A BILL

To regulate in certain particulars dealings with the property of the Church of England in the Diocese of Sydney by extending to the present and future Bishops of the said Diocese the provisions of all Acts and Instruments having reference to the Bishop of Sydney and his successors and by enabling the Synod of the said Diocese to deal with Church Property which by reason of consecration or other express trust is devoted to some purpose which it has become impossible or inexpedient to carry out or observe.

HEREAS his late Majesty King William the Fourth did by Preamble. Letters Patent dated the eighteenth day of January one thousand eight hundred and thirty-six erect found make ordain and constitute all the Territories and Islands comprised within or dependent upon 5 the Colonies of New South Wales Van Diemen's Land and Western Australia into a Bishop's See or Diocese and did declare and ordain that the same should be styled the Bishopric of Australia and did by the said Letters Patent ordain make and constitute The Right Reverend William Grant Broughton Doctor in Divinity to be the 10 first Bishop of the said See of Australia AND WHEREAS by virtue of certain powers of revocation contained in the said Letters Patent Her Majesty Queen Victoria by Letters Patent dated the eighteenth day of August one thousand eight hundred and forty-two and by certain other Letters Patent dated the twenty-fifth day of June one 15 thousand eight hundred and forty-seven did divide the said Diocese of Australia into several distinct Dioceses and did constitute certain parts of the Colony of New South Wales to be a Bishop's See and Diocese and to be called the Bishopric of Sydney AND did ordain make and constitute the said William Grant Broughton to be Bishop of the 20 said See of Sydney AND WHEREAS by Letters Patent dated the

nineteenth

nineteenth day of October one thousand eight hundred and fifty-four after reciting that the said William Grant Broughton had departed this life Her Majesty did duly constitute and appoint the Right Reverend Frederic Barker Doctor in Divinity Bishop of the said See and Diocese of Sydney as successor to the said William Grant 5 Broughton AND WHEREAS the limits of the said Diocese of Sydney have been from time to time altered by divers Letters Patent AND WHEREAS the lands tenements and hereditaments situate within the present limits of the said Diocese of Sydney and which were originally vested in the Bishop of the said Diocese of Australia have 10 become and are now legally vested in the Bishop of Sydney and the Bishop of Australia when mentioned in any act or statute now in force in this Colony is in all matters connected with the said Diocese of Sydney taken to mean the Bishop of Sydney as if such Bishop were expressly mentioned in that act or statute AND WHEREAS 15 the said Frederic Barker died in the year one thousand eight hundred and eight-two and a vacancy thereby occurred in the See of Sydney AND WHEREAS the Lord Archbishop of Canterbury having been duly informed of the desire of the Members of the Church of England in the Diocese of Sydney in that behalf applied for and obtained Her 20 Majesty's license or mandate by warrant under the Royal Sign Manual and Signet and on the first day of January one thousand eight hundred and eighty-four with other Bishops of the Church of England assisting him duly consecrated the Reverend Alfred Barry Doctor in Divinity to be a Bishop of the Church of England AND WHEREAS the 25 intent and purpose of such consecration was that the said Alfred Barry should exercise episcopal functions in the said Diocese of Sydney as Bishop of Sydney and successor to the said Frederic Barker deceased AND WHEREAS the said Alfred Barry has been duly installed as Bishop of the said Diocese and has entered upon the exercise of his 30 episcopal functions in the said Diocese as Bishop of Sydney and successor to the said Frederic Barker deceased AND WHEREAS in the circumstances hereinbefore mentioned and in consequence of the said Alfred Barry not having been appointed Bishop of the Diocese of Sydney by Letters Patents doubts may arise respecting the rights 35 powers and privileges of the said Alfred Barry under Imperial Statutes in force in this Colony Acts of Council Grants Deeds and other Instruments in which the Bishop of Sydney and his successors are mentioned and it is expedient for the better regulation and management of the property of the Church of England within the said Diocese of 40 Sydney

Sydney that such doubts should be set at rest AND WHEREAS there are vested in the Bishop of Sydney and in divers bodies of trustees upon trust for or for the use and benefit of the Church of England various parcels of land situate within the limits of the Diocese

- 5 of Sydney some of which lands are vacant and upon others of them churches schools and other buildings have been erected AND WHEREAS certain of the said lands and buildings have been devoted by consecration or other express trust to some particular purpose which by reason of circumstances occuring since such consecration or
- 10 the creation of other such express trust it has become impossible or inexpedient to carry out or observe and it is expedient in the interest of the said Church that power should be vested in the Synod of the Diocese of Sydney of selling or otherwise dealing with the said lands and buildings freed from such consecration or other express trust BE
- 15 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. In all Statutes Acts Grants Deeds and other Instruments Meaning of Bishop 20 "The Bishop of Sydney and his successors" when mentioned or in any way whatever referred to shall in all matters connected with the Diocese of Sydney be taken to include the said Alfred Barry as such Bishop of the said Diocese as hereinbefore mentioned and any other Bishop for the time being acting and recognized as being the Bishop 25 of the said Diocese and having for that purpose been rightfully and

canonically consecrated a Bishop according to the manner and form prescribed and used by the Church of England.

2. In any case in which land churches schools or other buildings Synod may by rule and hereditaments situate within the limits of the Diocese of Sydney are 30 vested in the Bishop of Sydney or other trustee or trustees (including corporate trustees appointed by or under "The Church of England Trust Property Incorporation Act of 1881") and are held upon any express trust (whether by consecration or otherwise) for the use and benefit of the Church of England and by reason of circumstances 35 which have occurred since such consecration or the creation of other such express trust it has in the opinion of the Synod of the said Diocese become impossible or inexpedient to carry out or observe the particular purpose or purposes to which such lands buildings and hereditaments

of Sydney and Successors.

or ordinance deal with certain Church lands freed from consecration or other express trust.

hereditaments or any of them are by such consecration or other trust devoted it shall be lawful for the Synod from time to time by rule or ordinance (passed on the third reading thereof by a majority of the said Synod voting by orders according to the regulations of the said Synod) to declare such their opinion and by the same or any subsequent 5 rule or ordinance (passed in manner aforesaid) to direct that any such lands buildings or hereditaments be sold demised or otherwise dealt with in manner in such rule or ordinance to be specified freed from such consecration or trust as the case may be and such consecration or trust shall thereupon by force of the said rule or ordinance cease and 10 determine.

How rule or ordinance may be carried out.

3. Whenever and so often as the Synod shall in manner aforesaid have directed any such lands buildings or hereditaments as aforesaid to be sold demised or otherwise dealt with the Bishop of Sydney for the time being may and he is hereby authorised to sell demise or otherwise 15 deal with the same in his own name and in his own name to execute and do all necessary assurances leases instruments acts and things for giving full and complete effect to such direction according to the true intent of the rule or ordinance by which such direction shall be given And every assurance lease instrument act or thing executed or done 20 by the Bishop of Sydney for the time being in exercise of the authority by this section conferred upon him shall be as operative and effectual both at law and in equity as if the same had been executed or done by the trustees or trustee (including such corporate trustees as aforesaid) in whom the same lands buildings or hereditaments shall immediately 25 prior to such exercise of authority be vested.

Synod may in like manner direct application of monevs.

4. It shall be lawful for the Synod by any such rule or ordinance as aforesaid or by any subsequent rule or ordinance passed in like manner and from time to time to direct how and in what manner any proceeds rents or other moneys arising from any such sale demise or 30 dealing as aforesaid shall be dealt with and applied and the same shall be dealt with and applied accordingly Provided that such proceeds rents and other moneys shall (after payment thereout of all proper expenses) be dealt with and applied for the use and benefit of the Church of England in the Parish or Ecclesiastical District in which 35 the lands buildings or hereditaments from which such proceeds rents or other moneys shall have arisen are situate unless the Synod shall by any such rule or ordinance as aforesaid or by any subsequent rule or

or ordinance passed in like manner declare that by reason of circumstances which have occurred since the creation of the express trust (whether by consecration or otherwise) upon which the said lands buildings or hereditaments are held it is in the opinion of the Synod

- 5 inexpedient to apply the said proceeds rents or other moneys in such Parish or Ecclesiastical District in which case the said proceeds rents or other moneys may (after payment thereout of all proper expenses) be dealt with and applied for the use and benefit of the Church of England in any other Parish or Ecclesiastical District in the said
- 10 Diocese of Sydney.

5. Provided always and it is hereby enacted that it shall Consent required. not be lawful for the Synod to pass any rule or ordinance in the second or fourth sections of this Act mentioned in the case of lands buildings or hereditaments or of proceeds rents or moneys arising from lands

- 15 buildings or hereditaments which have within the twenty years last preceding the passing of such rule or ordinance been gratuitously granted or assured upon trust for or for the use and benefit of the Church of England without the consent previously had and obtained of the donor thereof if living.
- 6. It shall be lawful for the Synod by rule or ordinance to Temporary 20 direct that any proceeds rents or other moneys arising from any such sale demise or dealing as aforesaid and not immediately required to be dealt with and applied as aforeaaid be invested in the names of not fewer than two persons to be for that purpose nominated in such rule 25 or ordinance in or upon freehold securities in the Colony of New South Wales or be deposited in the like names at interest with any joint stock company carrying on the business of Bankers in Sydney and the interest arising from such investment or deposit shall be dealt with and applied in the manner prescribed in the fourth section of this Act 30 with regard to the proceeds rents or other moneys as therein mentioned.

7. A certified copy under the hand of the President of the Evidence of rule or ordinance.

Synod of any rule or ordinance passed in pursuance or by virtue of the second section of this Act shall within three months after the passing 35 thereof be recorded in the Supreme Court in the Office of the Master in Equity and a duly certified or office copy of such recorded copy shall in favor of all persons purchasing or otherwise acquiring any interest

investment.

interest in any lands buildings or hereditaments by such rule or ordinance directed to be sold demised or otherwise dealt with be deemed conclusive evidence that such rule or ordinance was duly passed as required by this Act and was in the terms appearing by such certified or office copy and that all consents necessary to be had and 5 obtained under the fifth section of this Act had been duly had and obtained.

Discharge to purchasers and others. 8. The receipt of any person or persons for that purpose named in any such rule or ordinance as aforesaid shall completely discharge all persons purchasing or acquiring any interest in any such lands 10 buildings or hereditaments as aforesaid from all such proceeds rents or other moneys as aforesaid as shall in such receipt be expressed to have been received And no such person or persons shall be concerned or entitled to see to the application of any such proceeds rents or other moneys. 15

Partial repeal of "Church of England Trust Property Incorporation Act 1881." 9. So much of the "Church of England Trust Property Incorporation Act 1881" as is inconsistent with this Act is hereby repealed.

10 This Act may be cited for all purposes as "The SydneyBishopric and Church Property Act 1886."20

Robert Bone, Printer, Bond Street, Sydney.

Short title.

A BILL

To regulate in certain particulars dealings with the property of the Church of England in the Diocese of Sydney by extending to the present and future Bishops of the said Diocese the provisions of all Acts and Instruments having reference to the Bishop of Sydney and his successors and by enabling the Synod of the said Diocese to deal with Church Property which by reason of consecration or other express trust is devoted to some purpose which it has become impossible or inexpedient to carry out or observe.

W HEREAS his late Majesty King William the Fourth did by Preamble. Letters Patent dated the eighteenth day of January one thousand eight hundred and thirty-six erect found make ordain and constitute all the Territories and Islands comprised within or dependent upon 5 the Colonies of New South Wales Van Diemen's Land and Western Australia into a Bishop's See or Diocese and did declare and ordain that the same should be styled the Bishopric of Australia and did by the said Letters Patent ordain make and constitute The Right Reverend William Grant Broughton Doctor in Divinity to be the 10 first Bishop of the said See of Australia AND WHEREAS by virtue of certain powers of revocation contained in the said Letters Patent Her Majesty Queen Victoria by Letters Patent dated the eighteenth day of August one thousand eight hundred and forty-two and by certain other Letters Patent dated the twenty-fifth day of June one 15 thousand eight hundred and forty-seven did divide the said Diocese of Australia into several distinct Dioceses and did constitute certain parts of the Colony of New South Wales to be a Bishop's See and Diocese and to be called the Bishopric of Sydney AND did ordain make and constitute the said William Grant Broughton to be Bishop of the 20 said See of Sydney AND WHEREAS by Letters Patent dated the nineteenth

nineteenth day of October one thousand eight hundred and fifty-four after reciting that the said William Grant Broughton had departed this life Her Majesty did duly constitute and appoint the Right Reverend Frederic Barker Doctor in Divinity Bishop of the said See and Diocese of Sydney as successor to the said William Grant 5 Broughton AND WHEREAS the limits of the said Diocese of Sydney have been from time to time altered by divers Letters Patent AND WHEREAS the lands tenements and hereditaments situate within the present limits of the said Diocese of Sydney and which were originally vested in the Bishop of the said Diocese of Australia have 10 become and are now legally vested in the Bishop of Sydney and the Bishop of Australia when mentioned in any act or statute now in force in this Colony is in all matters connected with the said Diocese of Sydney taken to mean the Bishop of Sydney as if such Bishop were expressly mentioned in that act or statute AND WHEREAS 15 the said Frederic Barker died in the year one thousand eight hundred and eight-two and a vacancy thereby occurred in the See of Sydney AND WHEREAS the Lord Archbishop of Canterbury having been duly informed of the desire of the Members of the Church of England in the Diocese of Sydney in that behalf applied for and obtained Her 20 Majesty's license or mandate by warrant under the Royal Sign Manual and Signet and on the first day of January one thousand eight hundred and eighty-four with other Bishops of the Church of England assisting him duly consecrated the Reverend Alfred Barry Doctor in Divinity to be a Bishop of the Church of England AND WHEREAS the 25 intent and purpose of such consecration was that the said Alfred Barry should exercise episcopal functions in the said Diocese of Sydney as Bishop of Sydney and successor to the said Frederic Barker deceased AND WHEREAS the said Alfred Barry has been duly installed as Bishop of the said Diocese and has entered upon the exercise of his 30 episcopal functions in the said Diocese as Bishop of Sydney and successor to the said Frederic Barker deceased AND WHEREAS in the circumstances hereinbefore mentioned and in consequence of the said Alfred Barry not having been appointed Bishop of the Diocese of Sydney by Letters Patents doubts may arise respecting the rights 35 powers and privileges of the said Alfred Barry under Imperial Statutes in force in this Colony Acts of Council Grants Deeds and other Instruments in which the Bishop of Sydney and his successors are mentioned and it is expedient for the better regulation and management of the property of the Church of England within the said Diocese of 40 Sydney

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5 of Sydney some of which lands are vacant and upon others of them churches schools and other buildings have been erected AND WHEREAS certain of the said lands and buildings have been devoted by consecration or other express trust to some particular purpose which by reason of circumstances occuring since such consecration or

- 10 the creation of other such express trust it has become impossible or inexpedient to carry out or observe and it is expedient in the interest of the said Church that power should be vested in the Synod of the Diocese of Sydney of selling or otherwise dealing with the said lands and buildings freed from such consecration or other express trust BE
- 15 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. In all Statutes Acts Grants Deeds and other Instruments Meaning of Bishop of Sydney and 20 "The Bishop of Sydney and his successors" when mentioned or in any way whatever referred to shall in all matters connected with the Diocese of Sydney be taken to include the said Alfred Barry as such Bishop of the said Diocese as hereinbefore mentioned and any other Bishop for the time being acting and recognized as being the Bishop 25 of the said Diocese and having for that purpose been rightfully and

canonically consecrated a Bishop according to the manner and form prescribed and used by the Church of England.

2. In any case in which land churches schools or other buildings Synod may by rule and hereditaments situate within the limits of the Diocese of Sydney are 30 vested in the Bishop of Sydney or other trustee or trustees (including corporate trustees appointed by or under "The Church of England Trust Property Incorporation Act of 1881") and are held upon any express trust (whether by consecration or otherwise) for the use and benefit of the Church of England and by reason of circumstances 35 which have occurred since such consecration or the creation of other such express trust it has in the opinion of the Synod of the said Diocese become impossible or inexpedient to carry out or observe the

particular purpose or purposes to which such lands buildings and

Successors.

or ordinance deal with certain Church lands freed from consecration or other express trust.

hereditaments

hereditaments or any of them are by such consecration or other trust devoted it shall be lawful for the Synod from time to time by rule or ordinance (passed on the third reading thereof by a majority of the said Synod voting by orders according to the regulations of the said Synod) to declare such their opinion and by the same or any subsequent 5 rule or ordinance (passed in manner aforesaid) to direct that any such lands buildings or hereditaments be sold demised or otherwise dealt with in manner in such rule or ordinance to be specified freed from such consecration or trust as the case may be and such consecration or trust shall thereupon by force of the said rule or ordinance cease and 10 determine.

How rule or ordinance may be carried out. 3. Whenever and so often as the Synod shall in manner aforesaid have directed any such lands buildings or hereditaments as aforesaid to be sold demised or otherwise dealt with the Bishop of Sydney for the time being may and he is hereby authorised to sell demise or otherwise 15 deal with the same in his own name and in his own name to execute and do all necessary assurances leases instruments acts and things for giving full and complete effect to such direction according to the true intent of the rule or ordinance by which such direction shall be given And every assurance lease instrument act or thing executed or done 20 by the Bishop of Sydney for the time being in exercise of the authority by this section conferred upon him shall be as operative and effectual both at law and in equity as if the same had been executed or done by the trustees or trustee (including such corporate trustees as aforesaid) in whom the same lands buildings or hereditaments shall immediately 25 prior to such exercise of authority be vested.

Synod may in like manner direct application of moneys. 4. It shall be lawful for the Synod by any such rule or ordinance as aforesaid or by any subsequent rule or ordinance passed in like manner and from time to time to direct how and in what manner any proceeds rents or other moneys arising from any such sale demise or 30 dealing as aforesaid shall be dealt with and applied and the same shall be dealt with and applied accordingly Provided that such proceeds rents and other moneys shall (after payment thereout of all proper expenses) be dealt with and applied for the use and benefit of the Church of England in the Parish or Ecclesiastical District in which 35 the lands buildings or hereditaments from which such proceeds rents or other moneys shall have arisen are situate unless the Synod shall by any such rule or ordinance as aforesaid or by any subsequent rule or or ordinance passed in like manner declare that by reason of circumstances which have occurred since the creation of the express trust (whether by consecration or otherwise) upon which the said lands buildings or hereditaments are held it is in the opinion of the Synod

- 5 inexpedient to apply the said proceeds rents or other moneys in such Parish or Ecclesiastical District in which case the said proceeds rents or other moneys may (after payment thereout of all proper expenses) be dealt with and applied for the use and benefit of the Church of England in any other Parish or Ecclesiastical District in the said
- 10 Diocese of Sydney.

5. Provided always and it is hereby enacted that it shall Consent required. not be lawful for the Synod to pass any rule or ordinance in the second or fourth sections of this Act mentioned in the case of lands buildings or hereditaments or of proceeds rents or moneys arising from lands 15 buildings or hereditaments which have within the twenty years last preceding the passing of such rule or ordinance been gratuitously

- granted or assured upon trust for or for the use and benefit of the Church of England without the consent previously had and obtained of the donor thereof if living.
- 20 6. It shall be lawful for the Synod by rule or ordinance to Temporary direct that any proceeds rents or other moneys arising from any such sale demise or dealing as aforesaid and not immediately required to be dealt with and applied as aforeaaid be invested in the names of not fewer than two persons to be for that purpose nominated in such rule 25 or ordinance in or upon freehold securities in the Colony of New South Wales or be deposited in the like names at interest with any joint stock company carrying on the business of Bankers in Sydney and the interest arising from such investment or deposit shall be dealt with and applied in the manner prescribed in the fourth section of this Act 30 with regard to the proceeds rents or other moneys as therein mentioned.

ordinance.

7. A certified copy under the hand of the President of the Evidence of rule or Synod of any rule or ordinance passed in pursuance or by virtue of the second section of this Act shall within three months after the passing 35 thereof be recorded in the Supreme Court in the Office of the Master in Equity and a duly certified or office copy of such recorded copy shall in favor of all persons purchasing or otherwise acquiring any interest

vestment.

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interest in any lands buildings or hereditaments by such rule or ordinance directed to be sold demised or otherwise dealt with be deemed conclusive evidence that such rule or ordinance was duly passed as required by this Act and was in the terms appearing by such certified or office copy and that all consents necessary to be had and 5 obtained under the fifth section of this Act had been duly had and obtained.

Discharge to purchasers and others. 8. The receipt of any person or persons for that purpose named in any such rule or ordinance as aforesaid shall completely discharge all persons purchasing or acquiring any interest in any such lands 10 buildings or hereditaments as aforesaid from all such proceeds rents or other moneys as aforesaid as shall in such receipt be expressed to have been received And no such person or persons shall be concerned or entitled to see to the application of any such proceeds rents or other moneys. 15

Partial repeal of "Church of England Trust Property Incorporation Act 1881."

Short title.

9. So much of the "Church of England Trust Property Incorporation Act 1881" as is inconsistent with this Act is hereby repealed.

10 This Act may be cited for all purposes as "The Sydney Bishopric and Church Property Act 1886."

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9 More than two persons to be for that publicle dominated in such rule of or ordinance in or upon freehold scinities in the Colony of New South Wales or be deposited in the like names at interest with any joint stock company, carying on the basiness of Backers in system, and the interest subsing from such investment or deposit, shall be deall with with regard to the proceeds rents or other, monors as there it mustioned are done and investment or deposit, shall be deall with regard to the proceeds rents or other, monors as there it mustioned are done and scaling? Ander the hand of the known and approximate and the proceeds rents or other, monors as there it musproposition of this Act abopting from such the control of the known as the field in gravity and scaling conditions and the field of the head stepsed section of this Act shall within three months after the passing in Figuity and a duly certifield or othics rouge of the Master shall in favor of all present purchasing or other to the wise action of a star shall in favor of all present purchasing or other wise action and the shall in favor of all present purchasing or other wise action of a star shall in favor of all present purchasing or other wise action and a star shall in favor of all present purchasing or other wise action of a star shall in favor of all present purchasing or other wise action of a star shall in favor of all present purchasing or other wise action of a star shall in favor of all present purchasing or other wise action of a star shall in favor of all presents purchasing or other wise action of a star shall in favor of all presents purchasing or other wise action of a star shall in favor of all presents purchasing or other wise action of a star shall in favor of all presents purchasing or other wise action of a star shall in favor of all presents purchasing or other wise action of a star shall in favor of all presents purchasing or other wise action of a star shall be action of a star action of the star shall be action of a star ac

Robert Bone, Printer, Bond Street, Sydney.

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Legislative Council.

50° VICTORIÆ, 1886.

A BILL

To regulate in certain particulars dealings with the property of the Church of England in the Diocese of Sydney by extending to the present and future Bishops of the said Diocese the provisions of all acts and instruments having reference to the Bishop of Sydney and his successors and by enabling the Synod of the said Diocese to deal with Church property which by reason of consecration or other express trust is devoted to some purpose which it has become impossible or inexpedient to carry out or observe.

(As agreed to in Select Committee.)

WHEREAS his late Majesty King William the Fourth did by Preamble. letters patent dated the eighteenth day of January one thousand eight hundred and thirty-six erect found make ordain and constitute all the territories and islands comprised within or dependent upon the 5 Colonies of New South Wales Van Dieman's Land and Western Australia into a Bishop's See or Diocese and did declare and ordain that the same should be styled the Bishopric of Australia and did by the said letters patent ordain make and constitute the Right Reverend William Grant Broughton Doctor in Divinity to be the first Bishop of 10 the said See of Australia And whereas by virtue of certain powers of revocation contained in the said letters patent Her Majesty Queen Victoria by letters patent dated the eighteenth day of August one thousand eight hundred and forty-two and by certain other letters patent dated the twenty-fifth day of June one thousand eight hundred 15 and forty-seven did divide the said Diocese of Australia into several c 138— distinct

distinct dioceses and did constitute certain parts of the Colony of New South Wales to be a Bishop's See and Diocese and to be called the Bishopric of Sydney And did ordain make and constitute the said William Grant Broughton to be Bishop of the said See of Sydney And whereas by letters patent dated the nineteenth day of October 5 one thousand eight hundred and fifty-four after reciting that the said William Grant Broughton had departed this life Her Majesty did duly constitute and appoint the Right Reverend Frederic Barker Doctor in Divinity Bishop of the said See and Diocese of Sydney as successor to the said Willian Grant Broughton And whereas the limits of the said 10 Diocese of Sydney have been from time to time altered by divers letters patent And whereas the lands tenements and hereditaments situate within the present limits of the said Diocese of Sydney and which were originally vested in the Bishop of the said Diocese of Australia have become and are now legally vested in the Bishop of Sydney and the 15 Bishop of Australia when mentioned in any Act or Statute now in force in this Colony is in all matters connected with the said Diocese of Sydney taken to mean the Bishop of Sydney as if such Bishop were expressly mentioned in that Act or Statute And whereas the said Frederic Barker died in the year one thousand eight hundred and eighty- 20 two and a vacancy thereby occurred in the See of Sydney And whereas the Lord Archbishop of Canterbury having been duly informed of the desire of the members of the Church of England in the Diocese of Sydney in that behalf applied for and obtained Her Majesty's license or mandate by warrant under the royal sign manual and signet and 25 on the first day of January one thousand eight hundred and eighty-four with other Bishops of the Church of England assisting him duly consecrated the Reverend Alfred Barry Doctor in Divinity to be a Bishop of the Church of England And whereas the intent and purpose of such consecration was that the said Alfred Barry should exercise episcopal 30 functions in the said Diocese of Sydney as Bishop of Sydney and successor to the said Frederic Barker deceased And whereas the said Alfred Barry has been duly installed as Bishop of the said diocese and has entered upon the exercise of his episcopal functions in the said diocese as Bishop of Sydney and successor to the said Frederic Barker deceased 35 And whereas in the circumstances hereinbefore mentioned and in consequence of the said Alfred Barry not having been appointed Bishop of the Diocese of Sydney by letters patents doubts may arise respecting the rights powers and privileges of the said Alfred Barry under Imperial Statutes in force in this Colony Acts of Council grants deeds and other 40 instruments in which the Bishop of Sydney and his successors are men-tioned and it is expedient for the better regulation and management of the property of the Church of England within the said Diocese of Sydney that such doubts should be set at rest And whereas there are vested in the Bishop of Sydney and in divers bodies of Trustees upon 45 trust for or for the use and benefit of the Church of England various parcels of land situate within the limits of the Diocese of Sydney some of which lands are vacant and upon others of them churches schools and other buildings have been erected And whereas certain of the said lands and buildings have been devoted by consecration or other 50 express trust to some particular purpose which by reason of circumstances occurring since such consecration or the creation of other such express trust it has become impossible or inexpedient to carry out or observe and it is expedient in the interest of the said church that power should be vested in the Synod of the Diocese of Sydney of 55 selling or otherwise dealing with the said lands and buildings freed from such consecration or other express trust Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent

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. In all Statutes Acts grants deeds and other instruments Meaning of Bishop 5 "the Bishop of Sydney and his successors" when mentioned or in any of Sydney and successors. way whatever referred to shall in all matters connected with the Diocese of Sydney be taken to include the said Alfred Barry as such Bishop of the said diocese as hereinbefore mentioned and any other Bishop for the time being acting and recognized as being the Bishop
- 10 of the said diocese and having for that purpose been rightfully and canonically consecrated a Bishop according to the manner and form prescribed and used by the Church of England.
- 2. In any case in which land churches schools or other buildings Synod may by rule and hereditaments situate within the limits of the Diocese of Sydney or ordinance deal 15 are vested in the Bishop of Sydney or other Trustee or Trustees (includ-lands freed from ing corporate Trustees appointed by or under the "Church of England express trust. Trust Property Incorporation Act of 1881") and are held upon any express trust (whether by consecration or otherwise) for the use and benefit of the Church of England and by reason of circumstances
- 20 which have occurred since such consecration or the creation of other such express trust it has in the opinion of the Synod of the said Diocese become impossible or inexpedient to carry out or observe the particular purpose or purposes to which such lands buildings and hereditaments or any of them are by such consecration or other trust
- 25 devoted it shall be lawful for the Synod from time to time by rule or ordinance (passed on the third reading thereof by a majority of the said Synod voting by orders according to the regulations of the said Synod) to declare such their opinion and by the same or any subsequent rule or ordinance (passed in manner aforesaid) to direct that any such
- 30 lands buildings or hereditaments be sold demised or otherwise dealt with in manner in such rule or ordinance to be specified freed from such consecration or trust as the case may be and such consecration or trust shall thereupon by force of the said rule or ordinance cease and determine.
- 35 3. Whenever and so often as the Synod shall in manner afore- How rule or said have directed any such lands buildings or hereditaments as ordinance may be carried out. aforesaid to be sold demised or otherwise dealt with the Bishop of Sydney for the time being may and he is hereby authorized to sell demise or otherwise deal with the same in his own name and in his own
- 40 name to execute and do all necessary assurances leases instruments acts and things for giving full and complete effect to such direction according to the true intent of the rule or ordinance by which such direction shall be given And every assurance lease instrument act or thing executed or done by the Bishop of Sydney for the time being in exercise
- 45 of the authority by this section conferred upon him shall be as operative and effectual both at law and in equity as if the same had been executed or done by the Trustees or Trustee (including such corporate Trustees as aforesaid) in whom the same lands buildings or hereditaments shall immediately prior to such exercise of authority be 50 vested.

4. It shall be lawful for the Synod by any such rule or ordinance synod may in like as aforesaid or by any subsequent rule or ordinance passed in like manner direct application of manner and from time to time to direct how and in what manner any moneys.

proceeds rents or other moneys arising from any such sale demise or 55 dealing as aforesaid shall be dealt with and applied and the same shall be dealt with and applied accordingly Provided that such proceeds rents and other moneys shall (after payment thereout of all proper expenses) be dealt with and applied for the use and benefit of the Church of England in the parish or ecclesiastical district in which the

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the lands buildings or hereditaments from which such proceeds rents or other moneys shall have arisen are situate unless the Synod shall by any such rule or ordinance as aforesaid or by any subsequent rule or ordinance passed in like manner declare that by reason of circumstances which have occurred since the creation of the express trust 5 (whether by consecration or otherwise) upon which the said lands buildings or hereditaments are held it is in the opinion of the Synod inexpedient to apply the said proceeds rents or other moneys in such parish or ecclesiastical district in which case the said proceeds rents or other moneys may (after payment thereout of all proper expenses be 10 dealt with and applied for the use and benefit of the Church of England in any other parish or ecclesiastical district in the said Diocese of Sydney.

5. Provided always and it is hereby enacted that it shall not be lawful for the Synod to pass any rule or ordinance in the second or 15 fourth sections of this Act mentioned in the case of lands buildings or hereditaments or of proceeds rents or moneys arising from lands buildings or hereditaments which have within the twenty years last preceding the passing of such rule or ordinance been gratuitously granted or assured upon trust for or for the use and benefit of the 20 Church of England without the consent previously had and obtained of the donor thereof if living.

6. It shall be lawful for the Synod by rule or ordinance to direct that any proceeds rents or other moneys arising from any such sale demise or dealing as aforesaid and not immediately required to be 25 dealt with and applied as aforesaid be invested in the names of not fewer than two persons to be for that purpose nominated in such rule or ordinance in or upon freehold securities in the Colony of New South Wales or be deposited in the like names at interest with any joint stock company carrying on the business of bankers in Sydney and the **30** interest arising from such investment or deposit shall be dealt with and applied in the manner prescribed in the fourth section of this Act with regard to the proceeds rents or other moneys as therein mentioned.

7. A certified copy under the hand of the President of the Synod of any rule or ordinance passed in pursuance or by virtue of 35 the second section of this Act shall within three months after the passing thereof be recorded in the Supreme Court in the office of the Master in Equity and a duly certified or office copy of such recorded copy shall in favour of all persons purchasing or otherwise acquiring any interest in any lands buildings or hereditaments by such rule or 40 ordinance directed to be sold demised or otherwise dealt with be deemed conclusive evidence that such rule or ordinance was duly passed as required by this Act and was in the terms appearing by such certified or office copy and that all consents necessary to be had and obtained under the fifth section of this Act had been duly had and obtained. 45

8. The receipt of any person or persons for that purpose named in any such rule or ordinance as aforesaid shall completely discharge all persons purchasing or acquiring any interest in any such lands buildings or hereditaments as aforesaid from all such proceeds rents or other moneys as aforesaid as shall in such receipt be expressed to have 50 been received And no such person or persons shall be concerned or entitled to see to the application of any such proceeds rents or other moneys.

9. So much of the "Church of England Trust Property Incorportion Act 1881" as is inconsistent with this Act is hereby repealed. 55 10. This Act may be cited for all purposes as the "Sydney

Sydney : Thomas Richards, Government Printer.-1886.

Bishopric and Church Property Act 1886."

[3d.]

Temporary investment.

Consent required.

Evidence of rule or ordinance.

Discharge to purchasers and others.

Partial repeal of " Church of England Trust Property Incorporation Act 1881." Short title. Legislative Conncil.

50° VICTORIÆ, 1886.

A BILL

To regulate in certain particulars dealings with the property of the Church of England in the Diocese of Sydney by extending to the present and future Bishops of the said Diocese the provisions of all acts and instruments having reference to the Bishop of Sydney and his successors and by enabling the Synod of the said Diocese to deal with Church property which by reason of consecration or other express trust is devoted to some purpose which it has become impossible or inexpedient to carry out or observe.

(As agreed to in Select Committee.)

WHEREAS his late Majesty King William the Fourth did by preamble. letters patent dated the eighteenth day of January one thousand eight hundred and thirty-six erect found make ordain and constitute all the territories and islands comprised within or dependent upon the 5 Colonies of New South Wales Van Dieman's Land and Western Australia into a Bishop's See or Diocese and did declare and ordain that the same should be styled the Bishopric of Australia and did by the said letters patent ordain make and constitute the Right Reverend William Grant Broughton Doctor in Divinity to be the first Bishop of 10 the said See of Australia And whereas by virtue of certain powers of revocation contained in the said letters patent Her Majesty Queen Victoria by letters patent dated the eighteenth day of August one thousand eight hundred and forty-two and by certain other letters patent dated the twenty-fifth day of June one thousand eight hundred 15 and forty-seven did divide the said Diocese of Australia into several c 138— distinct

Sydney Bishopric and Church Property.

distinct dioceses and did constitute certain parts of the Colony of New South Wales to be a Bishop's See and Diocese and to be called the Bishopric of Sydney And did ordain make and constitute the said William Grant Broughton to be Bishop of the said See of Sydney And whereas by letters patent dated the nineteenth day of October 5 one thousand eight hundred and fifty-four after reciting that the said William Grant Broughton had departed this life Her Majesty did duly constitute and appoint the Right Reverend Frederic Barker Doctor in Divinity Bishop of the said See and Diocese of Sydney as successor to the said Willian Grant Broughton And whereas the limits of the said 10 Diocese of Sydney have been from time to time altered by divers letters And whereas the lands tenements and hereditaments situate patent within the present limits of the said Diocese of Sydney and which were originally vested in the Bishop of the said Diocese of Australia have become and are now legally vested in the Bishop of Sydney and the 15 Bishop of Australia when mentioned in any Act or Statute now in force in this Colony is in all matters connected with the said Diocese of Sydney taken to mean the Bishop of Sydney as if such Bishop were expressly mentioned in that Act or Statute And whereas the said Frederic Barker died in the year one thousand eight hundred and eighty- 20 two and a vacancy thereby occurred in the See of Sydney And whereas the Lord Archbishop of Canterbury having been duly informed of the desire of the members of the Church of England in the Diocese of Sudney in that headly applied for and abtained. Her Maintria lines Sydney in that behalf applied for and obtained Her Majesty's license or mandate by warrant under the royal sign manual and signet and 25 on the first day of January one thousand eight hundred and eighty-four with other Bishops of the Church of England assisting him duly consecrated the Reverend Alfred Barry Doctor in Divinity to be a Bishop of the Church of England And whereas the intent and purpose of such consecration was that the said Alfred Barry should exercise episcopal 30 functions in the said Diocese of Sydney as Bishop of Sydney and successor to the said Frederic Barker deceased And whereas the said Alfred Barry has been duly installed as Bishop of the said diocese and has entered upon the exercise of his episcopal functions in the said diocese as Bishop of Sydney and successor to the said Frederic Barker deceased 35 And whereas in the circumstances hereinbefore mentioned and in consequence of the said Alfred Barry not having been appointed Bishop of the Diocese of Sydney by letters patents doubts may arise respecting the rights powers and privileges of the said Alfred Barry under Imperial Statutes in force in this Colony Acts of Council grants deeds and other 40 instruments in which the Bishop of Sydney and his successors are mentioned and it is expedient for the better regulation and management of the property of the Church of England within the said Diocese of Sydney that such doubts should be set at rest And whereas there are vested in the Bishop of Sydney and in divers bodies of Trustees upon 45 trust for or for the use and benefit of the Church of England various parcels of land situate within the limits of the Diocese of Sydney some of which lands are vacant and upon others of them churches schools and other buildings have been erected And whereas certain of the said lands and buildings have been devoted by consecration or other 50 express trust to some particular purpose which by reason of circumstances occurring since such consecration or the creation of other such express trust it has become impossible or inexpedient to carry out or observe and it is expedient in the interest of the said church that power should be vested in the Synod of the Diocese of Sydney of 55 selling or otherwise dealing with the said lands and buildings freed from such consecration or other express trust Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent

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. In all Statutes Acts grants deeds and other instruments Meaning of Bishop 5 "the Bishop of Sydney and his successors" when mentioned or in any of Sydney and successors. way whatever referred to shall in all matters connected with the Diocese of Sydney be taken to include the said Alfred Barry as such Bishop of the said diocese as hereinbefore mentioned and any other Bishop for the time being acting and recognized as being the Bishop
- 10 of the said diocese and having for that purpose been rightfully and canonically consecrated a Bishop according to the manner and form prescribed and used by the Church of England.
- 2. In any case in which land churches schools or other buildings Synod may by rule or ordinance deal with certain church and hereditaments situate within the limits of the Diocese of Sydney or ordinance deal with certain church and freed from ing corporate Trustees appointed by or under the "Church of England consecration or other Trust Property Incorporation Act of 1881") and are held upon any express trust (whether by consecration or otherwise) for the use and herefit of the Church of England or otherwise) for the use and herefit of the Church of England and hy reason of aircumstances. benefit of the Church of England and by reason of circumstances
- 20 which have occurred since such consecration or the creation of other such express trust it has in the opinion of the Synod of the said Diocese become impossible or inexpedient to carry out or observe the particular purpose or purposes to which such lands buildings and hereditaments or any of them are by such consecration or other trust
- 25 devoted it shall be lawful for the Synod from time to time by rule or ordinance (passed on the third reading thereof by a majority of the said Synod voting by orders according to the regulations of the said Synod) to declare such their opinion and by the same or any subsequent rule or ordinance (passed in manner aforesaid) to direct that any such
- 30 lands buildings or hereditaments be sold demised or otherwise dealt with in manner in such rule or ordinance to be specified freed from such consecration or trust as the case may be and such consecration or trust shall thereupon by force of the said rule or ordinance cease and determine.
- 35 3. Whenever and so often as the Synod shall in manner afore- How rule or said have directed any such lands buildings or hereditaments as ordinance may be carried out. aforesaid to be sold demised or otherwise dealt with the Bishop of Sydney for the time being may and he is hereby authorized to sell
- demise or otherwise deal with the same in his own name and in his own 40 name to execute and do all necessary assurances leases instruments acts and things for giving full and complete effect to such direction according to the true intent of the rule or ordinance by which such direction shall be given And every assurance lease instrument act or thing executed or done by the Bishop of Sydney for the time being in exercise
- 45 of the authority by this section conferred upon him shall be as operative and effectual both at law and in equity as if the same had been executed or done by the Trustees or Trustee (including such corporate Trustees as aforesaid) in whom the same lands buildings or hereditaments shall immediately prior to such exercise of authority be 50 vested.

4. It shall be lawful for the Synod by any such rule or ordinance synod may in like as aforesaid or by any subsequent rule or ordinance passed in like manner direct application of manner and from time to time to direct how and in what manner any moneys.

proceeds rents or other moneys arising from any such sale demise or 55 dealing as aforesaid shall be dealt with and applied and the same shall be dealt with and applied accordingly Provided that such proceeds rents and other moneys shall (after payment thereout of all proper expenses) be dealt with and applied for the use and benefit of the Church of England in the parish or ecclesiastical district in which the

the lands buildings or hereditaments from which such proceeds rents or other moneys shall have arisen are situate unless the Synod shall by any such rule or ordinance as aforesaid or by any subsequent rule or ordinance passed in like manner declare that by reason of circumstances which have occurred since the creation of the express trust 5 (whether by consecration or otherwise) upon which the said lands buildings or hereditaments are held it is in the opinion of the Synod inexpedient to apply the said proceeds rents or other moneys in such parish or ecclesiastical district in which case the said proceeds rents or other moneys may (after payment thereout of all proper expenses be 10 dealt with and applied for the use and benefit of the Church of England in any other parish or ecclesiastical district in the said Diocese of Sydney.

5. Provided always and it is hereby enacted that it shall not be lawful for the Synod to pass any rule or ordinance in the second or 15 fourth sections of this Act mentioned in the case of lands buildings or hereditaments or of proceeds rents or moneys arising from lands buildings or hereditaments which have within the twenty years last preceding the passing of such rule or ordinance been gratuitously granted or assured upon trust for or for the use and benefit of the 20 Church of England without the consent previously had and obtained of the donor thereof if living.

6. It shall be lawful for the Synod by rule or ordinance to direct that any proceeds rents or other moneys arising from any such sale demise or dealing as aforesaid and not immediately required to be 25 dealt with and applied as aforesaid be invested in the names of not fewer than two persons to be for that purpose nominated in such rule or ordinance in or upon freehold securities in the Colony of New South Wales or be deposited in the like names at interest with any joint stock company carrying on the business of bankers in Sydney and the 30 interest arising from such investment or deposit shall be dealt with and applied in the manner prescribed in the fourth section of this Act with regard to the proceeds rents or other moneys as therein mentioned.

7. A certified copy under the hand of the President of the Synod of any rule or ordinance passed in pursuance or by virtue of 35 the second section of this Act shall within three months after the passing thereof be recorded in the Supreme Court in the office of the Master in Equity and a duly certified or office copy of such recorded copy shall in favour of all persons purchasing or otherwise acquiring any interest in any lands buildings or hereditaments by such rule or 40 ordinance directed to be sold demised or otherwise dealt with be deemed conclusive evidence that such rule or ordinance was duly passed as required by this Act and was in the terms appearing by such certified or office copy and that all consents necessary to be had and obtained under the fifth section of this Act had been duly had and obtained. 45

8. The receipt of any person or persons for that purpose named in any such rule or ordinance as aforesaid shall completely discharge all persons purchasing or acquiring any interest in any such lands buildings or hereditaments as aforesaid from all such proceeds rents or other moneys as aforesaid as shall in such receipt be expressed to have 50 been received And no such person or persons shall be concerned or entitled to see to the application of any such proceeds rents or other moneys.

9. So much of the "Church of England Trust Property Incorporation Act 1881" as is inconsistent with this Act is hereby repealed. 55 10. This Act may be cited for all purposes as the "Sydney

Sydney: Thomas Richards, Government Printer .-- 1886.

Bishopric and Church Property Act 1886.'

[3d.]

Consent required.

Temporary investment.

Evidence of rule or ordinance.

Discharge to purchasers and others.

Partial repeal of "Church of England Trust Property Incorporation Act 1881." Short title.

This PRIVATE BILL originated in the LEGISLATIVE COUNCIL, and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Legislative Council Chamber, Sydney, 22nd September, 1886.

JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

An Act to regulate in certain particulars dealings with the property of the Church of England in the Diocese of Sydney by extending to the present and future Bishops of the said Diocese the provisions of all acts and instruments having reference to the Bishop of Sydney and his successors and by enabling the Synod of the said Diocese to deal with Church property which by reason of consecration or other express trust is devoted to some purpose which it has become impossible or inexpedient to carry out or observe.

WHEREAS his late Majesty King William the Fourth did by Preamble. letters patent dated the eighteenth day of January one thousand eight hundred and thirty-six erect found make ordain and constitute all the territories and islands comprised within or dependent upon the 5 Colonies of New South Wales Van Dieman's Land and Western Australia into a Bishop's See or Diocese and did declare and ordain that the same should be styled the Bishopric of Australia and did by the said letters patent ordain make and constitute the Right Reverend William Grant Broughton Doctor in Divinity to be the first Bishop of 10 the said See of Australia And whereas by virtue of certain powers of revocation contained in the said letters patent Her Majesty Queen Victoria by letters patent dated the eighteenth day of August one thousand eight hundred and forty-two and by certain other letters patent dated the twenty-fifth day of June one thousand eight hundred c 138— and

50° VICTORIÆ.

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Sydney Bishopric and Church Property.

and forty-seven did divide the said Diocese of Australia into several distinct dioceses and did constitute certain parts of the Colony of New South Wales to be a Bishop's See and Diocese and to be called the Bishopric of Sydney And did ordain make and constitute the said 5 William Grant Broughton to be Bishop of the said See of Sydney And whereas by letters patent dated the nineteenth day of October one thousand eight hundred and fifty-four after reciting that the said William Grant Broughton had departed this life Her Majesty did duly constitute and appoint the Right Reverend Frederic Barker Doctor in 10 Divinity Bishop of the said See and Diocese of Sydney as successor to the said William Grant Broughton And whereas the limits of the said Diocese of Sydney have been from time to time altered by divers letters patent And whereas the lands tenements and hereditaments situate within the present limits of the said Diocese of Sydney and which were 15 originally vested in the Bishop of the said Diocese of Australia have become and are now legally vested in the Bishop of Sydney and the Bishop of Australia when mentioned in any Act or Statute now in force in this Colony is in all matters connected with the said Diocese of Sydney taken to mean the Bishop of Sydney as if such Bishop were 20 expressly mentioned in that Act or Statute And whereas the said Frederic Barker died in the year one thousand eight hundred and eightytwo and a vacancy thereby occurred in the See of Sydney And whereas the Lord Archbishop of Canterbury having been duly informed of the desire of the members of the Church of England in the Diocese of 25 Sydney in that behalf applied for and obtained Her Majesty's license or mandate by warrant under the royal sign manual and signet and on the first day of January one thousand eight hundred and eighty-four with other Bishops of the Church of England assisting him duly consecrated the Reverend Alfred Barry Doctor in Divinity to be a Bishop 30 of the Church of England And whereas the intent and purpose of such consecration was that the said Alfred Barry should exercise episcopal functions in the said Diocese of Sydney as Bishop of Sydney and successor to the said Frederic Barker deceased And whereas the said Alfred Barry has been duly installed as Bishop of the said diocese and has 35 entered upon the exercise of his episcopal functions in the said diocese as Bishop of Sydney and successor to the said Frederic Barker deceased And whereas in the circumstances hereinbefore mentioned and in consequence of the said Alfred Barry not having been appointed Bishop of the Diocese of Sydney by letters patents doubts may arise respecting 40 the rights powers and privileges of the said Alfred Barry under Imperial Statutes in force in this Colony Acts of Council grants deeds and other instruments in which the Bishop of Sydney and his successors are mentioned and it is expedient for the better regulation and management of the property of the Church of England within the said Diocese of 45 Sydney that such doubts should be set at rest And whereas there are vested in the Bishop of Sydney and in divers bodies of Trustees upon trust for or for the use and benefit of the Church of England various parcels of land situate within the limits of the Diocese of Sydney some of which lands are vacant and upon others of them churches schools 50 and other buildings have been erected And whereas certain of the said lands and buildings have been devoted by consecration or other express trust to some particular purpose which by reason of circumstances occurring since such consecration or the creation of other such express trust it has become impossible or inexpedient to carry out or 55 observe and it is expedient in the interest of the said church that power should be vested in the Synod of the Diocese of Sydney of selling or otherwise dealing with the said lands and buildings freed from such consecration or other express trust Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent

Sydney Bishopric and Church Property.

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. In construing all Statutes Acts grants deeds and other instru- Meaning of Bishop of Sydney and 5 ments the said Alfred Barry as such Bishop of the said diocese as successors. hereinbefore mentioned and every other Bishop for the time being acting and recognized as being the Bishop of the said diocese and having been consecrated according to the manner and form prescribed and used by the Church of England shall in all matters connected with
- 10 the Diocese of Sydney be deemed to be the successors of the said Bishop of Australia and Bishop of Sydney respectively and as such successors shall be entitled to all real and personal property which the said Bishop of Australia and Bishop of Sydney respectively were seized of or entitled unto either at law or in equity but subject to the trusts 15 affecting the same respectively.

2. In any case in which land churches schools or other buildings Synod may by rule and hereditaments situate within the limits of the Diocese of Sydney or ordinance deal are now or may hereafter be vested in the Bishop of Sydney or other lands freed from Trustee or Trustees (including corporate Trustees appointed by or under express trust.

- 20 the "Church of England Trust Property Incorporation Act of 1881") and are held upon any express trust (whether by consecration or otherwise) for the use and benefit of the Church of England and by reason of circumstances which have occurred since such consecration or the creation of other such express trust it has in the opinion of the Synod
- 25 of the said Diocese become impossible or inexpedient to carry out or observe the particular purpose or purposes to which such lands buildings and hereditaments or any of them are by such consecration or other trust devoted it shall be lawful for the Synod from time to time by rule or ordinance (passed on the third reading thereof by a majority
- 30 of the said Synod voting by orders according to the regulations of the said Synod) to declare such their opinion and by the same or any subsequent rule or ordinance (passed in manner aforesaid) to direct that any such lands buildings or hereditaments be sold demised or otherwise dealt with in manner in such rule or ordinance to be specified freed
- 35 from such consecration or trust as the case may be and such consecration or trust shall thereupon by force of the said rule or ordinance cease and determine.

3. Whenever and so often as the Synod shall in manner afore- How rule or said have directed any such lands buildings or hereditaments as ordinance may be carried out.

- 40 aforesaid to be sold demised or otherwise dealt with the Bishop of Sydney for the time being may and he is hereby authorized to sell demise or otherwise deal with the same in his own name and in his own name to execute and do all necessary assurances leases instruments acts and things for giving full and complete effect to such direction accord-
- 45 ing to the true intent of the rule or ordinance by which such direction shall be given And every assurance lease instrument act or thing executed or done by the Bishop of Sydney for the time being in exercise of the authority by this section conferred upon him shall be as
- operative and effectual both at law and in equity as if the same had 50 been executed or done by the Trustees or Trustee (including such corporate Trustees as aforesaid) in whom the same lands buildings or hereditaments shall immediately prior to such exercise of authority be vested.
- 4. It shall be lawful for the Synod by any such rule or ordinance Synod may in like 55 as aforesaid or by any subsequent rule or ordinance passed in like application of manner and from time to time to direct how and in what manner any moneys. proceeds rents or other moneys arising from any such sale demise or dealing as aforesaid shall be dealt with and applied and the same shall be dealt with and applied accordingly Provided that such proceeds rents

r ordinance

Sydney Bishopric and Church Property.

1(rents and other moneys shall (after payment thereout of all proper expenses) be dealt with and applied for the use and benefit of the Church of England in the parish or ecclesiastical district in which the lands buildings or hereditaments from which such proceeds rents or other moneys shall have arisen are situate unless the Synod shall by any such rule or ordinance as aforesaid or by any subsequent rule or ordinance passed in like manner declare that by reason of circum- stances which have occurred since the creation of the express truss (whether by consecration or otherwise) upon which the said lands buildings or hereditaments are held it is in the opinion of the Synod inexpedient to apply the said proceeds rents or other moneys in such parish or ecclesiastical district in which case the said proceeds rents on other moneys may (after payment thereout of all proper expenses) be dealt with and applied for the use and benefit of the Church of England in any other parish or ecclesiastical district in the said	
	Diocese of Sydney.	
	5. Provided always and it is hereby enacted that it shall not be lawful for the Synod to pass any rule or ordinance in the second or	
00	fourth sections of this Act mentioned in the case of lands buildings	
20	or hereditaments or of proceeds rents or moneys arising from lands	
	buildings or hereditaments which have been gratuitously granted or	
	assured upon trust for or for the use and benefit of the Church of	
	England by any private donor with east the exact the state of the church of	
	England by any private donor without the consent previously had and	
0.	obtained of such donor his heirs or assigns.	
25	of the shall be tarried for the synod by full of of anality to	Temporary
	direct that any proceeds rents or other moneys arising from any such	investment.
	sale demise or dealing as aforesaid and not immediately required to be	
	dealt with and applied as aforesaid the interact if it required to be	
	dealt with and applied as aforesaid be invested in the names of not	
	fewer than two persons to be for that purpose nominated in such rule	
30	or ordinance in or upon freehold securities in the Colony of New South	
	Wales or be deposited in the like names at interest with any joint	
	stock company carrying on the business of bankers in Sydney and the	
	interest arising from such investment or deposit shall be dealt with	
	and applied in the manner prescribed in the fourth section of the	
25	and applied in the manner prescribed in the fourth section of this Act	
99	with regard to the proceeds rents or other moneys as therein mentioned.	
	7 A certified conv under the hand of the President of the	
	. If continue copy ander the hand of the President of the	Evidence of rule or
	7. A certified copy under the hand of the President of the Synod of any rule or ordinance passed in pursuance or by virtue of	Evidence of rule or ordinance.
	Synod of any rule or ordinance passed in pursuance or by virtue of	Evidence of rule or ordinance.
	Synod of any rule or ordinance passed in pursuance or by virtue of the second section of this Act shall within three months after the	Evidence of rule or ordinance.
40	Synod of any rule or ordinance passed in pursuance or by virtue of the second section of this Act shall within three months after the passing thereof be recorded in the Supreme Court in the office of the	Evidence of rule or ordinance.
40	Synod of any rule or ordinance passed in pursuance or by virtue of the second section of this Act shall within three months after the passing thereof be recorded in the Supreme Court in the office of the Master in Equity and a duly certified or office copy of such recorded	Evidence of rule or ordinance.
40	Synod of any rule or ordinance passed in pursuance or by virtue of the second section of this Act shall within three months after the passing thereof be recorded in the Supreme Court in the office of the Master in Equity and a duly certified or office copy of such recorded copy shall in favour of all persons purchasing or otherwise acquiring	Evidence of rule or ordinance.
40	Synod of any rule or ordinance passed in pursuance or by virtue of the second section of this Act shall within three months after the passing thereof be recorded in the Supreme Court in the office of the Master in Equity and a duly certified or office copy of such recorded copy shall in favour of all persons purchasing or otherwise acquiring any interest in any lands buildings or hereditaments by such rule or	Evidence of rule or ordinance.
40	Synod of any rule or ordinance passed in pursuance or by virtue of the second section of this Act shall within three months after the passing thereof be recorded in the Supreme Court in the office of the Master in Equity and a duly certified or office copy of such recorded copy shall in favour of all persons purchasing or otherwise acquiring any interest in any lands buildings or hereditaments by such rule or	Evidence of rule or ordinance.
40	Synod of any rule or ordinance passed in pursuance or by virtue of the second section of this Act shall within three months after the passing thereof be recorded in the Supreme Court in the office of the Master in Equity and a duly certified or office copy of such recorded copy shall in favour of all persons purchasing or otherwise acquiring any interest in any lands buildings or hereditaments by such rule or ordinance directed to be sold demised or otherwise dealt with be deemed	Evidence of rule or ordinance.
	Synod of any rule or ordinance passed in pursuance or by virtue of the second section of this Act shall within three months after the passing thereof be recorded in the Supreme Court in the office of the Master in Equity and a duly certified or office copy of such recorded copy shall in favour of all persons purchasing or otherwise acquiring any interest in any lands buildings or hereditaments by such rule or ordinance directed to be sold demised or otherwise dealt with be deemed conclusive evidence that such rule or ordinance was duly passed as	Evidence of rule or ordinance.
	Synod of any rule or ordinance passed in pursuance or by virtue of the second section of this Act shall within three months after the passing thereof be recorded in the Supreme Court in the office of the Master in Equity and a duly certified or office copy of such recorded copy shall in favour of all persons purchasing or otherwise acquiring any interest in any lands buildings or hereditaments by such rule or ordinance directed to be sold demised or otherwise dealt with be deemed conclusive evidence that such rule or ordinance was duly passed as required by this Act and was in the terms appearing by such certified	Evidence of rule or ordinance.
	Synod of any rule or ordinance passed in pursuance or by virtue of the second section of this Act shall within three months after the passing thereof be recorded in the Supreme Court in the office of the Master in Equity and a duly certified or office copy of such recorded copy shall in favour of all persons purchasing or otherwise acquiring any interest in any lands buildings or hereditaments by such rule or ordinance directed to be sold demised or otherwise dealt with be deemed conclusive evidence that such rule or ordinance was duly passed as required by this Act and was in the terms appearing by such certified or office copy and that all consents necessary to be had and obtained	Evidence of rule or ordinance.
	Synod of any rule or ordinance passed in pursuance or by virtue of the second section of this Act shall within three months after the passing thereof be recorded in the Supreme Court in the office of the Master in Equity and a duly certified or office copy of such recorded copy shall in favour of all persons purchasing or otherwise acquiring any interest in any lands buildings or hereditaments by such rule or ordinance directed to be sold demised or otherwise dealt with be deemed conclusive evidence that such rule or ordinance was duly passed as required by this Act and was in the terms appearing by such certified	ordinance.

The receipt of any person or persons for that purpose named Discharge to purin any such rule or ordinance as aforesaid shall completely discharge chasers and others. 50 all persons purchasing or acquiring any interest in any such lands buildings or hereditaments as aforesaid from all such proceeds rents or other moneys as aforesaid as shall in such receipt be expressed to have been received And no such person or persons shall be concerned or entitled to see to the application of any such proceeds rents or other 55 moneys.

9. So much of the "Church of England Trust Property Incor- Partial repeal of "Church of England Tru

10. This Act may be cited for all purposes as the "Sydney short title. Bishopric and Church Property Act 1886."

Sydney : Thomas Richards, Government Printer.-1886.

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[3d.]

This PRIVATE BILL originated in the LEGISLATIVE COUNCIL, and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Legislative Council Chamber, Sydney, 22nd September, 1886. }

JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

An Act to regulate in certain particulars dealings with the property of the Church of England in the Diocese of Sydney by extending to the present and future Bishops of the said Diocese the provisions of all acts and instruments having reference to the Bishop of Sydney and his successors and by enabling the Synod of the said Diocese to deal with Church property which by reason of consecration or other express trust is devoted to some purpose which it has become impossible or inexpedient to carry out or observe.

WHEREAS his late Majesty King William the Fourth did by Preamble. letters patent dated the eighteenth day of January one thousand eight hundred and thirty-six erect found make ordain and constitute all the territories and islands comprised within or dependent upon the 5 Colonies of New South Wales Van Dieman's Land and Western Australia into a Bishop's See or Diocese and did declare and ordain that the same should be styled the Bishopric of Australia and did by the said letters patent ordain make and constitute the Right Reverend William Grant Broughton Doctor in Divinity to be the first Bishop of 10 the said See of Australia And whereas by virtue of certain powers of revocation contained in the said letters patent Her Majesty Queen Victoria by letters patent dated the eighteenth day of August one thousand eight hundred and forty-two and by certain other letters patent dated the twenty-fifth day of June one thousand eight hundred c 138— and

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and forty-seven did divide the said Diocese of Australia into several distinct dioceses and did constitute certain parts of the Colony of New South Wales to be a Bishop's See and Diocese and to be called the Bishopric of Sydney And did ordain make and constitute the said 5 William Grant Broughton to be Bishop of the said See of Sydney And whereas by letters patent dated the nineteenth day of October one thousand eight hundred and fifty-four after reciting that the said William Grant Broughton had departed this life Her Majesty did duly constitute and appoint the Right Reverend Frederic Barker Doctor in 10 Divinity Bishop of the said See and Diocese of Sydney as successor to the said William Grant Broughton And whereas the limits of the said Diocese of Sydney have been from time to time altered by divers letters And whereas the lands tenements and hereditaments situate patent within the present limits of the said Diocese of Sydney and which were 15 originally vested in the Bishop of the said Diocese of Australia have become and are now legally vested in the Bishop of Sydney and the Bishop of Australia when mentioned in any Act or Statute now in force in this Colony is in all matters connected with the said Diocese of Sydney taken to mean the Bishop of Sydney as if such Bishop were 20 expressly mentioned in that Act or Statute And whereas the said Frederic Barker died in the year one thousand eight hundred and eightytwo and a vacancy thereby occurred in the See of Sydney And whereas the Lord Archbishop of Canterbury having been duly informed of the desire of the members of the Church of England in the Diocese of 25 Sydney in that behalf applied for and obtained Her Majesty's license or mandate by warrant under the royal sign manual and signet and on the first day of January one thousand eight hundred and eighty-four with other Bishops of the Church of England assisting him duly consecrated the Reverend Alfred Barry Doctor in Divinity to be a Bishop 30 of the Church of England And whereas the intent and purpose of such consecration was that the said Alfred Barry should exercise episcopal functions in the said Diocese of Sydney as Bishop of Sydney and successor to the said Frederic Barker deceased And whereas the said Alfred Barry has been duly installed as Bishop of the said diocese and has 35 entered upon the exercise of his episcopal functions in the said diocese as Bishop of Sydney and successor to the said Frederic Barker deceased And whereas in the circumstances hereinbefore mentioned and in consequence of the said Alfred Barry not having been appointed Bishop of the Diocese of Sydney by letters patents doubts may arise respecting 40 the rights powers and privileges of the said Alfred Barry under Imperial Statutes in force in this Colony Acts of Council grants deeds and other instruments in which the Bishop of Sydney and his successors are mentioned and it is expedient for the better regulation and management of the property of the Church of England within the said Diocese of 45 Sydney that such doubts should be set at rest And whereas there are vested in the Bishop of Sydney and in divers bodies of Trustees upon trust for or for the use and benefit of the Church of England various parcels of land situate within the limits of the Diocese of Sydney some of which lands are vacant and upon others of them churches schools 50 and other buildings have been erected And whereas certain of the said lands and buildings have been devoted by consecration or other express trust to some particular purpose which by reason of circumstances occurring since such consecration or the creation of other such express trust it has become impossible or inexpedient to carry out or 55 observe and it is expedient in the interest of the said church that power should be vested in the Synod of the Diocese of Sydney of selling or otherwise dealing with the said lands and buildings freed from such consecration or other express trust Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent

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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. In construing all Statutes Acts grants deeds and other instru- Meaning of Bishop 5 ments the said Alfred Barry as such Bishop of the said diocese as successors. hereinbefore mentioned and every other Bishop for the time being acting and recognized as being the Bishop of the said diocese and having been consecrated according to the manner and form prescribed and used by the Church of England shall in all matters connected with 10 the Diocese of Sydney be deemed to be the successors of the said
- Bishop of Australia and Bishop of Sydney respectively and as such successors shall be entitled to all real and personal property which the said Bishop of Australia and Bishop of Sydney respectively were seized of or entitled unto either at law or in equity but subject to the trusts 15 affecting the same respectively.

2. In any case in which land churches schools or other buildings Synod may by rule and hereditaments situate within the limits of the Diocese of Sydney with certain church are now or may hereafter be vested in the Bishop of Sydney or other lands freed from Trustee or Trustees (including corporate Trustees appointed by or under express trust.

- 20 the "Church of England Trust Property Incorporation Act of 1881") and are held upon any express trust (whether by consecration or otherwise) for the use and benefit of the Church of England and by reason of circumstances which have occurred since such consecration or the creation of other such express trust it has in the opinion of the Synod
- 25 of the said Diocese become impossible or inexpedient to carry out or observe the particular purpose or purposes to which such lands buildings and hereditaments or any of them are by such consecration or other trust devoted it shall be lawful for the Synod from time to time by rule or ordinance (passed on the third reading thereof by a majority
- 30 of the said Synod voting by orders according to the regulations of the said Synod) to declare such their opinion and by the same or any subsequent rule or ordinance (passed in manner aforesaid) to direct that any such lands buildings or hereditaments be sold demised or otherwise dealt with in manner in such rule or ordinance to be specified freed
- 35 from such consecration or trust as the case may be and such consecration or trust shall thereupon by force of the said rule or ordinance cease and determine.

3. Whenever and so often as the Synod shall in manner afore- How rule or said have directed any such lands buildings or hereditaments as ordinance may be 40 aforesaid to be sold demised or otherwise dealt with the Bishop of Sydney for the time being may and he is hereby authorized to sell demise or otherwise deal with the same in his own name and in his own name to execute and do all necessary assurances leases instruments acts

- and things for giving full and complete effect to such direction accord-45 ing to the true intent of the rule or ordinance by which such direction shall be given And every assurance lease instrument act or thing executed or done by the Bishop of Sydney for the time being in exercise of the authority by this section conferred upon him shall be as operative and effectual both at law and in equity as if the same had
- 50 been executed or done by the Trustees or Trustee (including such corporate Trustees as aforesaid) in whom the same lands buildings or hereditaments shall immediately prior to such exercise of authority be vested.
- 4. It shall be lawful for the Synod by any such rule or ordinance Synod may in like 55 as aforesaid or by any subsequent rule or ordinance passed in like a manner and from time to time to direct how and in what manner any moneys. proceeds rents or other moneys arising from any such sale demise or dealing as aforesaid shall be dealt with and applied and the same shall be dealt with and applied accordingly Provided that such proceeds rents

manner direct application of

consecration or other

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rents and other moneys shall (after payment thereout of all proper expenses) be dealt with and applied for the use and benefit of the Church of England in the parish or ecclesiastical district in which the lands buildings or hereditaments from which such proceeds rents 5 or other moneys shall have arisen are situate unless the Synod shall by any such rule or ordinance as aforesaid or by any subsequent rule or ordinance passed in like manner declare that by reason of circumstances which have occurred since the creation of the express trust (whether by consecration or otherwise) upon which the said lands 10 buildings or hereditaments are held it is in the opinion of the Synod inexpedient to apply the said proceeds rents or other moneys in such parish or ecclesiastical district in which case the said proceeds rents or other moneys may (after payment thereout of all proper expenses) be dealt with and applied for the use and benefit of the Church of 15 England in any other parish or ecclesiastical district in the said Diocese of Sydney. 5. Provided always and it is hereby enacted that it shall not be Consent required. lawful for the Synod to pass any rule or ordinance in the second or fourth sections of this Act mentioned in the case of lands buildings 20 or hereditaments or of proceeds rents or moneys arising from lands buildings or hereditaments which have been gratuitously granted or assured upon trust for or for the use and benefit of the Church of England by any private donor without the consent previously had and obtained of such donor his heirs or assigns. 25 6. It shall be lawful for the Synod by rule or ordinance to Temporary direct that any proceeds rents or other moneys arising from any such investment. sale demise or dealing as aforesaid and not immediately required to be dealt with and applied as aforesaid be invested in the names of not fewer than two persons to be for that purpose nominated in such rule 30 or ordinance in or upon freehold securities in the Colony of New South Wales or be deposited in the like names at interest with any joint stock company carrying on the business of bankers in Sydney and the interest arising from such investment or deposit shall be dealt with and applied in the manner prescribed in the fourth section of this Act 35 with regard to the proceeds rents or other moneys as therein mentioned. 7. A certified copy under the hand of the President of the Evidence of rule or Synod of any rule or ordinance passed in pursuance or by virtue of ordinance. the second section of this Act shall within three months after the passing thereof be recorded in the Supreme Court in the office of the 40 Master in Equity and a duly certified or office copy of such recorded copy shall in favour of all persons purchasing or otherwise acquiring any interest in any lands buildings or hereditaments by such rule or ordinance directed to be sold demised or otherwise dealt with be deemed conclusive evidence that such rule or ordinance was duly passed as

- 45 required by this Act and was in the terms appearing by such certified or office copy and that all consents necessary to be had and obtained under the fifth section of this Act had been duly had and obtained.
- 8. The receipt of any person or persons for that purpose named Discharge to purin any such rule or ordinance as aforesaid shall completely discharge chasers and others. 50 all persons purchasing or acquiring any interest in any such lands buildings or hereditaments as aforesaid from all such proceeds rents or other moneys as aforesaid as shall in such receipt be expressed to have been received And no such person or persons shall be concerned or entitled to see to the application of any such proceeds rents or other 55 moneys.

9. So much of the "Church of England Trust Property Incor- Partial repeal of "Church of England Trust poration Act 1881" as is inconsistent with this Act is hereby repealed. Property Incorporation Act 1881."

10. This Act may be cited for all purposes as the "Sydney short title. Bishopric and Church Property Act 1886."

Sydney : Thomas Richards, Government Printer .- 1886.

[3d.]