ REGINÆ.

An Act to enable the Executors of the Will of James Mein Loder deceased to sell a certain Sheep Station or Run called "North Quirindi" or "Currindi Creek" being part of the Estate of the said James Mein Loder and to invest the money to arise from such sale for the benefit of the parties interested in the said Station under the said Will.

HEREAS James Mein Loder late of Quirindi in the district of Preamble. Liverpool Plains grazier deceased by his last will and testament bearing date the twentieth day of June one thousand eight hundred and seventy bequeathed to all his children equally all his real and personal 5 property and one share for his wife Sarah Loder and appointed Joshua Dowe of Tamworth and Andrew Loder of Colly Creek executors to his will And whereas the said testator died on the twenty-first day of June one thousand eight hundred and seventy without having altered or revoked his said will and leaving his wife and six children 10 who are still respectively infants under the age of twenty-one years him surviving And whereas the said will of the said testator was on the nineteenth day of August one thousand eight hundred and seventy duly proved by the said Joshua Dowe and Andrew Loder as executors thereof in the Supreme Court of New South Wales in its Ecclesiastical And whereas the said Joshua Dowe and Andrew 15 Jurisdiction

Loder as such executors as aforesaid have duly paid and satisfied the funeral and testamentary expenses and all the debts of the said testator And whereas the residuary estate of the said testator consists among

other particulars of a sheep station or run called or known by the name of "North Quirindi" or "Currindi Creek" situate in the district of Liverpool Plains in the Colony of New South Wales and described in the Schedule annexed to this Act And whereas the said station 5 or run consists partly of fifty thousand acres of land or thereabouts held under lease from the Crown and partly of certain blocks of land six in number containing in the whole one thousand two hundred acres or thereabouts purchased at different times by the said testator and to which the said testator was entitled in fee simple and which said blocks 10 of land are interspersed among the land held by lease from the Crown as aforesaid And whereas the homestead and various valuable improvements made by the said testator are on the said blocks of land hereinbefore mentioned and the said blocks of land are also of great value to the said station as securing access to water and as furnishing grazing 15 accommodation for the said station And whereas the said will of the said testator does not contain any authority or provision for carrying on the said station and it is therefore necessary or advisable that the said station or run be sold And whereas the said station or run cannot be advantageously sold without including the said blocks 20 of land so held by the testator in fee as hereinbefore mentioned And whereas the said will of the said testator does not contain any authority enabling the said Joshua Dowe and Andrew Loder as such executors

as aforesaid to sell the said station including the said blocks of land Be it therefore enacted by the Queen's Most Excellent Majesty by and 25 with the advice and consent of the Legislative Council and Legislative

Assembly of New South Wales in Parliament assembled and by the

authority of the same as follows:—
1. It shall be lawful for the said Joseph Dowe and Andrew Executors to sell and Loder or other the person or persons acting in the execution of the convey.

30 said will of the said James Mein Loder deceased to sell and dispose of the said station or run including the said blocks of land either by public auction or private contract and either in one lot or in several lots as they or he shall think most expedient for such prices as they or he shall consider advantageous to accept for the same and when 35 sold to do all necessary and proper acts for vesting the same in the purchaser or purchasers thereof freed and discharged from the interests created and declared by the said will and the receipt of the persons or person so selling under the powers hereby conferred shall be a sufficient discharge to the purchaser or purchasers of the said station

40 or run and land or any part or parts thereof for the purchase money payable by him or them respectively and shall wholly exonerate him or them from seeing to the application thereof and from all liability

as to the misapplication or non-application thereof.

2. The said Joshua Dowe and Andrew Loder or other the Moneys arising from 45 person or persons selling under the powers hereby conferred shall with sale to be invested. all convenient speed invest the moneys to arise from the sale of the said station or run and land in the purchase in their or his own names or name of land in the Colony of New South Wales for an estate in fee simple or in Bank shares or in Government or real 50 securities or on mortgage of freehold estates and any such securities

or investments may from time to time be sold altered varied and transposed for other securities or investments of a like nature And the said hereditaments and premises in which the said moneys to arise from the sale of the said station or run and land shall from time to 55 time be so invested as aforesaid shall from time to time be settled and

assured upon such and the same trusts for the widow and children of the said testator as are by the said will expressed and declared of and concerning all the said testator's real and personal property at the time of his decease or as near thereto as the deaths of the parties or

other contingencies may admit And in the meantime and until the moneys to arise from the sale of the said station or run and land shall be invested as aforesaid the said moneys shall be placed out at interest in Bank shares or in Government securities and such securities may from 5 time to time be altered and varied and transposed for other securities of the same or a like nature And the said securities shall be held on the same trusts as the investments of the said moneys to come from the said sale of the said station or run and land are to be held as

hereinbefore mentioned. 10

3. The said Joshua Dowe and Andrew Loder and other the Persons selling to be person or persons selling under the powers hereby conferred shall for Act. all purposes of and connected with this Act be and be deemed to be Trustees or a Trustee nominated by this Act of the said station or run

and land and of the moneys to arise from the said sale thereof. 4. In citing this Act in any instrument document or proceeding Title of Act.

it shall be sufficient to use the expression "Loder's Estate Act."

### SCHEDULE WITHIN REFERRED TO.

Description of "North Quirindi" or "Currindi Creek" Run bounded as follows :-

- Commencing from an apple-tree marked L & E on the north side of Currindi 20 Creek at Bolarah and easterly by Currindi Creek to the township of Currindi about one and a half miles to an apple-tree marked LL on the opposite side of Currindi Creek continuing an east line and following up a watercourse emptying itself into Currindi Creek to the foot of the Castle Range continuing the east line to Chilcott's Creek Range in all about thirteen miles thence in a northerly direction about five miles to a tree marked L and M 25 at the north side of the Rocky Mountain from that point continuing by the Kangaroo Flat Range down to the head of a gully on the west side of the Wallabadah Road to New England about seven miles thence by that gully downwards emptying itself into Currindi Creek about two miles at an apple-tree marked on four sides on the south bank of the creek from thence in a straight line to a tree on the top of the range marked 30 on four sides about one and a half miles from thence in a northerly direction by the range until it strikes the Jacob and Joseph Creek at a drooping apple-tree marked about two miles continuing in a north line to an ironbark tree marked on four sides on the ridge above Lower Springs about four miles from thence by a south-west
- line by a marked tree surveyor's line to a box-tree marked on the Currabubula 35 and New England Road about six miles and from the last-named point to the point of commencement about one and a half miles or howsoever otherwise the same may be bounded.

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#### LODER'S ESTATE BILL.

SCHEDULE of the Amendments referred to in Message of 26th February, 1873.

JOHN J. CALVERT, Clerk of the Parliaments.

Page 2, clause 2, lines 47 to 49. Omit "in the purchase in their or his own names or "name of land in the Colony of New South Wales for an estate in fee simple "or in Bank shares or"

,, ,, line 53. Omit "hereditaments and premises" insert "securities" Page 3, clause 2, lines 3 and 4. Omit "in Bank shares or"

This Private Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 4 February, 1873. STEPHEN W. JONES, Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 26th February, 1873. JOHN J. CALVERT.

Clerk of the Parliaments.

## New South Wales.



ANNO TRICESIMO SEXTO

# VICTORIÆ REGINÆ.

An Act to enable the Executors of the Will of James Mein Loder deceased to sell a certain Sheep Station or Run called "North Quirindi" or "Currindi Creek" being part of the Estate of the said James Mein Loder and to invest the money to arise from such sale for the benefit of the parties interested in the said Station under the said Will.

HEREAS James Mein Loder late of Quirindi in the district of Preamble. Liverpool Plains grazier deceased by his last will and testament bearing date the twentieth day of June one thousand eight hundred and seventy bequeathed to all his children equally all his real and personal 5 property and one share for his wife Sarah Loder and appointed Joshua Dowe of Tamworth and Andrew Loder of Colly Creek executors to his will And whereas the said testator died on the twenty-first day of June one thousand eight hundred and seventy without having altered or revoked his said will and leaving his wife and six children 10 who are still respectively infants under the age of twenty-one years him surviving And whereas the said will of the said testator was on the nineteenth day of August one thousand eight hundred and seventy duly proved by the said Joshua Dowe and Andrew Loder as executors thereof in the Supreme Court of New South Wales in its Ecclesiastical And whereas the said Joshua Dowe and Andrew Loder as such executors as aforesaid have duly paid and satisfied the funeral and testamentary expenses and all the debts of the said testator And whereas the residuary estate of the said testator consists among 140-

other particulars of a sheep station or run called or known by the name of "North Quirindi" or "Currindi Creek" situate in the district of Liverpool Plains in the Colony of New South Wales and described in the Schedule annexed to this Act And whereas the said station 5 or run consists partly of fifty thousand acres of land or thereabouts held under lease from the Crown and partly of certain blocks of land six in number containing in the whole one thousand two hundred acres

six in number containing in the whole one thousand two hundred acres or thereabouts purchased at different times by the said testator and to which the said testator was entitled in fee simple and which said blocks

10 of land are interspersed among the land held by lease from the Crown as aforesaid And whereas the homestead and various valuable improvements made by the said testator are on the said blocks of land hereinbefore mentioned and the said blocks of land are also of great value to the said station as securing access to water and as furnishing grazing

15 accommodation for the said station And whereas the said will of the said testator does not contain any authority or provision for carrying on the said station and it is therefore necessary or advisable that the said station or run be sold And whereas the said station or run cannot be advantageously sold without including the said blocks

20 of land so held by the testator in fee as hereinbefore mentioned And whereas the said will of the said testator does not contain any authority enabling the said Joshua Dowe and Andrew Loder as such executors as aforesaid to sell the said station including the said blocks of land Be it therefore enacted by the Queen's Most Excellent Majesty by and

25 with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

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Loder or other the person or persons acting in the execution of the convey.

30 said will of the said James Mein Loder deceased to sell and dispose of the said station or run including the said blocks of land either by public auction or private contract and either in one lot or in several lots as they or he shall think most expedient for such prices as they or he shall consider advantageous to accept for the same and when

35 sold to do all necessary and proper acts for vesting the same in the purchaser or purchasers thereof freed and discharged from the interests created and declared by the said will and the receipt of the persons or person so selling under the powers hereby conferred shall be a sufficient discharge to the purchaser or purchasers of the said station

40 or run and land or any part or parts thereof for the purchase money payable by him or them respectively and shall wholly exonerate him or them from seeing to the application thereof and from all liability as to the misapplication or non-application thereof.

2. The said Joshua Dowe and Andrew Loder or other the Moneys arising from 45 person or persons selling under the powers hereby conferred shall with sale to be invested. all convenient speed invest the moneys to arise from the sale of the said station or run and land in the purchase in their or his own

names or name of land in the Colony of New South-Wales for an estate in fee simple or in Bank shares or in Government or real securities or 50 on mortgage of freehold estates and any such securities or investments may from time to time be sold altered varied and transposed for

may from time to time be sold altered varied and transposed for other securities or investments of a like nature. And the said hereditaments and premises securities in which the said moneys to arise from the sale of the said station or run and land shall from time to

55 time be so invested as aforesaid shall from time to time be settled and assured upon such and the same trusts for the widow and children of the said testator as are by the said will expressed and declared of and concerning all the said testator's real and personal property at the time of his decease or as near thereto as the deaths of the parties or

other contingencies may admit And in the meantime and until the moneys to arise from the sale of the said station or run and land shall be invested as aforesaid the said moneys shall be placed out at interest in Bank shares or in Government securities and such securities may from 5 time to time be altered and varied and transposed for other securities of the same or a like nature And the said securities shall be held on the same trusts as the investments of the said moneys to come from the said sale of the said station or run and land are to be held as hereinbefore mentioned.

10 3. The said Joshua Dowe and Andrew Loder and other the Persons selling to be person or persons selling under the powers hereby conferred shall for Act. all purposes of and connected with this Act be and be deemed to be Trustees or a Trustee nominated by this Act of the said station or run and land and of the moneys to arise from the said sale thereof.

4. In citing this Act in any instrument document or proceeding Title of Act. it shall be sufficient to use the expression "Loder's Estate Act."

### SCHEDULE WITHIN REFERRED TO.

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