A BILL

To enable the Lord Bishop of Newcastle to sell certain Land at Singleton and to apply the proceeds of the sale thereof in the erection of a Parsonage for the Officiating Clergyman of All Saints Church Singleton.

(As amended and agreed to in Select Committee.)

HEREAS by Indentures of lease and release bearing date on or Preamble. about the fourteenth and fifteenth days of January one thousand eight hundred and forty-two the latter made between Benjamin Singleton of Patrick's Plains in the Colony of New South Wales 5 gentleman and Mary Singleton his wife of the one part and the Bishop of Australia of the other part the parcel of land and hereditaments specified in the Schedule hereunder written were conveyed and assured unto and to the use of the said Bishop of Australia and his successors upon trust for the erection of a church or chapel for the purpose of 10 Divine Worship according to the rites of the United Church of England and Ireland as it is now by law established And also for the erection of a residence for a clergyman in Holy Orders of the said United Church of England and Ireland and for a burial-ground according to the use of the said United Church And also for a glebe for the use 15 of such clergyman as the said Bishop of Australia for the time being should appoint or for all or any of the said objects as the said Bishop of Australia should from time to time determine and upon trust for all and every or any other of the purposes provided for in and by the Act 95

of the Governor of New South Wales aforesaid with the advice of the Legislative Council thereof made and passed in the eighth year of the reign of His late Majesty King William the Fourth intituled "An Act to regulate the temporal affairs of Churches and Chapels of the United Church of England and Ireland in New South Wales" and under 5 and subject to the enactments clauses and provisions thereof And whereas by Letters Patent of Her Majesty Queen Victoria bearing date the twenty-fifth day of June one thousand eight hundred and forty-seven Her Majesty did erect found ordain and constitute all those parts or portions of the said Colony known by the names of the 10 counties of Northumberland Hunter Durham Brisbane Phillip Bligh Gloucester Macquarie Stanley with the territory to the north and west bounded by the twenty-first parallel of latitude and the one hundred and forty-first degree of east longitude to be a Bishop's See and Diocese and to be called from thenceforth the Bishopric of New- 15 castle and Her Majesty did name and appoint William Tyrrell Doctor in Divinity to be ordained and consecrated Bishop of the said See and Her Majesty did amongst other things will and grant that the said Bishop of Newcastle should be a body corporate and did ordain make and constitute him to be a perpetual corporation and to have 20 perpetual succession and that he and his successors should be for ever thereafter called or known by the name or title of the Lord Bishop of Newcastle and that he and his successors by the name or title aforesaid should be able and capable in the law and have full power to purchase have take hold and enjoy lands tenements and 25 hereditaments of what nature or kind soever in fee and in perpetuity And whereas the said parcel of land and hereditaments are comprised within and subject to the said letters patent And whereas a dwelling-house has pursuant to the trusts contained in the said indenture been erected on a portion of the said land and 30 is now the residence of the clergyman duly appointed by the said Lord Bishop of Newcastle as the officiating clergyman or minister of the Church of All Saints in the town of Singleton hereinafter mentioned but no portion of the said parcel of land has been used or is required for the erection of a church or chapel or set apart or 35 required as a burial-ground or a glebe or otherwise howsoever pursuant to the trusts of the said indenture And whereas it has been considered expedient to erect a more commodious parsonage or dwelling-house in a more suitable locality in the town of Singleton aforesaid And whereas it has been considered expedient to sell the 40 said parcel of land and to apply the proceeds arising therefrom in and towards the erection of such parsonage or dwelling-house with the necessary appurtenances thereunto for the use of such clergyman or minister as aforesaid Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legis- 45 lative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:-1. From and after the passing of this Act the legal estate of

Legal estate of hereditaments vested in Lord Bishop of Newcastle.

Trustee authorized to sell.

and in the parcel of land and hereditaments hereinafter described shall vest in the Lord Bishop of Newcastle his successors and assigns.

2. The said Lord Bishop of Newcastle or his successors may at any time and from time to time hereafter sell and dispose of the said parcel of land mentioned and described in the schedule hereunder

written by public auction or private contract either in one lot or in several lots as the said Lord Bishop of Newcastle or his successors 55 shall deem most expedient for such price or prices as can be reasonably had or obtained for the same and upon such terms and conditions of sale as the said Lord Bishop of Newcastle or his successors shall deem expedient with power to buy in the said parcel of land or any part

part or parts thereof at any auction sale or to rescind or vary the terms of any contract for sale without being responsible for any oss to be occasioned thereby and when sold to convey the same or any part or parts thereof to the purchaser or purchasers thereof and there-5 upon the same shall vest absolutely in such purchaser or purchasers his her or their heirs and assigns absolutely freed and discharged from the aforesaid trusts affecting the same and the receipt in writing of the said Lord Bishop of Newcastle or his successor shall absolutely discharge the purchaser or purchasers of the said land or any part or 10 parts thereof from the purchase money payable by him her or them respectively and shall exonerate him her or them from seeing to the application of the said purchase money and from all liability as to the

misapplication or non-application thereof.

3. It shall and may be lawful for the said Lord Bishop of Power to sell on 15 Newcastle or his successors to allow any purchaser or purchasers of credit. the said parcel of land or any part or parts thereof credit for—any period not exceeding three years for the payment of the whole or part of his her or their purchase money upon such terms as to interest or otherwise as the said Lord Bishop of Newcastle or his successors may 20 deem reasonable and proper provided that such parcel of land or part or parts thereof shall remain unconveyed or shall be rendered a security by charge mortgage or otherwise for so much of the purchase

money as shall remain unpaid together with interest thereon until payment thereof the lien of the said Lord Bishop of Newcastle or his 25 successors as vendor continuing notwithstanding any arrangement as to other security for the purchase money or any part thereof remaining

unpaid. 4. The said Lord Bishop of Newcastle or his successors shall Trusts of sale. stand possessed of all moneys arising from such sale or sales as afore-30 said upon trust to apply the same in or towards the erection in a more suitable locality in the said town of Singleton as the said Lord Bishop of Newcastle or his successors shall by writing under his or their hand or hands direct or appoint of a new more suitable and commodious parsonage or dwelling-house with the necessary appurtenances there-35 unto for the use and residence of the clergyman or minister for the time being duly licensed and appointed by the said Lord Bishop of Newcastle or his successors as the officiating clergyman of the said

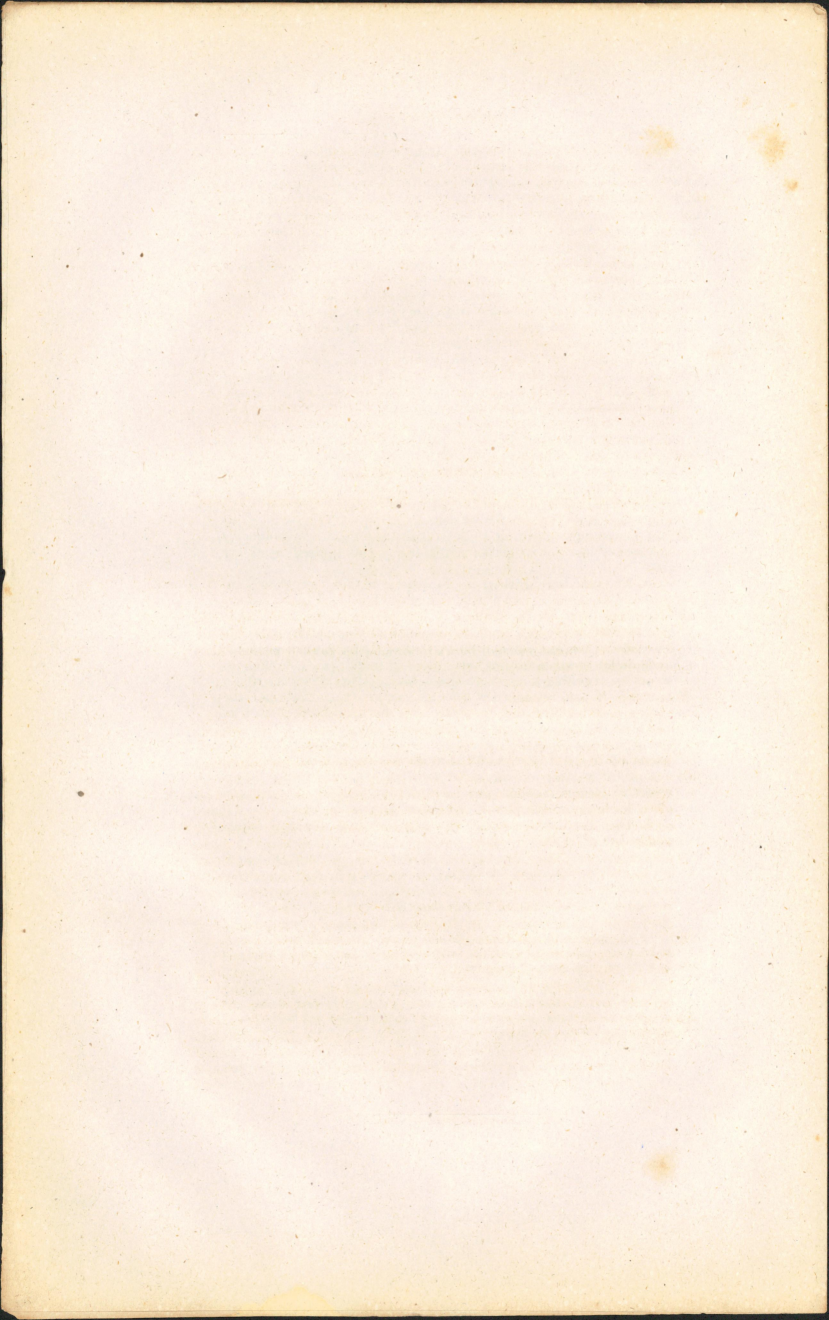
Church of All Saints under and subject to and in accordance with the provisions of the Act eighth William the Fourth number five And 40 the receipt in writing of the said Lord Bishop of Newcastle his successors or assigns for such purchase money shall be a valid and complete discharge to the person or persons paying the same.

5. This Act may be styled and may be cited as "All Saints Short title.

Parsonage Act of 1875.

SCHEDULE REFERRED TO.

All that piece or parcel of land situate lying and being in the township of Singleton at Patrick's Plains in the County of Northumberland (erroneously called Cumberland) in the Colony of New South Wales containing by admeasurement two acres one rood and twenty-four perches more or less acres or thereabouts being lots two hundred and 50 ninety-three two hundred and ninety-four two hundred and ninety-five two hundred and ninety-six two hundred and ninety-seven two hundred and ninety-eight three hundred and fifty-nine three hundred and sixty three hundred and sixty-one three hundred and sixty-two three hundred and sixty-three and three hundred and sixty-four on the plan of the said township bounded on the north-east by Bishopgate-street on the north-west by 55 Gipps-street on the south-west by High-street and on the south-east by Percy-street.



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, 20 April, 1875. STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO TRICESIMO OCTAVO

VICTORIÆ REGINÆ.

An Act to enable the Lord Bishop of Newcastle to sell certain Land at Singleton and to apply the proceeds of the sale thereof in the erection of a Parsonage for the Officiating Clergyman of All Saints Church Singleton.

W HEREAS by Indentures of lease and release bearing date on or Preamble.

about the fourteenth and fifteenth days of January one thousand eight hundred and forty-two the latter made between Benjamin Singleton of Patrick's Plains in the Colony of New South Wales

5 gentleman and Mary Singleton his wife of the one part and the Bishop of Australia of the other part the parcel of land and hereditaments specified in the Schedule hereunder written were conveyed and assured unto and to the use of the said Bishop of Australia and his successors upon trust for the erection of a church or chapel for the purpose of

10 Divine Worship according to the rites of the United Church of England and Ireland as it is now by law established And also for the erection of a residence for a clergyman in Holy Orders of the said United Church of England and Ireland and for a burial-ground according to the use of the said United Church And also for a glebe for the use

15 of such clergyman as the said Bishop of Australia for the time being should appoint or for all or any of the said objects as the said Bishop of Australia should from time to time determine and upon trust for all and every or any other of the purposes provided for in and by the Act

95—

of

of the Governor of New South Wales aforesaid with the advice of the Legislative Council thereof made and passed in the eighth year of the reign of His late Majesty King William the Fourth intituled "An Act to regulate the temporal affairs of Churches and Chapels of the United 5 Church of England and Ireland in New South Wales" and under and subject to the enactments clauses and provisions thereof And whereas by Letters Patent of Her Majesty Queen Victoria bearing date the twenty-fifth day of June one thousand eight hundred and forty-seven Her Majesty did erect found ordain and constitute all 10 those parts or portions of the said Colony known by the names of the counties of Northumberland Hunter Durham Brisbane Phillip Bligh Gloucester Macquarie Stanley with the territory to the north and west bounded by the twenty-first parallel of latitude and the one hundred and forty-first degree of east longitude to be a Bishop's See 15 and Diocese and to be called from thenceforth the Bishopric of Newcastle and Her Majesty did name and appoint William Tyrrell Doctor in Divinity to be ordained and consecrated Bishop of the said See and Her Majesty did amongst other things will and grant that the said Bishop of Newcastle should be a body corporate and did ordain make 20 and constitute him to be a perpetual corporation and to have perpetual succession and that he and his successors should be for ever thereafter called or known by the name or title of the Lord Bishop of Newcastle and that he and his successors by the name or title aforesaid should be able and capable in the law and have full 25 power to purchase have take hold and enjoy lands tenements and hereditaments of what nature or kind soever in fee and in perpetuity And whereas the said parcel of land and hereditaments are comprised within and subject to the said letters patent And whereas a dwelling-house has pursuant to the trusts contained in the 30 said indenture been erected on a portion of the said land and is now the residence of the clergyman duly appointed by the said Lord Bishop of Newcastle as the officiating clergyman or minister of the Church of All Saints in the town of Singleton hereinafter mentioned but no portion of the said parcel of land has been used or is 35 required for the erection of a church or chapel or set apart or required as a burial-ground or a glebe or otherwise howsoever pursuant to the trusts of the said indenture And whereas it has been considered expedient to erect a more commodious parsonage or dwelling-house in a more suitable locality in the town of Singleton 40 aforesaid And whereas it has been considered expedient to sell the said parcel of land and to apply the proceeds arising therefrom in and towards the erection of such parsonage or dwelling-house with the necessary appurtenances thereunto for the use of such clergyman or minister as aforesaid Be it therefore enacted by the Queen's Most 45 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. From and after the passing of this Act the legal estate of Legal estate of and in the parcel of land and hereditaments hereinafter described shall hereditaments vested in Lord Bishop of 50 vest in the Lord Bishop of Newcastle his successors and assigns.

2. The said Lord Bishop of Newcastle or his successors may at Trustee authorized any time and from time to time hereafter sell and dispose of the to sell. said parcel of land mentioned and described in the schedule hereunder written by public auction or private contract either in one lot or in 55 several lots as the said Lord Bishop of Newcastle or his successors shall deem most expedient for such price or prices as can be reasonably had or obtained for the same and upon such terms and conditions of sale as the said Lord Bishop of Newcastle or his successors shall deem expedient with power to buy in the said parcel of land or any part

part or parts thereof at any auction sale or to rescind or vary the terms of any contract for sale without being responsible for any oss to be occasioned thereby and when sold to convey the same or any part or parts thereof to the purchaser or purchasers thereof and there-5 upon the same shall vest absolutely in such purchaser or purchasers his her or their heirs and assigns absolutely freed and discharged from the aforesaid trusts affecting the same and the receipt in writing of the said Lord Bishop of Newcastle or his successor shall absolutely discharge the purchaser or purchasers of the said land or any part or 10 parts thereof from the purchase money payable by him her or them respectively and shall exonerate him her or them from seeing to the application of the said purchase money and from all liability as to the

misapplication or non-application thereof.

3. It shall and may be lawful for the said Lord Bishop of New-Power to sell on 15 castle or his successors to allow any purchaser or purchasers of the said credit. parcel of land or any part or parts thereof credit for the payment of the whole or part of his her or their purchase money upon such terms as to interest or otherwise as the said Lord Bishop of Newcastle or his successors may deem reasonable and proper provided that such parcel of land 20 or part or parts thereof shall remain unconveyed or shall be rendered a security by charge mortgage or otherwise for so much of the purchase money as shall remain unpaid together with interest thereon until payment thereof the lien of the said Lord Bishop of Newcastle or his

successors as vendor continuing notwithstanding any arrangement as 25 to other security for the purchase money or any part thereof remaining unpaid.

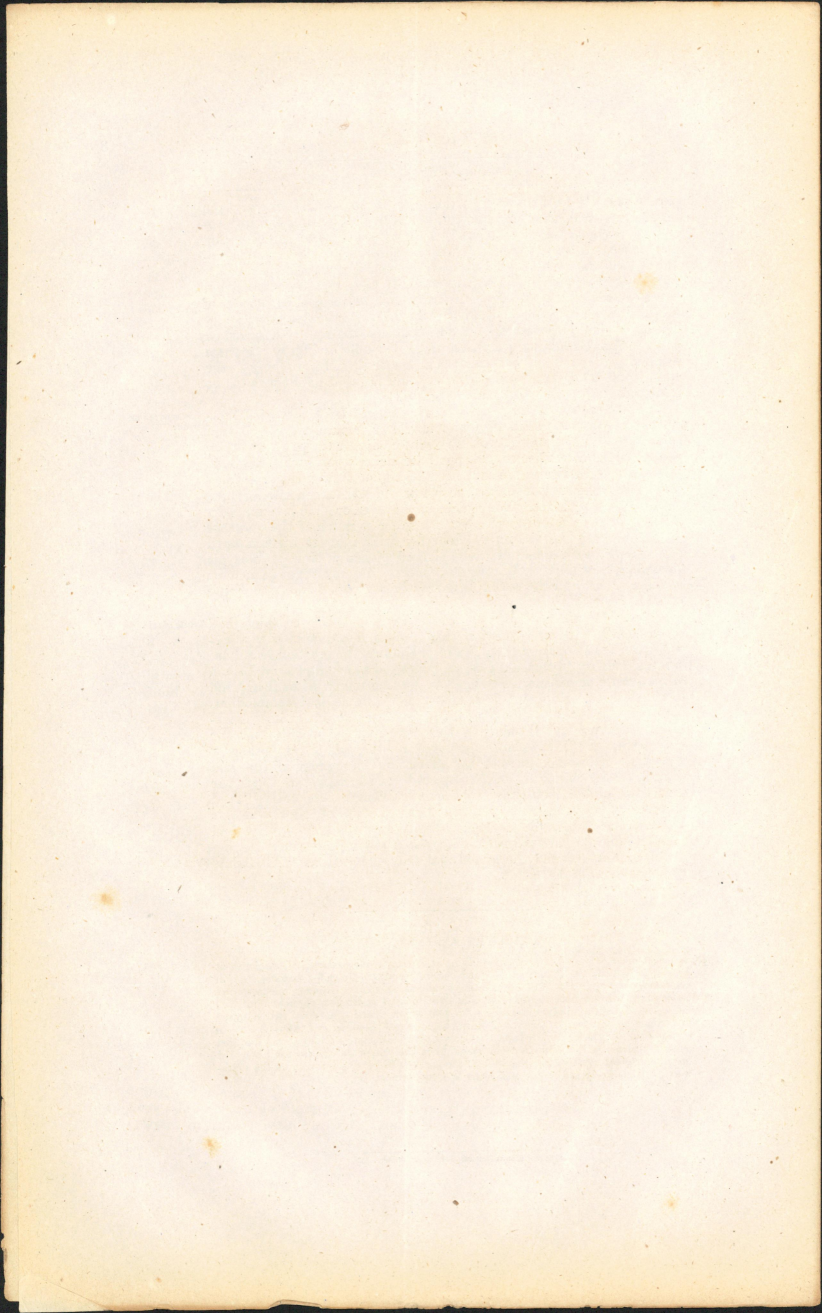
4. The said Lord Bishop of Newcastle or his successors shall Trusts of sale. stand possessed of all moneys arising from such sale or sales as aforesaid upon trust to apply the same in or towards the erection in a more 30 suitable locality in the said town of Singleton as the said Lord Bishop of Newcastle or his successors shall by writing under his or their hand or hands direct or appoint of a new more suitable and commodious parsonage or dwelling-house with the necessary appurtenances thereunto for the use and residence of the clergyman or minister for the 35 time being duly licensed and appointed by the said Lord Bishop of Newcastle or his successors as the officiating clergyman of the said Church of All Saints under and subject to and in accordance with the provisions of the Act eighth William the Fourth number five And the receipt in writing of the said Lord Bishop of Newcastle his

40 successors or assigns for such purchase money shall be a valid and complete discharge to the person or persons paying the same.

5. This Act may be styled and may be cited as "All Saints Short title. Parsonage Act of 1875."

SCHEDULE REFERRED TO.

45 All that piece or parcel of land situate lying and being in the township of Singleton at Patrick's Plains in the County of Northumberland (erroneously called Cumberland) in the Colony of New South Wales containing by admeasurement two acres one rood and twenty-four perches more or less being lots two hundred and ninety-three two hundred and ninety-four two hundred and ninety-five two hundred and ninety-six two hundred and ninety-seven two hundred and ninety-eight three hundred and fifty-nine three hundred and sixty three hundred and sixty-one three hundred and sixty-two three hundred and sixty-three and three hundred and sixty-four on the plan of the said township bounded on the north-east by Bishopgate-street on the north-west by Gipps-street on the south-west by High-street and on the south-east by Percy-street.



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, 20 April, 1875. STEPHEN W. JONES, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, May, 1875.

Clerk of the Parliaments.

New South Wales.



ANNO TRICESIMO OCTAVO

VICTORIÆ REGINÆ.

An Act to enable the Lord Bishop of Newcastle to sell certain Land at Singleton and to apply the proceeds of the sale thereof in the erection of a Parsonage for the Officiating Clergyman of All Saints Church Singleton.

W HEREAS by Indentures of lease and release bearing date on or Preamble.

about the fourteenth and fifteenth days of January one thousand eight hundred and forty-two the latter made between Benjamin Singleton of Patrick's Plains in the Colony of New South Wales

5 gentleman and Mary Singleton his wife of the one part and the Bishop of Australia of the other part the parcel of land and hereditaments specified in the Schedule hereunder written were conveyed and assured unto and to the use of the said Bishop of Australia and his successors upon trust for the erection of a church or chapel for the purpose of

10 Divine Worship according to the rites of the United Church of England and Ireland as it is now by law established And also for the erection of a residence for a clergyman in Holy Orders of the said United Church of England and Ireland and for a burial-ground according to the use of the said United Church And also for a glebe for the use

15 of such clergyman as the said Bishop of Australia for the time being should appoint or for all or any of the said objects as the said Bishop of Australia should from time to time determine and upon trust for all and every or any other of the purposes provided for in and by the Act

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of

of the Governor of New South Wales aforesaid with the advice of the Legislative Council thereof made and passed in the eighth year of the reign of His late Majesty King William the Fourth intituled "An Act to regulate the temporal affairs of Churches and Chapels of the United 5 Church of England and Ireland in New South Wales" and under and subject to the enactments clauses and provisions thereof And whereas by Letter's Patent of Her Majesty Queen Victoria bearing date the twenty-fifth day of June one thousand eight hundred and forty-seven Her Majesty did erect found ordain and constitute all 10 those parts or portions of the said Colony known by the names of the counties of Northumberland Hunter Durham Brisbane Phillip Bligh Gloucester Macquarie Stanley with the territory to the north and west bounded by the twenty-first parallel of latitude and the one hundred and forty-first degree of east longitude to be a Bishop's See 15 and Diocese and to be called from thenceforth the Bishopric of Newcastle and Her Majesty did name and appoint William Tyrrell Doctor in Divinity to be ordained and consecrated Bishop of the said See and Her Majesty did amongst other things will and grant that the said Bishop of Newcastle should be a body corporate and did ordain make 20 and constitute him to be a perpetual corporation and to have perpetual succession and that he and his successors should be for ever thereafter called or known by the name or title of the Lord Bishop of Newcastle and that he and his successors by the name or title aforesaid should be able and capable in the law and have full 25 power to purchase have take hold and enjoy lands tenements and hereditaments of what nature or kind soever in fee and in perpetuity And whereas the said parcel of land and hereditaments are comprised within and subject to the said letters patent And whereas the land described in the said indentures and in the Schedule to this Act 30 is now vested in the Lord Bishop of Newcastle under and in pursuance of a certain Act made and passed on the twenty-seventh day of August one thousand eight hundred and fifty-eight intituled "An Act to remove doubts respecting the vesting of certain Lands situated within the Dioceses of Sydney and Newcastle respectively which 35 were formerly vested in the Bishop of Australia" And whereas a dwelling-house has pursuant to the trusts contained in the said indenture been erected on a portion of the said land and is now the residence of the clergyman duly appointed by the said Lord Bishop of Newcastle as the officiating clergyman or minister of 40 the Church of All Saints in the town of Singleton hereinafter mentioned but no portion of the said parcel of land has been used or is required for the erection of a church or chapel or set apart or required as a burial-ground or a glebe or otherwise howsoever pursuant to the trusts of the said indenture And whereas it has been 45 considered expedient to erect a more commodious parsonage or dwelling-house in a more suitable locality in the town of Singleton And whereas it has been considered expedient to sell the said parcel of land and to apply the proceeds arising therefrom in and towards the erection of such parsonage or dwelling-house with the 50 necessary appurtenances thereunto for the use of such clergyman or minister as aforesaid 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. From and after the passing of this Act the legal estate of Legal estate of and in the parcel of land and hereditaments hereinafter described shall in Lord Bishop of vest in the Lord Bishop of Newcastle his successors and assigns.

2. The said Lord Bishop of Newcastle or his successors other the Trustee authorized to sell.

Trustee for the time being in whom the said land may be or become vested may at any time and from time to time hereafter sell and dispose of the said parcel of land mentioned and described in the 5 schedule hereunder written by public auction or private contract either in one lot or in several lots as the said Lerd Bishop of Newcastle or his successors the Trustee for the time being shall deem most expedient for such price or prices as can be reasonably had or obtained for the same and upon such terms and conditions of sale as the said Lord 10 Bishop of Newcastle or his successors the Trustee for the time being shall deem expedient with power to buy in the said parcel of land or any part or parts thereof at any auction sale or to rescind or vary the terms of any contract for sale without being responsible for any loss to be occasioned thereby and when sold to convey the same or any 15 part or parts thereof to the purchaser or purchasers thereof and thereupon the same shall vest absolutely in such purchaser or purchasers his her or their heirs and assigns absolutely freed and discharged from the aforesaid trusts affecting the same and the receipt in writing of the said Lord Bishop of Newcastle or his successor the Trustee for 20 the time being shall absolutely discharge the purchaser or purchasers of the said land or any part or parts thereof from the purchase money payable by him her or them respectively and shall exonerate him her or them from seeing to the application of the said purchase money and

from all liability as to the misapplication or non-application thereof.

3. It shall and may be lawful for the said Lord Bishop of New-Power to sell on castle or his-successors the Trustee for the time being to allow any purchaser or purchasers of the said parcel of land or any part or parts thereof credit for the payment of the whole or part of his her or their purchase money upon such terms as to interest or otherwise as the said

30 Lord Bishop of Newcastle or his-successors the Trustee for the time being may deem reasonable and proper provided that such parcel of land or part or parts thereof shall remain unconveyed or shall be rendered a security by charge mortgage or otherwise for so much of the purchase money as shall remain unpaid together with interest thereon until payment thereof the lien of the said Lord Bishop of

Newcastle or his successors the Trustee for the time being as vendor continuing notwithstanding any arrangement as to other security for the nurchase money or any part thereof remaining unpaid.

the purchase money or any part thereof remaining unpaid.

4. The said Lord Bishop of Newcastle or his successors the Trusts of sale.

40 Trustee for the time being shall stand possessed of all moneys arising from such sale or sales as aforesaid upon trust to apply the same in or towards the erection in a more suitable locality in the said town of Singleton as the said Lord Bishop of Newcastle or his successors the Trustee for the time being shall by writing under his or their hand or

Trustee for the time being shall by writing under his or their hand or 45 hands direct or appoint of a new more suitable and commodious parsonage or dwelling-house with the necessary appurtenances thereunto for the use and residence of the clergyman or minister for the time being duly licensed and appointed by the said Lord Bishop of Newcastle or his successors for the time being as the officiating clergy-

50 man of the said Church of All Saints under and subject to and in accordance with the provisions of the Act eighth William the Fourth number five And the receipt in writing of the said Lord Bishop of Newcastle his successors or assigns or the Trustee for the time being for such purchase money shall be a valid and complete discharge to 55 the person or persons paying the same.

5 the person or persons paying the same.
5. This Act may be styled and may be cited as "All Saints Short title.
Parsonage Act of 1875."

SCHEDULE REFERRED TO.

All that piece or parcel of land situate lying and being in the township of Singleton at Patrick's Plains in the County of Northumberland (erroneously called Cumberland) in the Colony of New South Wales containing by admeasurement two acres one rood and 5 twenty-four perches more or less being lots two hundred and ninety-three two hundred and ninety-four two hundred and ninety-five two hundred and ninety-six two hundred and ninety-seven two hundred and ninety-eight three hundred and fifty-nine three hundred and sixty three hundred and sixty-three hundred and sixty-three hundred and sixty-four on the plan of the said township bounded 10 on the north-east by Bishopgate-street on the north-west by Gipps-street on the south-west by High-street and on the south-east by Percy-street.

New South Wales.



ANNO TRICESIMO OCTAVO

VICTORIÆ REGINÆ.

An Act to enable the Lord Bishop of Newcastle to sell certain Land at Singleton and to apply the proceeds of the sale thereof in the erection of a Parsonage for the Officiating Clergyman of All Saints Church Singleton. [Assented to, 20th May, 1875.]

WHEREAS by Indentures of lease and release bearing date on or Preamble. about the fourteenth and fifteenth days of January one thousand eight hundred and forty-two the latter made between Benjamin Singleton of Patrick's Plains in the Colony of New South Wales gentleman and Mary Singleton his wife of the one part and the Bishop of Australia of the other part the parcel of land and hereditaments specified in the Schedule hereunder written were conveyed and assured unto and to the use of the said Bishop of Australia and his successors upon trust for the erection of a church or chapel for the purpose of Divine Worship according to the rites of the United Church of England and Ireland as it is now by law established And also for the erection of a residence for a clergyman in Holy Orders of the said United Church of England and Ireland and for a burial-ground according to the use of the said United Church And also for a glebe for the use of such clergyman as the said Bishop of Australia for the time being should appoint or for all or any of the said objects as the said Bishop of Australia should from time to time determine and upon trust for all and every or any other of the purposes provided for in and by the Act

of the Governor of New South Wales aforesaid with the advice of the Legislative Council thereof made and passed in the eighth year of the reign of His late Majesty King William the Fourth intituled "An Act to regulate the temporal affairs of Churches and Chapels of the United Church of England and Ireland in New South Wales" and under and subject to the enactments clauses and provisions thereof And whereas the land described in the said indentures and in the Schedule to this Act is now vested in the Lord Bishop of Newcastle under and in pursuance of a certain Act made and passed on the twenty-seventh day of August one thousand eight hundred and fifty-eight intituled "An Act to remove doubts respecting the vesting of certain Lands "situated within the Dioceses of Sydney and Newcastle respectively "which were formerly vested in the Bishop of Australia" And whereas a dwelling-house has pursuant to the trusts contained in the said indenture been erected on a portion of the said land and is now the residence of the clergyman duly appointed by the said Lord Bishop of Newcastle as the officiating clergyman or minister of the Church of All Saints in the town of Singleton hereinafter mentioned but no portion of the said parcel of land has been used or is required for the erection of a church or chapel or set apart or required as a burial-ground or a glebe or otherwise howsoever pursuant to the trusts of the said indenture And whereas it has been considered expedient to erect a more commodious parsonage or dwelling-house in a more suitable locality in the town of Singleton aforesaid And whereas it has been considered expedient to sell the said parcel of land and to apply the proceeds arising therefrom in and towards the erection of such parsonage or dwelling-house with the necessary appurtenances thereunto for the use of such clergyman or minister as aforesaid 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:—

Trustee authorized to sell.

1. The Lord Bishop of Newcastle or other the Trustee for the time being in whom the said land may be or become vested may at any time and from time to time hereafter sell and dispose of the said parcel of land mentioned and described in the Schedule hereunder written by public auction or private contract either in one lot or in several lots as the said Bishop of Newcastle or the Trustee for the time being shall deem most expedient for such price or prices as can be reasonably had or obtained for the same and upon such terms and conditions of sale as the said Bishop of Newcastle or the Trustee for the time being shall deem expedient with power to buy in the said parcel of land or any part or parts thereof at any auction sale or to rescind or vary the terms of any contract for sale without being responsible for any loss to be occasioned thereby and when sold to convey the same or any part or parts thereof to the purchaser or purchasers thereof and thereupon the same shall vest absolutely in such purchaser or purchasers his her or their heirs and assigns absolutely freed and discharged from the aforesaid trusts affecting the same and the receipt in writing of the said Bishop of Newcastle or the Trustee for the time being shall absolutely discharge the purchaser or purchasers of the said land or any part or parts thereof from the purchase money payable by him her or them respectively and shall exonerate him her or them from seeing to the application of the said purchase money and

from all liability as to the misapplication or non-application thereof.

2. It shall and may be lawful for the said Bishop of Newcastle or the Trustee for the time being to allow any purchaser or purchasers of the said parcel of land or any part or parts thereof credit for the payment of the whole or part of his her or their purchase money upon

such

Power to sell on eredit.

such terms as to interest or otherwise as the said Bishop of Newcastle or the Trustee for the time being may deem reasonable and proper provided that such parcel of land or part or parts thereof shall remain unconveyed or shall be rendered a security by charge mortgage or otherwise for so much of the purchase money as shall remain unpaid together with interest thereon until payment thereof the lien of the said Bishop of Newcastle or the Trustee for the time being as vendor continuing notwithstanding any arrangement as to other security for

the purchase money or any part thereof remaining unpaid.

3. The said Bishop of Newcastle or the Trustee for the time Trusts of sale. being shall stand possessed of all moneys arising from such sale or sales as aforesaid upon trust to apply the same in or towards the erection in a more suitable locality in the said town of Singleton as the said Bishop of Newcastle or the Trustee for the time being shall by writing under his or their hand or hands direct or appoint of a new more suitable and commodious parsonage or dwelling-house with the necessary appurtenances thereunto for the use and residence of the clergyman or minister for the time being duly licensed and appointed by the said Bishop of Newcastle for the time being as the officiating clergyman of the said Church of All Saints under and subject to and in accordance with the provisions of the Act eighth William the Fourth number five And the receipt in writing of the said Bishop of Newcastle or the Trustee for the time being for such purchase money shall be a valid and complete discharge to the person or persons paying the same.

4. This Act may be styled and may be cited as "All Saints Short title. Parsonage Act of 1875."

SCHEDULE REFERRED TO.

All that piece or parcel of land situate lying and being in the township of Singleton at Patrick's Plains in the County of Northumberland (erroneously called Cumberland) in the Colony of New South Wales containing by admeasurement two acres one rood and twenty-four perches more or less being lots two hundred and ninety-five two hundred and ninety-five two hundred and ninety-six two hundred and ninety-six two hundred and printer sight, three hundred and fifty pine three and ninety-seven two hundred and ninety-eight three hundred and fifty-nine three hundred and sixty three hundred and sixty-one three hundred and sixty-two three hundred and sixty-three and three hundred and sixty-four on the plan of the said township bounded on the north-east by Bishopgate-street on the north-west by Gipps-street on the southwest by High-street and on the south-east by Percy-street.

artin Travice for the lime being may deem reasonable and pages or the Travice for the lime being may deem reasonable and pages or the Travice for the lime being may deem reasonable and pages or payorided that such parcel of land or party or passes thereof all and remain of the converse of the limit of the parcels a security by clarge mortupation of the model and the limit of the parcels are the limit of limit of the limit of the limit of the limit of lim the more sure apparentance in country has the me and readened and the derivation of mission for the sine being duly licensed and appointed by the sold hisher of Newcaria levits into the and and obtaining chargearin of the and character of the sold and select to and in accordance with the provisions of the Act and the accept in writing of the Said Bibliop of Newcastle or the Transe for the time being for such purchase money shall be a valid out complete discharge to the person purchase money shall be a valid out complete discharge to the person of the first money shall be a valid and apprint the same.

I arsonage Act of 1875.