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, 1880.

STEPHEN W. JONES. Clerk of Legislative Assembly.

# New South Wales.



ANNO QUADRAGESIMO QUARTO

# VICTORIÆ REGINÆ.

An Act to enable the Bishop of Sydney to sell two portions of land situated respectively at Kurrajong County of Cook and Surry Hills near Sydney and to provide for the application of the proceeds of sale thereof.

WHEREAS by indenture bearing date the third day of November Preamble. one thousand eight hundred and seventy-three and made between Alfred Jones of the Kurrajong in the County of Cook and Colony of New South Wales farmer of the one part and the Bishop of 5 Sydney and Metropolitan of the said Colony of the other part the land described in the First Schedule hereto was for the consideration therein expressed conveyed unto the said Bishop of Sydney and his successors for an estate in fee simple upon trust to permit and suffer the said land to be used occupied and enjoyed as a minister's dwelling and glebe in 10 connection with the Church of England situated at the Kurrajong as aforesaid And whereas by indenture bearing date the fifteenth day of March in the year one thousand eight hundred and seventy-seven and made between Ann Sophia Campbell of the City of Sydney in the Colony aforesaid widow of the late Robert Campbell and then residing 15 in England of the first part the Honorable John Campbell of Sydney aforesaid Esquire of the second part and the said Bishop of Sydney of

the third part the land described in the Second Schedule hereto was

for the consideration therein expressed conveyed unto the said Bishop of Sydney and his successors for an estate in fee simple subject to the provisions of the Act of the Governor and Legislative Council of New South Wales Eight William Fourth number five upon trust to permit

5 the erection and maintenance thereon of a church to be devoted to the worship of Almighty God according to the use of the church in the said Act described as "The United Church of England and Ireland" and a dwelling-house for the minister for the time being licensed or otherwise authorized to officiate in the church to be erected as aforesaid or in

10 some other church to be erected in the neighbourhood thereof and a schoolhouse to be managed under such rules as the Bishop of Sydney or his successors should make with respect to the same or some one or more of such buildings or upon trust to permit the said land to be used as a glebe in connexion with some church erected or to be erected in

15 the neighbourhood thereof And whereas neither a church nor any of the buildings referred to in the trusts upon which the said lands were severally expressed to be holden have been erected thereon by reason of the unsuitable nature of each of the said parcels of land for the purposes for which the same was acquired And it is expedient that

20 the said Bishop of Sydney and his successors should be empowered to sell and dispose of the said parcels of land and to convey and assure the same to the respective purchasers thereof freed and discharged from the trusts incident thereto And that the proceeds of sale in each case should be invested in more suitable premises for the purposes 25 intended as hereinafter provided 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. It shall be lawful for the said Bishop of Sydney and his Power to Bishop of successors to sell and dispose of the lands severally described in the Sydney to sell. 30 First and Second Schedules hereto by public auction or private contract and either in one lot or several lots as the vendor exercising this power shall deem expedient for such price or prices as can be 35 reasonably had or obtained therefor And to convey and assure the same or any parts thereof to the respective purchasers thereof in fee simple freed and discharged from the said trusts affecting the same And the receipt in writing of the said Bishop of Sydney or his successors shall be an absolute discharge to any purchaser of such lands 40 or of any part thereof in respect to the purchase money payable by

him and shall exonerate him from seeing to the application thereof and from all liability as to the misapplication or non-application

thereof.

50

55

2. The said Bishop of Sydney and his successors shall stand How proceeds of 45 possessed of all moneys arising from the exercise of the powers of sale sale are to be applied. hereby conferred after paying thereout the costs of obtaining this present Act and all expenses incident to the sale of the said lands upon

the following trusts namely-

(I.) As to the moneys derived from the sale of the land described in the First Schedule hereto upon trust to apply such moneys or any part thereof in or towards the purchase of land situated at the Kurrajong as aforesaid to be used occupied and enjoyed as a minister's dwelling and glebe in connection with the Church of England and to apply the balance remaining after such purchase (if any) in or towards the erection of a minister's dwelling or upon trust to apply such moneys or any part thereof in or towards the purchase of a minister's dwelling-house in connection with the said Church and situated as aforesaid.

(II.)

(II.) As to the moneys derived from the sale of the land described in the Second Schedule hereto upon trust to apply such moneys or any part thereof in or towards the purchase of land to be held upon the like trusts for the erection and maintenance of a Church as are expressed in the said indenture dated the fifteenth day of March one thousand eight hundred and seventy-seven as hereinbefore set forth or in or towards the purchase of a dwelling-house for a minister in accordance with the terms of the said trusts so far as they apply to a minister's dwelling-house And the receipt of any person to whom any moneys shall be paid under the authority of this Act shall be a valid and complete discharge to the person paying the same in respect to such moneys.

3. This Act may be cited as the "Kurrajong Land and Riley- short title.

15 street Surry Hills Land Sales Act of 1881."

### FIRST SCHEDULE

All that parcel of land containing by admeasurement fifty acres more or less situate lying and being in the County of Cook (formerly Northumberland) and district of Kurrajong in the Colony aforesaid bounded on the west by Handsey's farm thirty-seven 20 chains on the south by a line east fifteen chains on the east by a line north thirty-two chains and on the north by a line west fifteen degrees north fifteen chains fifty links (excepting thereout and exclusive of all that parcel of land containing by superficial measurement three acres and thirty-one perches which was by indenture of release dated the eleventh day of December one thousand eight hundred and fifty-one assured by the 25 said Alfred Jones to George Matcham Pitt Robert Pitt and John Ezzy upon trust for a Church of England Church and Burial Ground).

#### SECOND SCHEDULE.

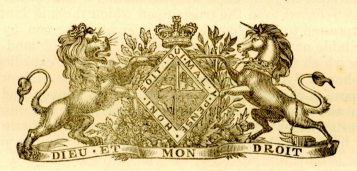
All that parcel of land containing six and a half perches more or less being part of block twenty-two of the Riley Estate Surry Hills situated in the parish of Alexandria 30 in the City of Sydney in the Colony of New South Wales bounded on the west by the east side of Riley-street commencing at its junction with the north side of Church-street and bearing northerly twenty feet on the north by a line bearing easterly ninety feet on the east by a line bearing southerly twenty feet and on the south by Church-street (fifty feet wide) bearing westerly ninety feet to the commencing point.

(II) As to the meany derived from the sale of the land described in the Securit Schoolale hereto upon trust to apply such manages, or any part thereof in or towards the partness of the land to be held upon the life trusts for the exciton and three dated the integral day of March one thousand circle and hundred and seventy-seven as hereinbelone set forth or in or towards the purchase of a dwelling-house for a manager in apply to a minister's dwelling-house for a manage of apply to a minister's dwelling-house for a manage of apply to a minister's dwelling-house and the receipt of any power, of the said trusts so her as here any power to whom any money, abail he paid under the authority of this Act shall be a vilid and complete discharge authority of this Act shall be a vilid and complete discharge authority of this Act shall be a vilid and complete discharge and to the person paying the same in respect to such money.

3. This Act may be cited as the " surreport Land and dilley- sheated Striy Hills Land Salts Act of 1831." All that pared of land contining six and a half roughes more on less iring parts of block twenty-two of the land contining six and a half roughes more on less iring parts of the land curve Hills sinusted in the parts of Alexandria in the City of Sydney in the Otlone of Alexandria Wales Ideal on the work by the contining south city twenty feet on the north by a line bearing materials sinustring should be to the continued on the commencing point.

Lest wide) bearing westerly increase to the commencing point.

# New Zouth Wales.



ANNO QUADRAGESIMO QUARTO

# VICTORIÆ REGINÆ.

An Act to enable the Bishop of Sydney to sell two portions of land situated respectively at Kurrajong County of Cook and Surry Hills near Sydney and to provide for the application of the proceeds of sale thereof. [Assented to, 4th April, 1881.]

WHEREAS by indenture bearing date the third day of November Preamble. one thousand eight hundred and seventy-three and made between Alfred Jones of the Kurrajong in the County of Cook and Colony of New South Wales farmer of the one part and the Bishop of Sydney and Metropolitan of the said Colony of the other part the land described in the First Schedule hereto was for the consideration therein expressed conveyed unto the said Bishop of Sydney and his successors for an estate in fee simple upon trust to permit and suffer the said land to be used occupied and enjoyed as a minister's dwelling and glebe in connection with the Church of England situated at the Kurrajong as aforesaid. And whereas by indenture bearing date the fifteenth day of March in the year one thousand eight hundred and seventy-seven and made between Ann Sophia Campbell of the City of Sydney in the Colony aforesaid widow of the late Robert Campbell and then residing in England of the first part the Honorable John Campbell of Sydney aforesaid Esquire of the second part and the said Bishop of Sydney of the third part the land described in the Second Schedule hereto was

for the consideration therein expressed conveyed unto the said Bishop of Sydney and his successors for an estate in fee simple subject to the provisions of the Act of the Governor and Legislative Council of New South Wales Eight William Fourth number five upon trust to permit the erection and maintenance thereon of a church to be devoted to the worship of Almighty God according to the use of the church in the said Act described as "The United Church of England and Ireland" and a dwelling-house for the minister for the time being licensed or otherwise authorized to officiate in the church to be erected as aforesaid or in some other church to be erected in the neighbourhood thereof and a schoolhouse to be managed under such rules as the Bishop of Sydney or his successors should make with respect to the same or some one or more of such buildings or upon trust to permit the said land to be used as a glebe in connexion with some church erected or to be erected in the neighbourhood thereof And whereas neither a church nor any of the buildings referred to in the trusts upon which the said lands were severally expressed to be holden have been erected thereon by reason of the unsuitable nature of each of the said parcels of land for the purposes for which the same was acquired And it is expedient that the said Bishop of Sydney and his successors should be empowered to sell and dispose of the said parcels of land and to convey and assure the same to the respective purchasers thereof freed and discharged from the trusts incident thereto And that the proceeds of sale in each case should be invested in more suitable premises for the purposes intended as hereinafter provided. 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:

Power to Bishop of Sydney to sell. 1. It shall be lawful for the said Bishop of Sydney and his successors to sell and dispose of the lands severally described in the First and Second Schedules hereto by public auction or private contract and either in one lot or several lots as the vendor exercising this power shall deem expedient for such price or prices as can be reasonably had or obtained therefor. And to convey and assure the same or any parts thereof to the respective purchasers thereof in fee simple freed and discharged from the said trusts affecting the same. And the receipt in writing of the said Bishop of Sydney or his successors shall be an absolute discharge to any purchaser of such lands or of any part thereof in respect to the purchase money payable by him and shall exonerate him from seeing to the application thereof and from all liability as to the misapplication or non-application thereof.

How proceeds of sale are to be applied.

2. The said Bishop of Sydney and his successors shall stand possessed of all moneys arising from the exercise of the powers of sale hereby conferred after paying thereout the costs of obtaining this present Act and all expenses incident to the sale of the said lands upon the following trusts namely—

(I.) As to the moneys derived from the sale of the land described in the First Schedule hereto upon trust to apply such moneys or any part thereof in or towards the purchase of land situated at the Kurrajong as aforesaid to be used occupied and enjoyed as a minister's dwelling and glebe in connection with the Church of England and to apply the balance remaining after such purchase (if any) in or towards the erection of a minister's dwelling or upon trust to apply such moneys or any part thereof in or towards the purchase of a minister's dwelling-house in connection with the said Church and situated as aforesaid.

(II.)

(II.) As to the moneys derived from the sale of the land described in the Second Schedule hereto upon trust to apply such moneys or any part thereof in or towards the purchase of land to be held upon the like trusts for the erection and maintenance of a Church as are expressed in the said indenture dated the fifteenth day of March one thousand eight hundred and seventy-seven as hereinbefore set forth or in or towards the purchase of a dwelling-house for a minister in accordance with the terms of the said trusts so far as they apply to a minister's dwelling-house And the receipt of any person to whom any moneys shall be paid under the authority of this Act shall be a valid and complete discharge to the person paying the same in respect to such moneys.

3. This Act may be cited as the "Kurrajong Land and Riley-Short title. street Surry Hills Land Sales Act of 1881."

#### FIRST SCHEDULE.

All that parcel of land containing by admeasurement fifty acres more or less situate lying and being in the County of Cook (formerly Northumberland) and district of Kurrajong in the Colony aforesaid bounded on the west by Handsey's farm thirty-seven chains on the south by a line east fifteen chains on the east by a line north thirty-two chains and on the north by a line west fifteen degrees north fifteen chains fifty links (excepting thereout and exclusive of all that parcel of land containing by superficial measurement three acres and thirty-one perches which was by indenture of release dated the eleventh day of December one thousand eight hundred and fifty-one assured by the said Alfred Jones to George Matcham Pitt Robert Pitt and John Ezzy upon trust for a Church of England Church and Burial Ground).

### SECOND SCHEDULE.

All that parcel of land containing six and a half perches more or less being part of block twenty-two of the Riley Estate Surry Hills situated in the parish of Alexandria in the City of Sydney in the Colony of New South Wales bounded on the west by the east side of Riley-street commencing at its junction with the north side of Church-street and bearing northerly twenty feet on the north by a line bearing easterly ninety feet on the east by a line bearing southerly twenty feet and on the south by Church-street (fifty feet wide) bearing westerly ninety feet to the commencing point.

All tiest parcel of land containing by admonstrate they acree more or less single to give and being the tiest parcel of land containing by admonstrate and first acree more than their seven the set by a line set of three seven strains and the final seven that seven the set by a line meth three two strains or the set by a line meth three two classes of the seven acrees on the set by a line meth three two classes of the seven acrees on the set by a line set by the seven acrees the containing by superficient three seven and true acrees on the three classes of the seven and three classes of the seven contained to the seven acrees the land seven acrees the land seven acrees the land seven the seven acrees the land three classes and the seven acrees the land to the seven acrees the se