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, 9 March, 1881. STEPHEN W. JONES, Clerk of Legislative Assembly.

New Louth Wales.



ANNO QUADRAGESIMO QUARTO

VICTORIÆ REGINÆ.

An Act to provide for the creation of corporate bodies of Trustees in which property belonging to the Church of England may be vested and to make further provisions in reference thereto.

WHEREAS by an Act thirtieth Victoria intituled "An Act to Preamble.

enable the Members of the United Church of England and
Ireland in New South Wales to manage the property of the said
Church" certain powers are conferred on the Members of the said
5 Church (now more properly described as the Church of England in
New South Wales) meeting in Synod as therein mentioned of managing
the property of the said Church And whereas the Members of the
said Church are desirous that in order to enable them to carry out the
powers of management conferred by the said Act the property of the
o said Church should be vested in corporate bodies of Trustees in manner

10 said Church should be vested in corporate bodies of Trustees in manner hereafter 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 authority of the same as follows viz.:—

assembled and by authority of the same as follows viz.:—

15
1. For all the purposes of this Act the words "said Church" Meaning of words shall be taken to designate and apply to the Church mentioned and "said Church." referred to in the said Act thirtieth Victoria as "the United Church of England and Ireland in New South Wales."

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2. So soon as Trustees not being more than five or less than Trustees to be chosen three in number have been duly chosen by the Synod of any Diocese as in Gazette. persons in whom it is desired that the property real and personal of the said Church in such Diocese shall be vested the same shall be notified

5 in the New South Wales Government Gazette under the hand of the President of such Synod and immediately upon such notification and from thenceforth the said Trustees shall be and they are hereby Incorporation of such constituted a body politic and corporate by the name of incorporation Trustees mentioned in such notification by which name the said Trustees shall

10 have perpetual succession and a common seal and shall sue and be sued or otherwise appear and answer and be answered and may take and hold to them and their successors by grant will or otherwise in perpetuity or for any term of life or years as well chattels and other personal property as lands buildings and other hereditaments and may 15 sell convey assign assure and dispose of the same subject to the

provisions hereinafter contained.

3. All property now vested or purporting to be vested in the Property vested in Bishop of any Diocese upon any trust for the Church of England shall Bishop. be held to be and shall be vested in the Bishop for the time being of 20 such Diocese notwithstanding that such Bishop may not have been appointed under Letters Patent from the Crown.

4. All property real and personal which may belong to or may Real and personal be vested in any person or persons including the Bishop for the time in Corporate Trustees

being as a Trustee or Trustees for the said Church or for the purposes with consent of 25 of the said Church in any Diocese shall upon the consent of such present Trustees.

Trustee or Trustees or the majority of them become vested in the said corporate body Provided that if in consequence of death or other dischiller the consent of the Trustees. disability the consent of any Trustee or Trustees cannot be obtained

within twelve months after the constitution of each corporate body it 30 shall be lawful for the Bishop of the Diocese to consent in place of any such Trustee and notification of any consent under this section published in the said Government Gazette under the hand of the said

Bishop shall be prima facie evidence of such consent.

5. All property so becoming vested in any corporate body of Property vested in 35 Trustees as hereinbefore mentioned so far as the same or any part Trustees to be thereof is affected by any express trust shall be held managed and with subject to express trusts as dealt with by the said corporate body of Trustees subject to and in synod of Diocese conformity with such express trust and save as aforesaid shall be shall direct. held managed and dealt with in such manner in all respects as the 40 Synod of the Diocese shall by rule or ordinance duly made and passed from time to time direct and appoint.

6. Provided always and it is hereby declared that whenever Proviso as to Church property so becoming vested in a corporate body of Trustees as herein-vested in Trustees under Act 7 Wm. before mentioned shall consist of a Church vested in Trustees under IV No. 3 and 8 45 the provisions of the Acts seventh William the Fourth number three Wm. IV No. 5.

and eighth William the Fourth number five or either of them then and in such case the said Church shall for all the purposes of the trusts affecting the same under the said Acts or either of them thenceforth be treated and dealt with as if it were a Church vested in the Bishop 50 of the diocese for the time being as sole Trustee thereof.

7. Any vacancy occurring by the death resignation removal or Provision for incapacity of a Trustee being a member of a body corporate of appointment of new Trustees constituted under this Act shall be filled up by election by vacancies. the Synod of the Diocese for which such body corporate shall be

55 Trustees and the filling up of the said vacancy shall be notified in the Government Gazette under the hand of the President of such Synod within thirty days after the vacancy shall have been so filled up as aforesaid. 8.

- 8. A copy of any rule or ordinance made under or by virtue Ordinances recorded or in pursuance of the several articles and provisions mentioned and to be prima facie referred to in the said Act thirtieth Victoria and in any manner evidence thereof. relating to property the subject matter of this Act shall within three 5 months after the said rule or ordinance shall be made be recorded in the Supreme Court and the same or a duly certified copy thereof shall be prima facie evidence of the said rule or ordinance having been duly made.
- 9. This Act may be cited and shall be known as the "Church short title.

 10 of England Trust Property Incorporation Act 1881."

Sydney: Thomas Richards, Government Printer.—1881.

[3d.]

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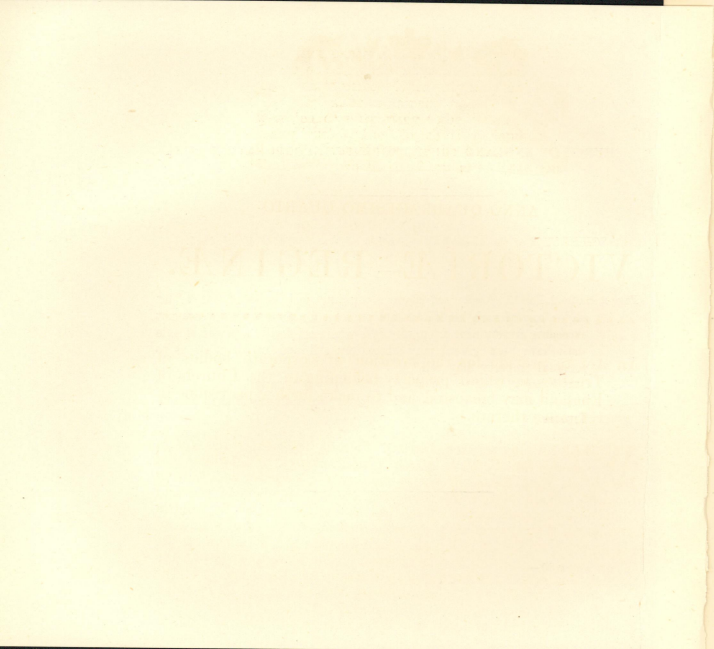
CHURCH OF ENGLAND TRUST PROPERTY INCORPORATION BILL.

SCHEDULE of the Amendments referred to in Message of 17th March, 1881.

Page 2, clause 2, line 15. Omit "sell convey assign assure and dispose of" insert "let all or any of such hereditaments on lease for any term of years not exceeding ninety-nine or (in any case where originally a power of sale shall have been given) may absolutely sell and in all cases as to personal property may sell"

" clause 4, line 26. After "including" omit "the" insert "any"

clause 4, line 27. After "Trustees" insert "or to or in any Bishop as sole Trustee"



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, 9 March, 1881. }

STEPHEN W. JONES, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 17th March, 1881. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUADRAGESIMO QUARTO

VICTORIÆ REGINÆ.

An Act to provide for the creation of corporate bodies of Trustees in which property belonging to the Church of England may be vested and to make further provisions in reference thereto.

HEREAS by an Act thirtieth Victoria intituled "An Act to Preamble. enable the Members of the United Church of England and Ireland in New South Wales to manage the property of the said Church' certain powers are conferred on the Members of the said 5 Church (now more properly described as the Church of England in New South Wales) meeting in Synod as therein mentioned of managing the property of the said Church And whereas the Members of the said Church are desirous that in order to enable them to carry out the powers of management conferred by the said Act the property of the 10 said Church should be vested in corporate bodies of Trustees in manner hereafter 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 authority of the same as follows viz.:—

1. For all the purposes of this Act the words "said Church" Meaning of words shall be taken to designate and apply to the Church mentioned and "said Church." referred to in the said Act thirtieth Victoria as "the United Church of England and Ireland in New South Wales."

209-

2. So soon as Trustees not being more than five or less than Trustees to be chosen three in number have been duly chosen by the Synod of any Diocese as by Synod and notified in Gazette. persons in whom it is desired that the property real and personal of the said Church in such Diocese shall be vested the same shall be notified

5 in the New South Wales Government Gazette under the hand of the President of such Synod and immediately upon such notification and from thenceforth the said Trustees shall be and they are hereby incorporation of such constituted a body politic and corporate by the name of incorporation Trustees.

mentioned in such notification by which name the said Trustees shall

10 have perpetual succession and a common seal and shall sue and be

sued or otherwise appear and answer and be answered and may take and hold to them and their successors by grant will or otherwise in perpetuity or for any term of life or years as well chattels and other personal property as lands buildings and other hereditaments and may

15 sell-convey assign assure and dispose of let all or any of such hereditaments on lease for any term of years not exceeding ninety-nine or (in any case where originally a power of sale shall have been given) may absolutely sell and in all cases as to personal property may sell the same subject to the provisions hereinafter contained.

3. All property now vested or purporting to be vested in the Property vested in Bishop of any Diocese upon any trust for the Church of England shall Bishop. be held to be and shall be vested in the Bishop for the time being of such Diocese notwithstanding that such Bishop may not have been

appointed under Letters Patent from the Crown.

4. All property real and personal which may belong to or may Real and personal be vested in any person or persons including the any Bishop for the Estate to be vested in Corporate Trustees time being as a Trustee or Trustees or to or in any Bishop as sole with consent of Trustee for the said Church or for the purposes of the said Church in any Diocese shall upon the consent of such Trustee or Trustees. 30 or the majority of them become vested in the said corporate body Provided that if in consequence of death or other disability the consent

of any Trustee or Trustees cannot be obtained within twelve months after the constitution of each corporate body it shall be lawful for the Bishop of the Diocese to consent in place of any such Trustee and 35 notification of any consent under this section published in the said Government Gazette under the hand of the said Bishop shall be prima

facie evidence of such consent.

5. All property so becoming vested in any corporate body of Property vested in Trustees as hereinbefore mentioned so far as the same or any part Trustees to be managed and dealt thereof is affected by any express trust shall be held managed and with subject to dealt with by the said corporate body of Trustees subject to and in express trust as conformity with such express trust and save as aforesaid shall be shall direct. held managed and dealt with in such manner in all respects as the Synod of the Diocese shall by rule or ordinance duly made and passed

45 from time to time direct and appoint.

6. Provided always and it is hereby declared that whenever Proviso as to Church property so becoming vested in a corporate body of Trustees as herein-vested in Trustees under Act 7 Wm. before mentioned shall consist of a Church vested in Trustees under IV No. 3 and 8 the provisions of the Acts seventh William the Fourth number three Wm. IV No. 5. 50 and eighth William the Fourth number five or either of them then and in such case the said Church shall for all the purposes of the trusts affecting the same under the said Acts or either of them thenceforth be treated and dealt with as if it were a Church vested in the Bishop

of the diocese for the time being as sole Trustee thereof.

7. Any vacancy occurring by the death resignation removal or Provision for incapacity of a Trustee being a member of a body corporate of appointment of new of Trustees in case of Trustees constituted under this Act shall be filled up by election by vacancies. the Synod of the Diocese for which such body corporate shall be Trustees and the filling up of the said vacancy shall be notified in the

Government Gazette under the hand of the President of such Synod within thirty days after the vacancy shall have been so filled up as aforesaid.

- 8. A copy of any rule or ordinance made under or by virtue Ordinances recorded 5 or in pursuance of the several articles and provisions mentioned and in the Supreme Court referred to in the said Act thirtieth Victoria and in any manner evidence thereof. relating to property the subject matter of this Act shall within three months after the said rule or ordinance shall be made be recorded in the Supreme Court and the same or a duly certified copy thereof shall 10 be prima facie evidence of the said rule or ordinance having been duly
 - 9. This Act may be cited and shall be known as the "Church Short title. of England Trust Property Incorporation Act 1881."

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New South Wales.



ANNO QUADRAGESIMO QUARTO

VICTORIÆ REGINÆ.

An Act to provide for the creation of corporate bodies of Trustees in which property belonging to the Church of England may be vested and to make further provisions in reference thereto. [Assented to, 31st March, 1881.]

WHEREAS by an Act thirtieth Victoria intituled "An Act to Preamble. enable the Members of the United Church of England and Ireland in New South Wales to manage the property of the said Church" certain powers are conferred on the Members of the said Church (now more properly described as the Church of England in New South Wales) meeting in Synod as therein mentioned of managing the property of the said Church And whereas the Members of the said Church are desirous that in order to enable them to carry out the powers of management conferred by the said Act the property of the said Church should be vested in corporate bodies of Trustees in manner hereafter 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 authority of the same as follows viz.:-

1. For all the purposes of this Act the words "said Church" Meaning of words shall be taken to designate and apply to the Church mentioned and "said Church." referred to in the said Act thirtieth Victoria as "the United Church of England and Ireland in New South Wales."

Trustees to be chosen

2. So soon as Trustees not being more than five or less than by Synod and notified three in number have been duly chosen by the Synod of any Diocese as in Gazette. persons in whom it is desired that the property real and personal of the said Church in such Diocese shall be vested the same shall be notified in the New South Wales Government Gazette under the hand of the President of such Synod and immediately upon such notification Incorporation of such and from thenceforth the said Trustees shall be and they are hereby constituted a body politic and corporate by the name of incorporation mentioned in such notification by which name the said Trustees shall have perpetual succession and a common seal and shall sue and be sued or otherwise appear and answer and be answered and may take and hold to them and their successors by grant will or otherwise in perpetuity or for any term of life or years as well chattels and other personal property as lands buildings and other hereditaments and may let all or any of such hereditaments on lease for any term of years not exceeding ninety-nine or (in any case where originally a power of sale shall have been given) may absolutely sell and in all cases as to personal property may sell the same subject to the provisions hereinafter contained.

Property vested in Bishop.

3. All property now vested or purporting to be vested in the Bishop of any Diocese upon any trust for the Church of England shall be held to be and shall be vested in the Bishop for the time being of such Diocese notwithstanding that such Bishop may not have been appointed under Letters Patent from the Crown.

Real and personal Estate to be vested in Corporate Trustees with consent of present Trustees.

4. All property real and personal which may belong to or may be vested in any person or persons including any Bishop for the time being as a Trustee or Trustees or to or in any Bishop as sole Trustee for the said Church or for the purposes of the said Church in any Diocese shall upon the consent of such Trustee or Trustees or the majority of them become vested in the said corporate body Provided that if in consequence of death or other disability the consent of any Trustee or Trustees cannot be obtained within twelve months after the constitution of each corporate body it shall be lawful for the Bishop of the Diocese to consent in place of any such Trustee and notification of any consent under this section published in the said Government Gazette under the hand of the said Bishop shall be prima facie evidence of such consent.

Property vested in Trustees to be managed and dealt with subject to express trusts as Synod of Diocese shall direct.

5. All property so becoming vested in any corporate body of Trustees as hereinbefore mentioned so far as the same or any part thereof is affected by any express trust shall be held managed and dealt with by the said corporate body of Trustees subject to and in conformity with such express trust and save as aforesaid shall be held managed and dealt with in such manner in all respects as the Synod of the Diocese shall by rule or ordinance duly made and passed from time to time direct and appoint.

Proviso as to Church vested in Trustees under Act 7 Wm. IV No. 3 and 8 Wm. IV No. 5.

6. Provided always and it is hereby declared that whenever property so becoming vested in a corporate body of Trustees as hereinbefore mentioned shall consist of a Church vested in Trustees under the provisions of the Acts seventh William the Fourth number three and eighth William the Fourth number five or either of them then and in such case the said Church shall for all the purposes of the trusts affecting the same under the said Acts or either of them thenceforth be treated and dealt with as if it were a Church vested in the Bishop of the diocese for the time being as sole Trustee thereof.

Provision for appointment of new Trustees in case of vacancies.

7. Any vacancy occurring by the death resignation removal or incapacity of a Trustee being a member of a body corporate of Trustees constituted under this Act shall be filled up by election by the Synod of the Diocese for which such body corporate shall be Trustees and the filling up of the said vacancy shall be notified in the

Government

Government Gazette under the hand of the President of such Synod within thirty days after the vacancy shall have been so filled up as aforesaid.

- 8. A copy of any rule or ordinance made under or by virtue Ordinances recorded or in pursuance of the several articles and provisions mentioned and to be prima facie referred to in the said Act thirtieth Victoria and in any manner evidence thereof. relating to property the subject matter of this Act shall within three months after the said rule or ordinance shall be made be recorded in the Supreme Court and the same or a duly certified copy thereof shall be prima facie evidence of the said rule or ordinance having been duly made.
- 9. This Act may be cited and shall be known as the "Church Short title. of England Trust Property Incorporation Act 1881."