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, 4 May, 1886.

F. W. WEBB, Acting Clerk of Legislative Assembly.

### New South Wales.



ANNO QUADRAGESIMO NONO

## VICTORIÆ REGINÆ.

An Act to enable Harriet Fahey to demise certain hereditaments settled by Gregory Board on the said Harriet Fahey her testamentary appointees and children.

WHEREAS by an indenture made the twenty-fourth day of March Preamble.

one thousand eight hundred and sixty-eight between John
Godden Colyer of the one part and Gregory Board of the other part in
consideration of one thousand four hundred and twenty-five pounds to
the said John Godden Colyer paid by the said Gregory Board the said
John Godden Colyer did grant and release unto the said Gregory
Board and his heirs the hereditaments described in the Schedule hereto
to hold the same unto the said Gregory Board and his heirs to the uses
following that is to say To the use of Harriet Fahey then the wife

10 and now the widow of Francis Fahey for her separate use without
power of anticipation To such uses as she might notwithstanding her
then present or any future coverture by will appoint And in default
of any such appointment to the use of all and every of the children of
the said Harriet Fahey then surviving at the time of her decease as

15 tenants in common in fee And whereas the buildings now on the said
hereditaments are old and dilapidated and it is expedient with a view
to the proper development of the said hereditaments that such power
as hereinafter mentioned of demising the same should be conferred on

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the said Harriet Fahey 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 Harriet Fahey to demise for Hereditaments may any term of years not exceeding twenty-one years to take effect in be demised on build-possession or within six calendar months after the date of the demise leases. the whole or any part or parts of the said hereditaments described in the Schedule hereto to any person or persons who shall improve the

10 same by erecting or building thereon any new house erection or building or houses erections or buildings or by rebuilding repairing enlarging or improving any of the present or future erections houses or buildings thereon or by erecting any buildings in lieu of or in addition to such buildings thereon or by making any other substantial improvements

15 or repairs or shall covenant or agree so to do within two years or any other reasonable time (according to circumstances) after the date of such demise together with such liberties licenses powers easements and privileges for or in aid of any of the purposes aforesaid (including if so thought fit liberty to appropriate any part or parts of the said

20 hereditaments for lanes or passages sewers or drains or other works of accommodation or convenience either to be dedicated to the public or not) and subject to such exceptions reservations restrictions covenants and conditions as to the said Harriet Fahey shall seem expedient having regard to the nature and objects of the demise so as there be

25 reserved on every such demise as incident to the immediate reversion the best yearly rent or rents (either uniform or not and so that a peppercorn or other merely nominal rent may be made payable during all or any part of the first two years of any such term) that can be reasonable gotten without taking anything in the nature of a fine or

30 premium (but in case under the power conferred by this Act any demise shall be made on the surrender of a former lease the value of the lessee's interest under such surrender lease may be taken into account in fixing the terms of the new demise) and so as there be contained in every such lease a condition of re-entry for nonpayment 35 within a reasonable time of the rent or rents thereby reserved and so

as the lessee or lessees do execute a counterpart thereof and do thereby covenant for the due payment of the rent or rents thereby reserved.

2. It shall be lawful for the said Harriet Fahey to enter into Contracts for leases any contract she may think fit to grant at a future time and upon the 40 performance of any conditions she may think fit any lease or leases in pursuance of the power by the first section of this Act conferred and in any such contract to agree for the apportionment of an entire rent between different parts of the hereditaments to be demised at the option of the lessee or lessees or otherwise and whenever several leases 45 shall be granted under the said power at apportioned rents of here-

ditaments comprised in one contract the requirement that the best yearly rent or rents be reserved as aforesaid shall be considered as applying to the aggregate of the rents reserved on such leases and not to the rent or rents reserved on any single lease.

3. It shall be lawful for the said Harriet Fahey from time to Contracts may be 50 time to make or consent to alterations in the terms of any such varied. contract by way of addition explanation or otherwise and also wholly or partially to release from any such contract any person or persons bound thereby and also to vary or depart from the terms of the 55 contract in any lease or leases founded upon any such contract (but so that every such lease be conformable to the provisions of the aforesaid power) and after the granting of any lease the contract if any

for such lease shall not except so far as may be necessary in order to support the lease form any part of the evidence of the title at law or 60 in equity to the benefit of the lease.

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4. It shall be lawful for the said Harriet Fahey from time to Appropriation of time to lay out and appropriate any part or parts of the hereditaments ments. described in the Schedule hereto for paths or lanes sewers or drains or other works of accommodation or convenience either to be dedicated 5 to the public or not in such manner as may be agreed upon in any such building repairing or improving lease as aforesaid or as the said Harriet Fahey may from time to time think convenient and conducive to the general benefit of the hereditaments described in the Schedule hereto.

5. Any of the powers or discretions by this Act conferred on Future coverture of 10 the said Harriet Fahey shall be exercised by her in her own name lessor. alone notwithstanding any future coverture.

6. This Act shall be styled and may for all purposes be cited Short title. as "Board's Settlement Act."

SCHEDULE. 15

All that parcel of land containing by admeasurement twenty-four perches and situated in the city of Sydney parish of Saint James county of Cumberland allotment number fifteen of section number thirty-five bounded on the east by Castlereagh-street bearing north three degrees forty-five minutes west sixty-seven links on the north

20 by allotment number sixteen bearing west four degrees south one hundred links then
south four degrees east two and a half links then west four degrees south twenty-seven links then south two degrees west four links then west eight degrees south one hundred and twenty-one links on the west by allotment number eight bearing south one degrees fifteen minutes east fifty-eight links and on the south by allotment number fourteen 25 bearing east six degrees thirty minutes north two hundred and forty-five links. 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, 4 May, 1886. F. W. WEBB, Acting Clerk of Legislative Assembly.

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25 reserved on every such demise as incident to the immediate reversion the best yearly rent or rents (either uniform or not and so that a peppercorn or other merely nominal rent may be made payable during all or any part of the first two years of any such term) that can be reasonable gotten without taking anything in the nature of a fine or 30 premium (but in case under the power conferred by this Act any

demise shall be made on the surrender of a former lease the value of the lessee's interest under such surrender lease may be taken into account in fixing the terms of the new demise) and so as there be contained in every such lease a condition of re-entry for nonpayment 35 within a reasonable time of the rent or rents thereby reserved and so

as the lessee or lessees do execute a counterpart thereof and do thereby covenant for the due payment of the rent or rents thereby reserved.

2. It shall be lawful for the said Harriet Fahey to enter into Contracts for leases any contract she may think fit to grant at a future time and upon the may be entered into. 40 performance of any conditions she may think fit any lease or leases in pursuance of the power by the first section of this Act conferred and in any such contract to agree for the apportionment of an entire rent between different parts of the hereditaments to be demised at the option of the lessee or lessees or otherwise and whenever several leases

45 shall be granted under the said power at apportioned rents of hereditaments comprised in one contract the requirement that the best yearly rent or rents be reserved as aforesaid shall be considered as applying to the aggregate of the rents reserved on such leases and not

to the rent or rents reserved on any single lease.

3. It shall be lawful for the said Harriet Fahey from time to contracts may be time to make or consent to alterations in the terms of any such varied. contract by way of addition explanation or otherwise and also wholly or partially to release from any such contract any person or persons bound thereby and also to vary or depart from the terms of the 55 contract in any lease or leases founded upon any such contract (but so that every such lease be conformable to the provisions of the aforesaid power) and after the granting of any lease the contract if any for such lease shall not except so far as may be necessary in order to

support the lease form any part of the evidence of the title at law or 60 in equity to the benefit of the lease.

4. It shall be lawful for the said Harriet Fahey from time to Appropriation of time to lay out and appropriate any part or parts of the hereditaments parts of hereditaments. described in the Schedule hereto for paths or lanes sewers or drains or other works of accommodation or convenience either to be dedicated 5 to the public or not in such manner as may be agreed upon in any such building repairing or improving lease as aforesaid or as the said Harriet Fahey may from time to time think convenient and conducive

to the general benefit of the hereditaments described in the Schedule

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  - 6. This Act shall be styled and may for all purposes be cited Short title. as "Board's Settlement Act."

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#### SCHEDULE.

All that parcel of land containing by admeasurement twenty-four perches and situated in the city of Sydney parish of Saint James county of Cumberland allotment number fifteen of section number thirty-five bounded on the east by Castlereagh-street bearing north three degrees forty-five minutes west sixty-seven links on the north
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I Certify that this Private Bill, which originated in the Legislative Assembly, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

Legislative Assembly Chamber,

F. W. WEBB, Sydney, 20 May, 1886, A.M. Acting Clerk of Legislative Assembly.

### New South Wales.



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#### VICTORIÆ REGINÆ.

An Act to enable Harriet Fahey to demise certain hereditaments settled by Gregory Board on the said Harriet Fahey her testamentary appointees and children. [Assented to, 28th May, 1886.]

HEREAS by an indenture made the twenty-fourth day of March Preamble. one thousand eight hundred and sixty-eight between John Godden Colyer of the one part and Gregory Board of the other part in consideration of one thousand four hundred and twenty-five pounds to the said John Godden Colyer paid by the said Gregory Board the said John Godden Colyer did grant and release unto the said Gregory Board and his heirs the hereditaments described in the Schedule hereto to hold the same unto the said Gregory Board and his heirs to the uses following that is to say To the use of Harriet Fahey then the wife and now the widow of Francis Fahey for her separate use without power of anticipation To such uses as she might notwithstanding her then present or any future coverture by will appoint And in default of any such appointment to the use of all and every of the children of the said Harriet Fahey then surviving at the time of her decease as tenants in common in fee And whereas the buildings now on the said hereditaments are old and dilapidated and it is expedient with a view to the proper development of the said hereditaments that such power as hereinafter mentioned of demising the same should be conferred on

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

W. J. TRICKETT, Chairman of Committees of the Legislative Assembly.

the said Harriet Fahey 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:—

Hereditaments may be demised on building or improving leases.

1. It shall be lawful for the said Harriet Fahey to demise for any term of years not exceeding twenty-one years to take effect in possession or within six calendar months after the date of the demise the whole or any part or parts of the said hereditaments described in the Schedule hereto to any person or persons who shall improve the same by erecting or building thereon any new house erection or building or houses erections or buildings or by rebuilding repairing enlarging or improving any of the present or future erections houses or buildings thereon or by erecting any buildings in lieu of or in addition to such buildings thereon or by making any other substantial improvements or repairs or shall covenant or agree so to do within two years or any other reasonable time (according to circumstances) after the date of such demise together with such liberties licenses powers easements and privileges for or in aid of any of the purposes aforesaid (including if so thought fit liberty to appropriate any part or parts of the said hereditaments for lanes or passages sewers or drains or other works of accommodation or convenience either to be dedicated to the public or not) and subject to such exceptions reservations restrictions covenants and conditions as to the said Harriet Fahey shall seem expedient having regard to the nature and objects of the demise so as there be reserved on every such demise as incident to the immediate reversion the best yearly rent or rents (either uniform or not and so that a peppercorn or other merely nominal rent may be made payable during all or any part of the first two years of any such term) that can be reasonable gotten without taking anything in the nature of a fine or premium (but in case under the power conferred by this Act any demise shall be made on the surrender of a former lease the value of the lessee's interest under such surrender lease may be taken into account in fixing the terms of the new demise) and so as there be contained in every such lease a condition of re-entry for nonpayment within a reasonable time of the rent or rents thereby reserved and so as the lessee or lessees do execute a counterpart thereof and do thereby covenant for the due payment of the rent or rents thereby reserved.

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2. It shall be lawful for the said Harriet Fahey to enter into any contract she may think fit to grant at a future time and upon the performance of any conditions she may think fit any lease or leases in pursuance of the power by the first section of this Act conferred and in any such contract to agree for the apportionment of an entire rent between different parts of the hereditaments to be demised at the option of the lessee or lessees or otherwise and whenever several leases shall be granted under the said power at apportioned rents of hereditaments comprised in one contract the requirement that the best yearly rent or rents be reserved as aforesaid shall be considered as applying to the aggregate of the rents reserved on such leases and not

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5. Any of the powers or discretions by this Act conferred on Future coverture of the said Harriet Fahey shall be exercised by her in her own name lessor.

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6. This Act shall be styled and may for all purposes be cited Short title. as "Board's Settlement Act."

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In the name and on the behalf of Her Majesty I assent to this Act.

CARRINGTON.

Government House, 28th May, 1886. A SHOULD V. A. Sale of the second state of the

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3. It shall be lawful for the said Harriet Fahey from time to time to make or consent to alterations in the terms of any such contract by way of addition explanation or otherwise and also wholly or partially to release from any such contract any person or persons bound thereby and also to vary or depart from the terms of the contract in any lease or leases founded upon any such contract (but so that every such lease be conformable to the provisions of the aforesaid power) and after the granting of any lease the contract if any for such lease shall not except so far as may be necessary in order to support the lease form any part of the evidence of the title at law or in equity to the benefit of the lease.

4. It shall be lawful for the said Harriet Fahey from time to appropriation of time to lay out and appropriate any part or parts of the hereditaments parts of hereditaments. described in the Schedule hereto for paths or lanes sewers or drains or other works of accommodation or convenience either to be dedicated to the public or not in such manner as may be agreed upon in any such building repairing or improving lease as aforesaid or as the said Harriet Fahey may from time to time think convenient and conducive to the general benefit of the hereditaments described in the Schedule hereto.

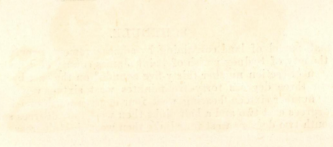
5. Any of the powers or discretions by this Act conferred on Future coverture of the said Harriet Fahey shall be exercised by her in her own name lessor. alone notwithstanding any future coverture.

6. This Act shall be styled and may for all purposes be cited Short title. as "Board's Settlement Act.'

#### SCHEDULE.

All that parcel of land containing by admeasurement twenty-four perches and situated in the city of Sydney parish of Saint James county of Cumberland allotment number fifteen of section number thirty-five bounded on the east by Castlereagh-street bearing north three degrees forty-five minutes west sixty-seven links on the north by allotment number sixteen bearing west four degrees south one hundred links then south four degrees east two and a half links then west four degrees south twenty-seven links then south two degrees west four links then west cight degrees south one hundred links then south two degrees west four links then west cight degrees south one hundred links then south two degrees west four links then west cight degrees south one hundred links then west cight degrees south o links then south two degrees west four links then west eight degrees south one hundred and twenty-one links on the west by allotment number eight bearing south nine degrees fifteen minutes east fifty-eight links and on the south by allotment number fourteen bearing east six degrees thirty minutes north two hundred and forty-five links.





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### New South Wales.



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## VICTORIÆ REGINÆ.

An Act to enable Harriet Fahey to demise certain hereditaments settled by Gregory Board on the said Harriet Fahey her testamentary appointees and children. [Assented to, 28th May, 1886.]

WHEREAS by an indenture made the twenty-fourth day of March Preamble. one thousand eight hundred and sixty-eight between John Godden Colyer of the one part and Gregory Board of the other part in consideration of one thousand four hundred and twenty-five pounds to the said John Godden Colyer paid by the said Gregory Board the said John Godden Colyer did grant and release unto the said Gregory Board and his heirs the hereditaments described in the Schedule hereto to hold the same unto the said Gregory Board and his heirs to the uses following that is to say To the use of Harriet Fahey then the wife and now the widow of Francis Fahey for her separate use without power of anticipation To such uses as she might notwithstanding her then present or any future coverture by will appoint And in default of any such appointment to the use of all and every of the children of the said Harriet Fahey then surviving at the time of her decease as tenants in common in fee And whereas the buildings now on the said hereditaments are old and dilapidated and it is expedient with a view to the proper development of the said hereditaments that such power as hereinafter mentioned of demising the same should be conferred on

the said Harriet Fahey 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:—

Hereditaments may be demised on building or improving leases.

1. It shall be lawful for the said Harriet Fahey to demise for any term of years not exceeding twenty-one years to take effect in possession or within six calendar months after the date of the demise the whole or any part or parts of the said hereditaments described in the Schedule hereto to any person or persons who shall improve the same by erecting or building thereon any new house erection or building or houses erections or buildings or by rebuilding repairing enlarging or improving any of the present or future erections houses or buildings thereon or by erecting any buildings in lieu of or in addition to such buildings thereon or by making any other substantial improvements or repairs or shall covenant or agree so to do within two years or any other reasonable time (according to circumstances) after the date of such demise together with such liberties licenses powers easements and privileges for or in aid of any of the purposes aforesaid (including if so thought fit liberty to appropriate any part or parts of the said hereditaments for lanes or passages sewers or drains or other works of accommodation or convenience either to be dedicated to the public or not) and subject to such exceptions reservations restrictions covenants and conditions as to the said Harriet Fahey shall seem expedient having regard to the nature and objects of the demise so as there be reserved on every such demise as incident to the immediate reversion the best yearly rent or rents (either uniform or not and so that a peppercorn or other merely nominal rent may be made payable during all or any part of the first two years of any such term) that can be reasonable gotten without taking anything in the nature of a fine or premium (but in case under the power conferred by this Act any demise shall be made on the surrender of a former lease the value of the lessee's interest under such surrender lease may be taken into account in fixing the terms of the new demise) and so as there be contained in every such lease a condition of re-entry for nonpayment within a reasonable time of the rent or rents thereby reserved and so as the lessee or lessees do execute a counterpart thereof and do thereby covenant for the due payment of the rent or rents thereby reserved.

Contracts for leases may be entered into.

2. It shall be lawful for the said Harriet Fahey to enter into any contract she may think fit to grant at a future time and upon the performance of any conditions she may think fit any lease or leases in pursuance of the power by the first section of this Act conferred and in any such contract to agree for the apportionment of an entire rent between different parts of the hereditaments to be demised at the option of the lessee or lessees or otherwise and whenever several leases shall be granted under the said power at apportioned rents of hereditaments comprised in one contract the requirement that the best yearly rent or rents be reserved as aforesaid shall be considered as applying to the aggregate of the rents reserved on such leases and not to the rent or rents reserved on any single lease.

Contracts may be varied.

3. It shall be lawful for the said Harriet Fahey from time to time to make or consent to alterations in the terms of any such contract by way of addition explanation or otherwise and also wholly or partially to release from any such contract any person or persons bound thereby and also to vary or depart from the terms of the contract in any lease or leases founded upon any such contract (but so that every such lease be conformable to the provisions of the aforesaid power) and after the granting of any lease the contract if any for such lease shall not except so far as may be necessary in order to support the lease form any part of the evidence of the title at law or in equity to the benefit of the lease.

4. It shall be lawful for the said Harriet Fahey from time to Appropriation of time to lay out and appropriate any part or parts of the hereditaments parts of hereditaments described in the Schedule hereto for paths or lanes sewers or drains or other works of accommodation or convenience either to be dedicated to the public or not in such manner as may be agreed upon in any such building repairing or improving lease as aforesaid or as the said Harriet Fahey may from time to time think convenient and conducive to the general benefit of the hereditaments described in the Schedule hereto.

5. Any of the powers or discretions by this Act conferred on Future coverture of the said Harriet Fahey shall be exercised by her in her own name lessor. alone notwithstanding any future coverture

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