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, 29 January, 1884. STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

An Act to enable the Trustees of St. Philip's Church Sydney to lease a certain piece of Land situate in the City of Sydney Parish of St. Philip and to apply the rents and profits thereof.

WHEREAS by an Act passed in this Colony in the twenty-second Preamble, year of the Reign of Her present Majesty intituled "An Act to authorise the sale mortgage or exchange of the Parsonage in connection with the said Parish of St. Philip in Sydney and the providing 5 of another Parsonage and for other purposes of the said Parish" It was enacted that John Campbell George Kilgour Ingelow and John Alexander Mathews should hold certain land upon trust to sell and dispose of the same and should stand possessed of all moneys arising from every sale upon trust in the first instance to pay and apply the

- 10 same or so much thereof as should be required for the purpose in the purchase of a proper site for a parsonage within the said parish with or without a house and offices thereon or otherwise as therein mentioned provided that any site so purchased should absolutely vest in the said Trustees as and for the Parsonage of the Church of 15 St. Philip and the residence of the incumbent thereof for the time
- 15 St. Philip and the residence of the incumbent thereof for the time being upon the trusts and for the purposes declared in and subject to the provisions of the Act hereinafter mentioned in reference to lands appropriated as sites for dwelling-houses for Clergymen of the United Church of England and Ireland And whereas the said John Campbell
- 20 George Kilgour Ingelow and John Alexander Mathews in exercise of the authority given to them by the hereinbefore in part recited Act sold the said certain land therein described And whereas by an 229— indenture

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St. Philip's Parsonage.

indenture dated the sixth day of October one thousand eight hundred and sixty-nine and made between John Croft of the first part James Sutherland Mitchell of the second part and the said John Campbell and John Alexander Mathews thereinafter called the Trustees (the said 5 George Kilgour Ingelow being then dead) of the third part After reciting that the said Trustees in exercise of the authority given to them by the hereinbefore recited Act had contracted with the said John Croft for the sale to them of the land thereinafter described It was witnessed that for the considerations therein mentioned the said 10 John Croft did grant bargain sell and release all that parcel of land situated in the said City of Sydney parish of St. Philip county of Cnmberland and Colony of New South Wales being the whole of allotments seven and eight and part of allotment number nine of section number three of the site of the old Military Barracks com-15 mencing on the eastern side of Clarence street eighty-three feet two inches northerly from Margaret street and bounded on the west by said Clarence street bearing northerly fifty-four feet five inches on the north by Petty's Hotel being a line bearing easterly seventyone feet seven inches on the east by a line bearing southerly forty-20 eight feet four inches and on the south by a line bearing westerly seventy-one feet six inches to the point of commencement Together with all the appurtenances unto and to the use of the said Trustees their heirs and assigns for ever as a site for a Parsonage of the United Church of England and Ireland erected in the parish of St. Philip in 25 the City of Sydney aforesaid and known as St. Philip's Church and as and for the residence of the incumbent of the said Church for the time being upon the trusts and for the purposes declared in and subject to the provisions of an Act of the Governor and Legislative Council of the Colony aforesaid passed in the eighth year of the Reign of His 30 late Majesty King William the Fourth number five in reference to lands appropriated as sites for dwelling-houses for Clergymen of the United Church of England and Ireland And whereas the said John Alexander Mathews (since deceased) resigned his office as Trustee with the consent of his co-Trustees in April one thousand eight hundred 35 and seventy-five and the said John Campbell resigned his office in a like manner in or about the month of July one thousand eight hundred and eighty And whereas at three several meetings of pewand seat-holders of the parish of St. Philip aforesaid held pursuant to due notice in that behalf given under the provisions of the said Act 40 eighth William the Fourth number five on the twenty-sixth day of September one thousand eight hundred and sixty-five the twentyfifth day of May one thousand eight hundred and seventy-five and the second day of August one thousand eight hundred and eighty respectively the said Alexander Stuart William Day and Charles 45 Moore were respectively duly elected by the said pew- and seat- holders to be Trustees of the said Church of St. Philip and of the site of the Minister's dwelling and glebe land thereto belonging And whereas by section six of the said last-mentioned Act it is enacted "that the new Trustee to be nominated as aforesaid pursuant to this Act shall become 50 jointly with the continuing or surviving Trustees or Trustee a Trustee of the site of the church or chapel or of the Minister's dwelling burialground or glebe land in respect whereof he shall be so nominated and that all such deeds and assurances shall be made and executed as shall be necessary legally to effectuate and complete his appointment as such 55 new Trustee" And whereas by an indenture dated the second day of July one thousand eight hundred and eighty-three made between the said John Campbell of the one part and the said Alexander Stuart William Day and Charles Moore thereinafter called the Trustees of the other part the said John Campbell did thereby grant and release unto

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St. Philip's Parsonage.

unto and to the use of the said Trustees their heirs and assigns all and singular the said parcel of land and premises by the hereinbefore

and thereinbefore recited indenture expressed to be granted bargained sold and released and all other if any the hereditaments and premises 5 which were then by any means vested in the said John Campbell upon the trusts of the hereinbefore and thereinbefore recited indenture with their rights easements and appurtenances And whereas a parsonage has been erected on another site in the said parish of St. Philip and the said piece or parcel of land is not required and never will be required 10 for a site for a parsonage in the said parish of St. Philip and is now lying vacant and unoccupied And whereas under the provisions of an Act passed in this Colony in the thirtieth year of the reign of Her present Majesty initialed "An Act to enable the Members of the United Church of England and Ireland in New South Wales to manage 15 the Property of the said Church" and of certain constitutions in the said Act mentioned and referred to the management and disposal of all Church of England property moneys and revenues not diverting any specifically appropriated or the subject of any specific trust nor interfering with any vested rights are placed under the control of the 20 Synod of the Diocese of Sydney And whereas the said Alexander Stuart William Day and Charles Moore are desirous of granting a lease or leases of the said piece or parcel of land and it is expedient that power be given to them to lease the said piece or parcel of land and to apply the rents and profits to arise from such letting for the benefit of the 25 said parish of St. Phillip And whereas the said objects cannot be obtained without an Act of the Legislature there being no power of leasing the said piece or parcel of land vested in the said Alexander Stuart William Day and Charles Moore Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and 30 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 Alexander Stuart William Power to lease. Day and Charles Moore or for the Trustees for the time being 35 of the said piece or parcel of land to lease either the whole or any

- part of the said piece or parcel of land to lease either the whole or any part of the said piece or parcel of land to any person or persons for any term of years not exceeding fifty years in possession and not in reversion or by way of future interest so as there be reserved in every such lease the best or most improved yearly rent that can be reasonably
- 40 obtained to be incident to the immediate reversion without any fine foregift or other payment of like nature for the making thereof and so that there be contained in every such Lease a condition of entry by the lessor for non-payment of rent or non-observance or non-performance of covenants by the lessee within a reasonable time to be therein
- of covenants by the lessee within a reasonable time to be therein 45 specified and so that the lessee do execute a counterpart and do thereby covenant for payment of the rent thereby reserved and be not by any express words therein made dispunishable for waste Provided always that the said lease or leases shall in every case be subject to the approval of the said Synod of the Diocese of Sydney.
- 50 2. The said Alexander Stuart William Day and Charles Moore Rents and profits. or the Trustees for the time being of the said piece or parcel of land shall stand possessed of the rents and profits and the annual income thereof upon such trusts and for such ends intents and purposes for the benefit of the said Parish of St. Philip as the said Trustees may 55 from time to time with the consent of the said Synod determine.
- 3. This Act may be cited as the "St. Philip's Parsonage Act short title. of 1884."

Sydney : Thomas Richards, Government Printer.-1884.

[3d.]



New South Wales.



ANNO QUADRAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

An Act to enable the Trustees of St. Philip's Church Sydney to lease a certain piece of Land situate in the City of Sydney Parish of St. Philip and to apply the rents and profits thereof. [Assented to, 21st February, 1884.]

WHEREAS by an Act passed in this Colony in the twenty-second Preamble. W HEREAS by an Act passed in this Colony in the twenty-second year of the Reign of Her present Majesty intituled "An Act to authorise the sale mortgage or exchange of the Parsonage in con-nection with the said Parish of St. Philip in Sydney and the providing of another Parsonage and for other purposes of the said Parish" It was enacted that John Campbell George Kilgour Ingelow and John Alexander Mathews should hold certain land upon trust to sell and dispose of the same and should stand possessed of all moneys arising from every sale upon trust in the first instance to pay and apply the same or so much thereof as should be required for the purpose in the purchase of a proper site for a parsonage within the said parish with or without a house and offices thereon or otherwise as therein mentioned provided that any site so purchased should absolutely vest in the said Trustees as and for the Parsonage of the Church of St. Philip and the residence of the incumbent thereof for the time being upon the trusts and for the purposes declared in and subject to the provisions of the Act hereinafter mentioned in reference to lands appropriated as sites for dwelling-houses for Clergymen of the United Church of England and Ireland And whereas the said John Campbell George Kilgour Ingelow and John Alexander Mathews in exercise of the authority given to them by the hereinbefore in part recited Act sold the said certain land therein described And whereas by an indenture

St. Philip's Parsonage.

indenture dated the sixth day of October one thousand eight hundred and sixty-nine and made between John Croft of the first part James Sutherland Mitchell of the second part and the said John Campbell and John Alexander Mathews thereinafter called the Trustees (the said George Kilgour Ingelow being then dead) of the third part After reciting that the said Trustees in exercise of the authority given to them by the hereinbefore recited Act had contracted with the said John Croft for the sale to them of the land thereinafter described It was witnessed that for the considerations therein mentioned the said John Croft did grant bargain sell and release all that parcel of land situated in the said City of Sydney parish of St. Philip county of Comberland and Colony of New South Wales being the whole of allotments seven and eight and part of allotment number nine of section number three of the site of the old Military Barracks commencing on the eastern side of Clarence street eighty-three feet two inches northerly from Margaret street and bounded on the west by said Clarence street bearing northerly fifty-four feet five inches on the north by Petty's Hotel being a line bearing easterly seventyone feet seven inches on the east by a line bearing southerly forty-eight feet four inches and on the south by a line bearing westerly seventy-one feet six inches to the point of commencement Together with all the appurtenances unto and to the use of the said Trustees their heirs and assigns for ever as a site for a Parsonage of the United Church of England and Ireland erected in the parish of St. Philip in the City of Sydney aforesaid and known as St. Philip's Church and as and for the residence of the incumbent of the said Church for the time being upon the trusts and for the purposes declared in and subject to the provisions of an Act of the Governor and Legislative Council of the Colony aforesaid passed in the eighth year of the Reign of His late Majesty King William the Fourth number five in reference to lands appropriated as sites for dwelling-houses for Clergymen of the United Church of England and Ireland And whereas the said John Alexander Mathews (since deceased) resigned his office as Trustee with the consent of his co-Trustees in April one thousand eight hundred and seventy-five and the said John Campbell resigned his office in a like manner in or about the month of July one thousand eight hundred and eighty And whereas at three several meetings of pew-and seat-holders of the parish of St. Philip aforesaid held pursuant to due notice in that behalf given under the provisions of the said Act eighth William the Fourth number five on the twenty-sixth day of September one thousand eight hundred and sixty-five the twenty-fifth day of May one thousand eight hundred and seventy-five and the second day of August one thousand eight hundred and eighty respectively the said Alexander Stuart William Day and Charles Moore were respectively duly elected by the said pew- and seat- holders to be Trustees of the said Church of St. Philip and of the site of the Minister's dwelling and glebe land thereto belonging And whereas by section six of the said last-mentioned Act it is enacted "that the new Trustee to be nominated as aforesaid pursuant to this Act shall become jointly with the continuing or surviving Trustees or Trustee a Trustee of the site of the church or chapel or of the Minister's dwelling burialground or glebe land in respect whereof he shall be so nominated and that all such deeds and assurances shall be made and executed as shall be necessary legally to effectuate and complete his appointment as such new Trustee" And whereas by an indenture dated the second day of July one thousand eight hundred and eighty-three made between the said John Campbell of the one part and the said Alexander Stuart William Day and Charles Moore thereinafter called the Trustees of the other part the said John Campbell did thereby grant and release unto

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St. Philip's Parsonage.

unto and to the use of the said Trustees their heirs and assigns all and singular the said parcel of land and premises by the hereinbefore and thereinbefore recited indenture expressed to be granted bargained sold and released and all other if any the hereditaments and premises which were then by any means vested in the said John Campbell upon the trusts of the hereinbefore and thereinbefore recited indenture with their rights easements and appurtenances And whereas a parsonage has been erected on another site in the said parish of St. Philip and the said piece or parcel of land is not required and never will be required for a site for a parsonage in the said parish of St. Philip and is now lying vacant and unoccupied And whereas under the provisions of an Act passed in this Colony in the thirtieth year of the reign of Her present Majesty intituled "An Act to enable the Members of the United Church of England and Ireland in New South Wales to manage the Property of the said Church" and of certain constitutions in the said Act mentioned and referred to the management and disposal of all Church of England property moneys and revenues not diverting any specifically appropriated or the subject of any specific trust nor interfering with any vested rights are placed under the control of the Synod of the Diocese of Sydney And whereas the said Alexander Stuart William Day and Charles Moore are desirous of granting a lease or leases of the said piece or parcel of land and it is expedient that power be given to them to lease the said piece or parcel of land and to apply the rents and profits to arise from such letting for the benefit of the said parish of St. Phillip And whereas the said objects cannot be obtained without an Act of the Legislature there being no power of leasing the said piece or parcel of land vested in the said Alexander Stuart William Day and Charles Moore 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 Alexander Stuart William Power to lease. Day and Charles Moore or for the Trustees for the time being of the said piece or parcel of land to lease either the whole or any part of the said piece or parcel of land to any person or persons for any term of years not exceeding fifty years in possession and not in reversion or by way of future interest so as there be reserved in every such lease the best or most improved yearly rent that can be reasonably obtained to be incident to the immediate reversion without any fine foregift or other payment of like nature for the making thereof and so that there be contained in every such Lease a condition of entry by the lessor for non-payment of rent or non-observance or non-performance of covenants by the lessee within a reasonable time to be therein specified and so that the lessee do execute a counterpart and do thereby covenant for payment of the rent thereby reserved and be not by any express words therein made dispunishable for waste Provided always that the said lease or leases shall in every case be subject to the approval of the said Synod of the Diocese of Sydney.

2. The said Alexander Stuart William Day and Charles Moore Rents and profits. or the Trustees for the time being of the said piece or parcel of land shall stand possessed of the rents and profits and the annual income thereof upon such trusts and for such ends intents and purposes for the benefit of the said Parish of St. Philip as the said Trustees may from time to time with the consent of the said Synod determine.

3. This Act may be cited as the "St. Philip's Parsonage Act short title. of 1884."

By Authority : THOMAS RICHARDS, Government Printer, Sydney, 1884.

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unto and to the use of the soil Trustees their heirs and meigns all and singular the sold parcel of land and premises by the hereinherene and thereinher resited indenture expressed to he granted bargaland add and advaced and all other if any the breditmantite and premises their right event of an armin arminer is a recent intent to a the inas been event of tand is not repard the intent of St. Pail or and the said piece r parcel of tand is not repard that your will be required for a sice to a passence in the said or is of St. Philip and is for a sice to a passence in the said or is of St. Philip and is lying veen and represented in the vert of the particular of an Act passed in this C env in the said of the vert of the particular of generate halo y intended " An Act for each of the former of the failed Church (for a for form in the second in the second of the failed Church (for a form in the second in the second of the failed Church (for a form in the second in the second of the failed Church (for a form in the second in the second of the failed Church (for a form in the second in the second of the failed Church (for a form in the second in the second of the failed Church (for a form in the second in the second of the formed in the second of the second of the second of the failed Church (for a formed for a form in the second of the second of the failed Church (for a formed for a form in the second of the second of the formed formed for a form in the second of the second of the second of the failed formed for the second of the seco (rited Cauca of a pixed and froised is Nor Star B and a pixed of the Francis for and a could could and a court and the sail Act mentant and a could to file a court and the post of all Church of Enriced provide it to file a court and the courting any spectrum a supropriation of the subort of any spectra the test not interfigures and my voloal rights are placed under the contrast of the Start William Dow and Charles Moore are desirons of granting a lease of leases to the spectre of the subort and it is even that for a part be even to the spectre of the subort of the start of the contrast of the be even to the spectre of the start of the start of the spectre the set of the start of the start of the start of the spectre of leases to the spectre of the start of the start of the spectre of leases to the spectre of the start of the start of the spectre of leases to the spectre of the start of the start of the spectre of leases to the spectre of the start of the start of the spectre of leases the spectre of the start of the start of the spectre of the start of the start of the start of the start of the spectre of the start of the start of the start of the start of the spectre of the start of the be given a solution of late the sold pases of a coll of that and to apply the set of the solution the solution when a the sold objects cannot be obtained without hat AL of the Lockinger there being no nonce of braing the sold plane or parcel of had voted in the sold Alexandre Start William Dry and Chile Microse He is therefore enored by the Queen's sheet incohert shipety for and with the advice and consent of the Loci lative Council and Logislative Assembly of New Sold William Start and the second of and by the adding the advice and by the Consent of the Loci lative Council and Logislative Assembly of New Sold William Dry sold council as and by the adding the advice and sold with Wille Toric lative Council and Logislative Assembly of New Sold William Dry and the second by the adding the adding of New

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