A BILL

To incorporate "The Prince Alfred Hospital."

(As agreed to in Select Committee.)

WHEREAS a Public Meeting was held in Sydney on the twentieth Preamble.

day of March one thousand eight hundred and sixty-eight at which certain resolutions were passed expressing a determination that a substantial and permanent monument should be erected in commemoration of the heartfelt gratitude of the inhabitants of New South Wales for the preservation of His Royal Highness Prince Alfred and that the form of memorial most appropriate to the object in view and best calculated to represent the feelings of the community would be a Hospital for the relief of the sick and maimed possessing 10 all modern appliances necessary for the effective treatment of disease and for the comfort of the inmates including a ward for convalescents until suitable accommodation should be provided for such And whereas a committee was formed for collecting subscriptions for the erection of such Hospital and the carrying out of such resolutions And 15 whereas a number of persons resident in all parts of the said Colony and elsewhere have subscribed towards such objects and there is now in the hands of the Treasurers a large sum of money from such subscriptions applicable to such purposes And whereas such sum of money

money has been subscribed by persons of all shades of religious opinion and belief and it is deemed expedient that the said Institution shall be entirely unsectarian in character And whereas by reason of the very large number of subscribers towards the erection and establishment of such Hospital and the impossibility of having a meeting of such 5 subscribers for the purpose of their choosing the first Directors of the said Hospital to represent them as the donors of the fund with which such Hospital shall be erected it is expedient that such first Directors should by this Act be nominated and appointed and that provision should be made for the appointment from time to time of Directors to 10 represent the said persons subscribing the fund for the erection and constitution of the said Hospital And whereas a portion of the land originally granted to the University of Sydney in the year one thousand eight hundred and fifty-five is intended to be resumed by Her Majesty under an Act of the Legislature for that purpose in order that the 15 same may be granted for the purposes of the Prince Alfred Hospital in accordance with and subject to certain conditions and trusts in such Act expressed And whereas it is expedient for the purpose of more effectually carrying out the said determination as to the erection of the said Hospital and of providing for and carrying out the good 20 government and management of the said Hospital that the contributors for the time-being to the erection and support of the said Hospital should be incorporated with and subject to the powers privileges restrictions and provisions hereinafter mentioned and that the said land should be vested and held in manner hereinafter mentioned Be 25 it therefore enacted by the Queen's Most Excellent Majesty by and 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:-

Subscribers to Hospital to be corporation.

1. All persons who have already subscribed and all persons 30 who after the passing of this Act shall subscribe towards the erection and completion of the said Hospital and who after the passing of this Act and the completion of the said Hospital shall contribute to the support of the said Hospital and also all persons who after the completion of the said Hospital shall contribute to the support of the 35 said Institution for so long and during such time as they shall continue to be such contributors to the support of the said Institution and also all persons who shall have paid or shall hereafter pay one entire sum of fifty pounds towards either the erection completion or support of the said Hospital shall be from the time of the passing of this Act subject to the 40 provisions in this Act contained a body corporate by the name of "The Prince Alfred Hospital" by which name such body corporate shall have perpetual succession and a common seal and in the same name shall and may sue and be sued implead or be impleaded proceed or be proceeded against in all Courts of the said Colony and may prefer lay 45 and prosecute any indictment information and prosecution against any person or persons whomsoever for any offence and in all indictments informations and prosecutions it shall be lawful to state any property of the said corporate body to be the property of the said corporate body in its corporate name and to allege any intent to defraud the said 50 corporate body or any of its officers to be an intent to defraud the said corporate body in its corporate name.

All property in Trustees for Hospital vested in body corporate.

Power to hold and deal with lands.

2. All real and personal estate vested in and held by any person or persons in trust for the said Prince Alfred Hospital at the time of the passing of this Act shall be and the same is hereby trans-55 ferred to and vested in the said body corporate.

3. It shall be lawful for the said body corporate to take purchase hold and enjoy not only such lands buildings and hereditaments as may from time to time be required used or occupied for the immediate requirements

requirements and purposes of the said Hospital but also any other lands and hereditaments whatsoever wheresoever situate and also to take purchase receive hold and enjoy any goods chattels and personal property and also to sell grant convey assure demise or otherwise 5 dispose of either absolutely or by way of mortgage any of the property

real or personal belonging to the said body corporate Provided that it shall not be lawful for the said body corporate so to sell grant convey assure demise or dispose of the said portion of the land originally granted to the said University of Sydney so as aforesaid intended to be

10 resumed by Her Majesty and to be granted for the purposes of the said Hospital or any part thereof or any lands or hereditaments which may at any time hereafter be granted to the said body corporate by the Crown by way of free gift unless with the approval of the Governor and Executive Council to be testified by writing under the hand of the

15 Governor countersigned by the Colonial Secretary for the time-being except by way of lease for any term not exceeding twenty-one years from the time of the granting of any such lease in and by which there shall be reserved and made payable during the whole of the term to be thereby granted the best yearly rent that can be reasonably gotten for

20 the same without any fine or premium.

4. The said Hospital and the property of the said body corporate Hospital and property to be managed shall be governed managed and disposed of by the Board of Directors by Directors. of the said Institution for the time-being subject to the by-laws rules and regulations for the time-being of the said Institution and six

25 Directors shall form a quorum of such Board for the doing any act or performing or transacting any business which may under the provisions of this Act or the by-laws rules and regulations of the said body

corporate be done performed or transacted.

5. The first Directors of the said Institution and who shall for Appointment of first Directors. 30 all purposes connected with the said Institution be the representatives of the said persons who have subscribed to the fund for the erection and establishment of the said Hospital shall be twelve in number and such first Directors shall be the Honorable the Colonial Secretary for

the time-being the Chancellor for the time-being of the University of 35 Sydney Ewen Wallace Cameron Robert Coveny Eyre Goulburn Ellis John Fairfax the Honorable Thomas Holt Edward Knox Lewis Wolfe Levy Alfred Roberts John Smith M.D. and John Brown Watt and such Directors shall subject to the conditions and provisions herein contained hold office until their respective deaths resignation or absence 40 from the said Colony of New South Wales for any period over six

months continuously.

6. In the event of any one of such first Directors as mentioned Appointment of new in the last preceding section or any Director nominated and appointed any first Director under the provisions of this section at any time and from time ceasing to be Director.

45 to time under any of the provisions in this Act or any by-laws and rules made hereunder ceasing to be a Director the Board of Directors shall within three months of such vacancy nominate and appoint some other person from among such original donors of not less amount than five pounds to the fund for erecting and establishing the said Hospital

50 or from the annual subscribers of amounts not less than two pounds per annum to the said Hospital to be a Director in the room and place of such person so ceasing to be such Director and every Director so appointed shall for all the purposes and provisions of this Act be taken and considered to be a first Director in the same manner as if he had

55 been hereby appointed one of the said first Directors. 7. Within thirteen months after the said Hospital shall have Appointment of Directors after

been erected and shall be opened and ready for the reception of patients Hospital opened to the said first Directors shall call a meeting of the then annual subscribers. subscribers to the support and maintenance of the said Institution for

the reception of patients by an advertisement in any one or more of the newspapers published in Sydney for *fourteen days* before the time of such meeting for the purpose of electing Directors to represent such annual subscribers at the Board of Directors as the same shall thenceforth be constituted and at such meeting such subscribers shall elect 5 six Directors.

Appointment at annual meeting of Directors in place of retiring Directors. 8. At every annual meeting subsequently held in the month of July in every year two of such six Directors mentioned in the last preceding section shall retire and the two who are to retire shall be determined by lot and when the whole of such six Directors shall have 10 retired then at every such subsequent annual meeting two of the six Directors elected by the annual subscribers towards the support of the Institution shall retire in rotation the Directors so retiring being eligible for re-election and at every such annual meeting it shall be lawful for the then annual subscribers to the support of the said 15 Institution to elect two Directors in the room of the said Directors then retiring according to the provisions herein contained and if there shall be more than two candidates such election shall be by ballot.

9. As soon as the said Directors shall have been so as aforesaid elected the said Board of Directors of and for the said Institution 20 shall consist of eighteen Directors made up of the said twelve Directors first herein provided for and such lastly named six Directors and of

such Board the presence of six Directors shall form a quorum.

Ministers of Religion to have free access to Hospital but not capable of being elected Directors.

After subscribers

Directors appointed

Board to consist of

10. Ministers of religion shall subject and according to the provisions of the by-laws rules and regulations to be made by the 25 Board of Directors have free admittance to the said Hospital for the purpose of giving and administering religious instruction and consolation to any patients in the said Hospital of such minister's own denomination but in no case shall any minister of religion of any denomination be capable of being elected a Director of the said 30 Hospital.

On resolution of Board any Director to cease to be a Director of the Institution. 11. If at any time a resolution shall be passed at a meeting of the Board of Directors to the effect that in the interests of the said Hospital it is undesirable that any Director should continue to hold the office of Director such Director shall from the time of the passing 35 of such resolution cease to be a Director of such Institution Provided that notice of the holding of such meeting shall have been given at least one month before the time of such meeting being held to each and every of the Directors specifying particularly the purpose for which such meeting shall be intended to be held and also that such 40 resolution be passed by at least nine Directors being in a majority present at such meeting.

Power to make by-laws.

12. It shall be lawful for the Board of Directors at any time and from time to time to make repeal and alter by-laws rules and regulations for regulating their own times and mode of meetings and 45 transacting business for fixing the number of votes of contributors in proportion to the amount of their contributions for determining the qualification disqualification change retirement election and appointment of Directors (except as herein provided for) medical officers auditors executive and other officers and nursing staff and sub-50 committees of the said Institution and generally for the support management and government of the said Institution and of all officers servants and patients thereof Provided that no such by-laws rules or regulations shall be in any way repugnant to or inconsistent with the provisions herein contained.

Copy of by-laws to be evidence.

13. A copy of any such by-laws rules and regulations sealed with the seal of the said body corporate and purporting to be certified by the Secretary for the time-being of the said Institution as being correct shall be received in any Court as conclusive evidence of such by-laws rules and regulations.

14.

14. It shall be lawful for the Board of Directors from time Power of Directors to time and for the time-being to invest any of the funds of the to invest funds. said body corporate and which may not in the opinion of such Board

of Directors be required for the current expenses of the said Institution 5 and any moneys given or bequeathed to the said Institution or arising from the sale of property granted devised bequeathed or given to the said Institution according to the discretion of such Board of Directors in any Government funds or debentures of the Australian Colonies or in any debentures or debenture stock of any Municipal Corporation in

10 the said Colonies or of any Bank or incorporated company carrying on business in the said Colonies or by way of purchase mortgage or otherwise upon any freehold estate in the said Colonies with power from time to time and at any time to vary and transfer any such investment for or into any other investment of a like kind Provided

15 always that it shall be lawful for the Board of Directors in their absolute discretion at any time and from time to time to resort to any such investments and to realize the same for the purpose of applying the moneys to arise from the sale and realization of the same in or towards any then current or immediate expense or requirement of the 20 said Institution.

15. The Board of Directors shall from time to time elect Directors to appoint and appoint from amongst such Board a house committee and such sub-committees. and so many sub-committees as they may think fit for transacting the affairs and business of the said Institution with and subject to such 25 powers privileges provisions and conditions as shall be provided and

declared by the by-laws rules and regulations for the time-being 16. It shall be lawful for the Board of Directors from time to Power to appoint time to make provision for the appointment and support of a medical medical and nursing staff.

school and a nursing and training staff for the said Institution.

17. No irregularity informality or illegality in the election or Informality of election of Director or appointment of any Director or officer of the said Institution shall be officer not to taken or construed to render illegal or invalid any act deed matter invalidate this Act. or thing done or executed or suffered to be done or executed by such Director or officer in pursuance of such election or appointment but 35 any such election or appointment may in such way as may be provided for in the said by-laws for the time-being be determined to be good or bad and if bad the vacancy supplied in such way as may be provided for in such by-laws and the provisions of the said by-laws for the timebeing as to the validity of any such election or appointment and the

40 acts deeds and things done by any Director or officer in pursuance of any such election or appointment shall have the force and effect of law.

18. It shall be lawful for the said Board of Directors to design Power to make and at any time and from time to time to change or alter the common alter common seal. seal of the said body corporate.

19. It shall be lawful for the Treasurer at any time to institute Proceedings may be and prosecute on behalf and in the name of the said body corporate recovering remunera-proceedings in any Court against any person who may have received tion for treatment medical or surgical care and attention or both in the said Institution or against the executors or administrators of any such person or 50 against the Curator of the estate of any such person for the recovery

of fees and remuneration for such care and attention and any amount recovered in any such proceeding shall be applied in such way as may be provided in the said by-laws for the time-being.

20. All unclaimed moneys of patients who shall die in the said Unclaimed moneys 55 Hospital shall be the property of the said body corporate and shall of deceased patient to form Samaritan form a distinct and separate fund to be called the "Samaritan Fund" Fund. which fund shall be managed and disposed of in such manner as by the by-laws for the time-being of the said Institution shall be provided.

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Interpretation.

21. The words "body corporate" in this Act shall in all cases mean the said Corporation of "The Prince Alfred Hospital" hereby created the word "Institution" in this Act shall in all cases mean the said Hospital so incorporated as an establishment for all the purposes of an Hospital the words the "Board of Directors" in this Act shall in all cases mean the Board of Directors as the same shall for the time-being and from time to time consist and be constituted either in number or otherwise the word "Treasurer" in this Act shall in all cases mean the Treasurer for the time-being or any person appointed to act and for the time-being acting in the capacity of Treasurer for 10 the said Institution.

Title of Act.

22. This Act may for all purposes be cited as "The Prince Alfred Hospital Act."

Sydney: Thomas Richards, Government Printer.—1878.

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, 18 March, 1873. STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO TRICESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to incorporate "The Prince Alfred Hospital."

WHEREAS a Public Meeting was held in Sydney on the twentieth Presamble.

day of March one thousand eight hundred and sixty-eight at which certain resolutions were passed expressing a determination that a substantial and permanent monument should be erected in commemoration of the heartfelt gratitude of the inhabitants of New South Wales for the preservation of His Royal Highness Prince Alfred and that the form of memorial most appropriate to the object in view and best calculated to represent the feelings of the community would be a Hospital for the relief of the sick and maimed possessing 10 all modern appliances necessary for the effective treatment of disease and for the comfort of the inmates including a ward for convalescents until suitable accommodation should be provided for such And whereas a committee was formed for collecting subscriptions for the erection of such Hospital and the carrying out of such resolutions And 15 whereas a number of persons resident in all parts of the said Colony and elsewhere have subscribed towards such objects and there is now in the hands of the Treasurers a large sum of money from such subscriptions applicable to such purposes And whereas such sum of money

money has been subscribed by persons of all shades of religious opinion and belief and it is deemed expedient that the said Institution shall be entirely unsectarian in character And whereas by reason of the

very large number of subscribers towards the erection and establishment 5 of such Hospital and the impossibility of having a meeting of such subscribers for the purpose of their choosing the first Directors of the said Hospital to represent them as the donors of the fund with which such Hospital shall be erected it is expedient that such first Directors should by this Act be nominated and appointed and that provision

10 should be made for the election from time to time of Directors to represent the said persons subscribing the fund for the erection and constitution of the said Hospital And whereas a portion of the land originally granted to the University of Sydney in the year one thousand eight hundred and fifty-five is intended to be resumed by Her Majesty

15 under an Act of the Legislature for that purpose in order that the same may be granted for the purposes of the Prince Alfred Hospital in accordance with and subject to certain conditions and trusts in such Act expressed And whereas it is expedient for the purpose of more effectually carrying out the said determination as to the erection of

20 the said Hospital and of providing for and carrying out the good government and management of the said Hospital that the contributors for the time-being to the erection and support of the said Hospital should be incorporated with and subject to the powers privileges restrictions and provisions hereinafter mentioned and that the said

25 land should be vested and held in manner hereinafter mentioned Be it therefore enacted by the Queen's Most Excellent Majesty by and 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. All persons who have already subscribed and all persons Subscribers to who after the passing of this Act shall subscribe towards the erection Hospital to be completion of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and who after the receipt of the said Hospital and the receipt of the receipt of the said Hospital and the receipt of the said Hospital and the receipt of the said Hospital and the receipt of th and completion of the said Hospital and who after the passing of this Act and the completion of the said Hospital shall contribute to

the support of the said Hospital and also all persons who after the 35 completion of the said Hospital shall contribute to the support of the said Institution for so long and during such time as they shall continue to be such contributors to the support of the said Institution and also all persons who shall have paid or shall hereafter pay one entire sum of fifty pounds towards either the erection completion or support of the said

40 Hospital shall be from the time of the passing of this Act subject to the provisions in this Act contained a body corporate by the name of "The Prince Alfred Hospital" by which name such body corporate shall have perpetual succession and a common seal and in the same name shall and may sue and be sued implead or be impleaded proceed or be

45 proceeded against in all Courts of the said Colony and may prefer lay and prosecute any indictment information and prosecution against any person or persons whomsoever for any offence and in all indictments informations and prosecutions it shall be lawful to state any property of the said corporate body to be the property of the said corporate body 50 in its corporate name and to allege any intent to defraud the said

corporate body or any of its officers to be an intent to defraud the said corporate body in its corporate name.

2. All real and personal estate vested in and held by any All property in person or persons in trust for the said Prince Alfred Hospital at the rested in body 55 time of the passing of this Act shall be and the same is hereby trans-corporate. ferred to and vested in the said body corporate.

3. It shall be lawful for the said body corporate to take purchase Power to hold and hold and enjoy not only such lands buildings and hereditaments as deal with lands may from time to time be required used or occupied for the immediate requirements

requirements and purposes of the said Hospital but also any other lands and hereditaments whatsoever wheresoever situate and also to take purchase receive hold and enjoy any goods chattels and personal property and also to sell grant convey assure demise or otherwise 5 dispose of either absolutely or by way of mortgage any of the property real or personal belonging to the said body corporate Provided that it shall not be lawful for the said body corporate so to sell grant convey assure demise or dispose of the said portion of the land originally granted to the said University of Sydney so as aforesaid intended to be 10 resumed by Her Majesty and to be granted for the purposes of the said Hospital or any part thereof or any lands or hereditaments which may at any time hereafter be granted to the said body corporate by

the Crown by way of free gift unless with the approval of the Governor and Executive Council to be testified by writing under the hand of the 15 Governor countersigned by the Colonial Secretary for the time-being except by way of lease for any term not exceeding twenty-one years from the time of the granting of any such lease in and by which there shall be reserved and made payable during the whole of the term to be

thereby granted the best yearly rent that can be reasonably gotten for 20 the same without any fine or premium.

4. The said Hospital and the property of the said body corporate Hospital and proshall be governed managed and disposed of by the Board of Directors perty to be managed by Directors. of the said Institution for the time-being subject to the by-laws rules

and regulations for the time-being of the said Institution and six 25 Directors shall form a quorum of such Board for the doing any act or performing or transacting any business which may under the provisions of this Act or the by-laws rules and regulations of the said body

corporate be done performed or transacted.

5. The first Directors of the said Institution and who shall for Appointment of first 30 all purposes connected with the said Institution be the representatives Directors. of the said persons who have subscribed to the fund for the erection and establishment of the said Hospital shall be fifteen in number and such first Directors shall be the Chancellor for the time-being of the University of Sydney the Dean of Faculty of Medicine of the said

35 University and three other persons to be appointed from time to time by the Governor and Executive Council together with Ewen Wallace Cameron Robert Coveny Eyre Goulburn Ellis John Fairfax the Honorable Thomas Holt Edward Knox Lewis Wolfe Levy Alfred Roberts John Smith M.D. and John Brown Watt and such Directors

40 shall subject to the conditions and provisions herein contained hold office until the said Hospital shall have been erected and shall be opened and ready for the reception of patients and for thirteen months thereafter.

6. In the event of any one of such first Directors as mentioned Appointment of new in the last preceding section or any Director nominated and appointed any first Director 45 under the provisions of this section at any time and from time ceasing to be Director. to time under any of the provisions in this Act or any by-laws and rules made hereunder ceasing to be a Director the Board of Directors shall within three months of such vacancy nominate and appoint some other person from among such original donors of not less amount than

50 five pounds to the fund for erecting and establishing the said Hospital or from the annual subscribers of amounts not less than two pounds per annum to the said Hospital to be a Director in the room and place of such person so ceasing to be such Director and every Director so appointed shall for all the purposes and provisions of this Act be taken 55 and considered to be a first Director in the same manner as if he had

been hereby appointed one of the said first Directors Provided always that when and so often as any person appointed by the Governor and Executive Council ceases to be a Director some other person shall be appointed by the Governor with the advice aforesaid. 7.

7. Within thirteen months after the said Hospital shall have Appointment of been erected and shall be opened and ready for the reception of patients Directors after Hospital opened to the said first Directors shall call a meeting of the then annual represent annual subscribers to the support and maintenance of the said Institution for subscribers.

5 the reception of patients by an advertisement in any one or more of the newspapers published in Sydney for fourteen days before the time of such meeting for the purpose of electing Directors to represent such annual subscribers at the Board of Directors as the same shall thenceforth be constituted and at such meeting such subscribers shall elect

10 ten Directors and the Governor and Executive Council may appoint three Directors in lieu of the persons previously appointed.

8. At every annual meeting subsequently held in the month of Appointment at July in every year five of such ten Directors mentioned in the last Directors in place of preceding section shall retire and the five who are to retire shall be retiring Directors.

15 determined by lot and when the whole of such ten Directors shall have retired then at every such subsequent annual meeting five of the ten Directors elected by the annual subscribers towards the support of the Institution shall retire in rotation the Directors so retiring being eligible for re-election and at every such annual meeting it shall be

20 lawful for the then annual subscribers to the support of the said Institution to elect five Directors in the room of the said Directors then retiring according to the provisions herein contained and if there shall be more than five candidates such election shall be by ballot.

9. As soon as the said Directors shall have been so as aforesaid After subscribers 25 elected the said Board of Directors of and for the said Institution Board to consist of shall consist of fifteen Directors made up of the said ten Directors fifteen. first herein provided for and the Chancellor of the University for the time-being the Dean of Faculty of Medicine of the said University and the three persons appointed by the Governor with the advice 30 aforesaid and of such Board the presence of six Directors shall form a quorum.

10. Ministers of religion shall subject and according to the pro-Ministers of Religion visions of the by-laws rules and regulations to be made by the Board to have free access to Hospital but not of Directors have free admittance to the said Hospital for the purpose capable of being 35 of giving and administering religious instruction and consolation to elected Directors.

any patients in the said Hospital of such minister's own denomination but in no case shall any minister of religion of any denomination be

capable of being elected a Director of the said Hospital.

11. It shall be lawful for the Board of Directors at any time Power to make 40 and from time to time to make repeal and alter by-laws rules and by-laws. regulations for regulating their own times and mode of meetings and transacting business for fixing the number of votes of contributors in proportion to the amount of their contributions for determining the qualification disqualification change retirement election and appoint-

45 ment of Directors (except as herein provided for) medical officers auditors executive and other officers and nursing staff and sub-committees of the said Institution and generally for the support management and government of the said Institution and of all officers servants and patients thereof Provided that no such by-laws rules or 50 regulations shall be in any way repugnant to or inconsistent with the

provisions herein contained.

12. A copy of any such by-laws rules and regulations sealed Copy of by-laws to with the seal of the said body corporate and purporting to be certified by the Secretary for the time-being of the said Institution as being 55 correct shall be received in any Court as conclusive evidence of such by-laws rules and regulations.

13. It shall be lawful for the Board of Directors from time Power of Directors to time and for the time-being to invest any of the funds of the to invest funds. said body corporate and which may not in the opinion of such Board

of Directors be required for the current expenses of the said Institution and any moneys given or bequeathed to the said Institution or arising from the sale of property granted devised bequeathed or given to the said Institution according to the discretion of such Board of Directors 5 in any Government funds or debentures of the Australian Colonies or in any debentures or debenture stock of any Municipal Corporation in the said Colonies or of any Bank or incorporated company carrying on business in the said Colonies or by way of purchase mortgage or otherwise upon any freehold estate in the said Colonies with power 10 from time to time and at any time to vary and transfer any such investment for or into any other investment of a like kind Provided always that it shall be lawful for the Board of Directors in their absolute discretion at any time and from time to time to resort to any such investments and to realize the same for the purpose of applying 15 the moneys to arise from the sale and realization of the same in or towards any then current or immediate expense or requirement of the

said Institution. 14. The Board of Directors shall from time to time elect Directors to appoint and appoint from amongst such Board a house committee and such sub-committees. 20 and so many sub-committees as they may think fit for transacting the affairs and business of the said Institution with and subject to such powers privileges provisions and conditions as shall be provided and

declared by the by-laws rules and regulations for the time-being

15. It shall be lawful for the Board of Directors from time to Power to appoint

25 time to make provision for the appointment and support of a medical medical and nursing

school and a nursing and training staff for the said Institution.

16. No irregularity informality or illegality in the election or Informality of elecappointment of any Director or officer of the said Institution shall be tion of Director or taken or construed to render illegal or invalid any act deed matter invalidate this Act.

30 or thing done or executed or suffered to be done or executed by such

Director or officer in pursuance of such election or appointment but any such election or appointment may in such way as may be provided for in the said by-laws for the time-being be determined to be good or bad and if bad the vacancy supplied in such way as may be provided

35 for in such by-laws and the provisions of the said by-laws for the timebeing as to the validity of any such election or appointment and the acts deeds and things done by any Director or officer in pursuance of any such election or appointment shall have the force and effect of law.

17. It shall be lawful for the said Board of Directors to design Power to make and 40 at any time and from time to time to change or alter the common alter common seal.

seal of the said body corporate.

18. It shall be lawful for the Treasurer at any time to institute Proceedings may be and prosecute on behalf and in the name of the said body corporate recovering remuneraproceedings in any Court against any person who may have received tion for treatment 45 medical or surgical care and attention or both in the said Institution in the Hospital. or against the executors or administrators of any such person or against the Curator of the estate of any such person for the recovery of fees and remuneration for such care and attention and any amount recovered in any such proceeding shall be applied in such way as may

50 be provided in the said by-laws for the time-being. 19. All unclaimed moneys of patients who shall die in the said Unclaimed moneys Hospital shall be the property of the said body corporate and shall of deceased patient form a distinct and separate fund to be called the "Samaritan Fund" Fund." which fund shall be managed and disposed of in such manner as by 55 the by-laws for the time-being of the said Institution shall be provided

for the benefit of the necessitous outgoing patients.

20. The words "body corporate" in this Act shall in all cases Interpretation. mean the said Corporation of "The Prince Alfred Hospital" hereby created the word "Institution" in this Act shall in all cases mean the 225—B

said Hospital so incorporated as an establishment for all the purposes of an Hospital the words the "Board of Directors" in this Act shall in all cases mean the Board of Directors as the same shall for the time-being and from time to time consist and be constituted either in 5 number or otherwise the word "Treasurer" in this Act shall in all cases mean the Treasurer for the time-being or any person appointed to act and for the time-being acting in the capacity of Treasurer for the said Institution.

21. Nothing herein contained shall be deemed or constructed to Act may be amended 10 prevent the Legislature of the Colony for the time being from altering or repealed. amending or repealing the provisions of this Act or any of them as the

public interests may at any time seem to render necessary or expedient.

22. This Act may for all purposes be cited as "The Prince Title of Act.

Alfred Hospital Act.'

New South Wales.



ANNO TRICESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to incorporate "The Prince Alfred Hospital." [Assented to, 3rd April, 1873.]

HEREAS a Public Meeting was held in Sydney on the twentieth Preamble. day of March one thousand eight hundred and sixty-eight at which certain resolutions were passed expressing a determination that a substantial and permanent monument should be erected in commemoration of the heartfelt gratitude of the inhabitants of New South Wales for the preservation of His Royal Highness Prince Alfred and that the form of memorial most appropriate to the object in view and best calculated to represent the feelings of the community would be a Hospital for the relief of the sick and maimed possessing all modern appliances necessary for the effective treatment of disease and for the comfort of the inmates including a ward for convalescents until suitable accommodation should be provided for such And whereas a committee was formed for collecting subscriptions for the erection of such Hospital and the carrying out of such resolutions And whereas a number of persons resident in all parts of the said Colony and elsewhere have subscribed towards such objects and there is now in the hands of the Treasurers a large sum of money from such subscriptions applicable to such purposes And whereas such sum of money

money has been subscribed by persons of all shades of religious opinion and belief and it is deemed expedient that the said Institution shall be entirely unsectarian in character And whereas by reason of the very large number of subscribers towards the erection and establishment of such Hospital and the impossibility of having a meeting of such subscribers for the purpose of their choosing the first Directors of the said Hospital to represent them as the donors of the fund with which such Hospital shall be erected it is expedient that such first Directors should by this Act be nominated and appointed and that provision should be made for the election from time to time of Directors to represent the said persons subscribing the fund for the erection and constitution of the said Hospital And whereas a portion of the land originally granted to the University of Sydney in the year one thousand eight hundred and fifty-five is intended to be resumed by Her Majesty under an Act of the Legislature for that purpose in order that the same may be granted for the purposes of the Prince Alfred Hospital in accordance with and subject to certain conditions and trusts in such Act expressed And whereas it is expedient for the purpose of more effectually carrying out the said determination as to the erection of the said Hospital and of providing for and carrying out the good government and management of the said Hospital that the contributors for the time-being to the erection and support of the said Hospital should be incorporated with and subject to the powers privileges restrictions and provisions hereinafter mentioned and that the said land should be vested and held in manner hereinafter mentioned Be it therefore enacted by the Queen's Most Excellent Majesty by and 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:-

Subscribers to Hospital to be corporation.

1. All persons who have already subscribed and all persons who after the passing of this Act shall subscribe towards the erection and completion of the said Hospital and who after the passing of this Act and the completion of the said Hospital shall contribute to the support of the said Hospital and also all persons who after the completion of the said Hospital shall contribute to the support of the said Institution for so long and during such time as they shall continue to be such contributors to the support of the said Institution and also all persons who shall have paid or shall hereafter pay one entire sum of fifty pounds towards either the erection completion or support of the said Hospital shall be from the time of the passing of this Act subject to the provisions in this Act contained a body corporate by the name of "The Prince Alfred Hospital" by which name such body corporate shall have perpetual succession and a common seal and in the same name shall and may sue and be sued implead or be impleaded proceed or be proceeded against in all Courts of the said Colony and may prefer lay and prosecute any indictment information and prosecution against any person or persons whomsoever for any offence and in all indictments informations and prosecutions it shall be lawful to state any property of the said corporate body to be the property of the said corporate body in its corporate name and to allege any intent to defraud the said corporate body or any of its officers to be an intent to defraud the said corporate body in its corporate name.

All property in Trustees for Hospital vested in body corporate.

Power to hold and deal with lands.

2. All real and personal estate vested in and held by any person or persons in trust for the said Prince Alfred Hospital at the time of the passing of this Act shall be and the same is hereby transferred to and vested in the said body corporate.

3. It shall be lawful for the said body corporate to take purchase hold and enjoy not only such lands buildings and hereditaments as may from time to time be required used or occupied for the immediate

requirements

requirements and purposes of the said Hospital but also any other lands and hereditaments whatsoever wheresoever situate and also to take purchase receive hold and enjoy any goods chattels and personal property and also to sell grant convey assure demise or otherwise dispose of either absolutely or by way of mortgage any of the property real or personal belonging to the said body corporate Provided that it shall not be lawful for the said body corporate so to sell grant convey assure demise or dispose of the said portion of the land originally granted to the said University of Sydney so as aforesaid intended to be resumed by Her Majesty and to be granted for the purposes of the said Hospital or any part thereof or any lands or hereditaments which may at any time hereafter be granted to the said body corporate by the Crown by way of free gift unless with the approval of the Governor and Executive Council to be testified by writing under the hand of the Governor countersigned by the Colonial Secretary for the time-being except by way of lease for any term not exceeding twenty-one years from the time of the granting of any such lease in and by which there shall be reserved and made payable during the whole of the term to be thereby granted the best yearly rent that can be reasonably gotten for the same without any fine or premium.

4. The said Hospital and the property of the said body corporate Hospital and proshall be governed managed and disposed of by the Board of Directors perty to be managed by Directors. of the said Institution for the time-being subject to the by-laws rules and regulations for the time-being of the said Institution and six Directors shall form a quorum of such Board for the doing any act or performing or transacting any business which may under the provisions of this Act or the by-laws rules and regulations of the said body

corporate be done performed or transacted.

5. The first Directors of the said Institution and who shall for Appointment of first all purposes connected with the said Institution be the representatives Directors. of the said persons who have subscribed to the fund for the erection and establishment of the said Hospital shall be fifteen in number and such first Directors shall be the Chancellor for the time-being of the University of Sydney the Dean of Faculty of Medicine of the said University and three other persons to be appointed from time to time by the Governor and Executive Council together with Ewen Wallace Cameron Robert Coveny Eyre Goulburn Ellis John Fairfax the Honorable Thomas Holt Edward Knox Lewis Wolfe Levy Alfred Roberts John Smith M.D. and John Brown Watt and such Directors shall subject to the conditions and provisions herein contained hold office until the said Hospital shall have been erected and shall be opened and ready for the reception of patients and for thirteen months thereafter.

6. In the event of any one of such first Directors as mentioned Appointment of new in the last preceding section or any Director nominated and appointed Director in place of any first Director. under the provisions of this section at any time and from time ceasing to be Director. to time under any of the provisions in this Act or any by-laws and rules made hereunder ceasing to be a Director the Board of Directors shall within three months of such vacancy nominate and appoint some other person from among such original donors of not less amount than five pounds to the fund for erecting and establishing the said Hospital or from the annual subscribers of amounts not less than two pounds per annum to the said Hospital to be a Director in the room and place of such person so ceasing to be such Director and every Director so appointed shall for all the purposes and provisions of this Act be taken and considered to be a first Director in the same manner as if he had been hereby appointed one of the said first Directors Provided always that when and so often as any person appointed by the Governor and Executive Council ceases to be a Director some other person shall be appointed by the Governor with the advice aforesaid.

Appointment of Directors after Hospital opened to represent annual subscribers. 7. Within thirteen months after the said Hospital shall have been erected and shall be opened and ready for the reception of patients the said first Directors shall call a meeting of the then annual subscribers to the support and maintenance of the said Institution for the reception of patients by an advertisement in any one or more of the newspapers published in Sydney for fourteen days before the time of such meeting for the purpose of electing Directors to represent such annual subscribers at the Board of Directors as the same shall thenceforth be constituted and at such meeting such subscribers shall elect ten Directors and the Governor and Executive Council may appoint three Directors in lieu of the persons previously appointed.

Appointment at annual meeting of Directors in place of retiring Directors.

8. At every annual meeting subsequently held in the month of July in every year five of such ten Directors mentioned in the last preceding section shall retire and the five who are to retire shall be determined by lot and when the whole of such ten Directors shall have retired then at every such subsequent annual meeting five of the ten Directors elected by the annual subscribers towards the support of the Institution shall retire in rotation the Directors so retiring being eligible for re-election and at every such annual meeting it shall be lawful for the then annual subscribers to the support of the said Institution to elect five Directors in the room of the said Directors then retiring according to the provisions herein contained and if there shall be more than five candidates such election shall be by ballot.

After subscribers Directors appointed Board to consist of fifteen. 9. As soon as the said Directors shall have been so as aforesaid elected the said Board of Directors of and for the said Institution shall consist of fifteen Directors made up of the said ten Directors first herein provided for and the Chancellor of the University for the time-being the Dean of Faculty of Medicine of the said University and the three persons appointed by the Governor with the advice aforesaid and of such Board the presence of six Directors shall form a quorum.

Ministers of Religion to have free access to Hospital but not capable of being elected Directors.

10. Ministers of religion shall subject and according to the provisions of the by-laws rules and regulations to be made by the Board of Directors have free admittance to the said Hospital for the purpose of giving and administering religious instruction and consolation to any patients in the said Hospital of such minister's own denomination but in no case shall any minister of religion of any denomination be capable of being elected a Director of the said Hospital.

Power to make by-laws.

11. It shall be lawful for the Board of Directors at any time and from time to time to make repeal and alter by-laws rules and regulations for regulating their own times and mode of meetings and transacting business for fixing the number of votes of contributors in proportion to the amount of their contributions for determining the qualification disqualification change retirement election and appointment of Directors (except as herein provided for) medical officers auditors executive and other officers and nursing staff and subcommittees of the said Institution and generally for the support management and government of the said Institution and of all officers servants and patients thereof Provided that no such by-laws rules or regulations shall be in any way repugnant to or inconsistent with the provisions herein contained.

Copy of by-laws to be evidence.

12. A copy of any such by-laws rules and regulations sealed with the seal of the said body corporate and purporting to be certified by the Secretary for the time-being of the said Institution as being correct shall be received in any Court as conclusive evidence of such by-laws rules and regulations.

Power of Directors to invest funds. 13. It shall be lawful for the Board of Directors from time to time and for the time-being to invest any of the funds of the said body corporate and which may not in the opinion of such Board

of Directors be required for the current expenses of the said Institution and any moneys given or bequeathed to the said Institution or arising from the sale of property granted devised bequeathed or given to the said Institution according to the discretion of such Board of Directors in any Government funds or debentures of the Australian Colonies or in any debentures or debenture stock of any Municipal Corporation in the said Colonies or of any Bank or incorporated company carrying on business in the said Colonies or by way of purchase mortgage or otherwise upon any freehold estate in the said Colonies with power from time to time and at any time to vary and transfer any such investment for or into any other investment of a like kind Provided always that it shall be lawful for the Board of Directors in their absolute discretion at any time and from time to time to resort to any such investments and to realize the same for the purpose of applying the moneys to arise from the sale and realization of the same in or towards any then current or immediate expense or requirement of the said Institution.

14. The Board of Directors shall from time to time elect Directors to appoint and appoint from amongst such Board a house committee and such sub-committee and so many sub-committees as they may think fit for transacting the affairs and business of the said Institution with and subject to such powers privileges provisions and conditions as shall be provided and declared by the by-laws rules and regulations for the time-being

15. It shall be lawful for the Board of Directors from time to Power to appoint time to make provision for the appointment and support of a medical medical and nursing school and a nursing and training staff for the said Institution.

16. No irregularity informality or illegality in the election or Informality of election of any Director or officer of the said Institution shall be tion of Director or taken or construed to render illegal or invalid any act deed matter invalidate this Act. or thing done or executed or suffered to be done or executed by such Director or officer in pursuance of such election or appointment but any such election or appointment may in such way as may be provided for in the said by-laws for the time-being be determined to be good or bad and if bad the vacancy supplied in such way as may be provided for in such by-laws and the provisions of the said by-laws for the timebeing as to the validity of any such election or appointment and the acts deeds and things done by any Director or officer in pursuance of any such election or appointment shall have the force and effect of law.

17. It shall be lawful for the said Board of Directors to design Power to make and at any time and from time to time to change or alter the common alter common seal.

seal of the said body corporate.

18. It shall be lawful for the Treasurer at any time to institute Proceedings may be and prosecute on behalf and in the name of the said body corporate instituted for proceedings in any Court against any person who may have received tion for treatment medical or surgical care and attention or both in the said Institution in the Hospital. or against the executors or administrators of any such person or against the Curator of the estate of any such person for the recovery of fees and remuneration for such care and attention and any amount recovered in any such proceeding shall be applied in such way as may be provided in the said by-laws for the time-being.

19. All unclaimed moneys of patients who shall die in the said Unclaimed moneys Hospital shall be the property of the said body corporate and shall of deceased patient form a distinct and separate fund to be called the "Samaritan Fund" Fund." which fund shall be managed and disposed of in such manner as by

the by-laws for the time-being of the said Institution shall be provided

for the benefit of the necessitous outgoing patients.

20. The words "body corporate" in this Act shall in all cases Interpretation.
mean the said Corporation of "The Prince Alfred Hospital" hereby created the word "Institution" in this Act shall in all cases mean the

said Hospital so incorporated as an establishment for all the purposes of an Hospital the words the "Board of Directors" in this Act shall in all cases mean the Board of Directors as the same shall for the time-being and from time to time consist and be constituted either in number or otherwise the word "Treasurer" in this Act shall in all cases mean the Treasurer for the time-being or any person appointed to act and for the time-being acting in the capacity of Treasurer for the said Institution.

Act may be amended or repealed.

21. Nothing herein contained shall be deemed or constructed to prevent the Legislature of the Colony for the time being from altering amending or repealing the provisions of this Act or any of them as the public interests may at any time seem to render necessary or expedient.

Title of Act.

public interests may at any time seem to render necessary or expedient.

22. This Act may for all purposes be cited as "The Prince Alfred Hospital Act."

By Authority: Thomas Richards, Government Printer, Sydney, 1873.

[6d.]