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, 29th November, 1888. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SECUNDO

VICTORIÆ REGINÆ.

An Act to adapt and assimilate the Trusts of Wesleyan Methodist Church Properties in New South Wales to the present constitution of such Church in the said Colony, and for other collateral purposes.

WHEREAS an Act was passed by the Governor and Legislative Preamble. Council of New South Wales, second Victoria number seven, to ² Vic. No. 7. regulate the religious affairs of the Wesleyan Methodists, Independents, and Baptists, whereby the trustees appointed under another and
⁵ previous Act of such Legislature, seventh William the Fourth number 7 Wm. IV, No. 3. three, were authorized to transfer chattels and lands held by them to new trustees, to be held upon trusts stated in any model deed recognised and established by the usages of each particular society. And whereas an indenture of release, bearing date the twenty-seventh day of Feb¹⁰ ruary, one thousand eight hundred and forty, and made or expressed to be made between John Jenkins Peacock, William John Munce, Josiah Atwool, Sizar Elliott, and James Chapman, therein described of the first part; Joseph William Brown, William Rowe, and John Jones, therein described of the second part; Josiah Atwool, Thomas
¹⁵ Wheaton Bowden, James Blanch, Mark Blanchard, James Chapman, Sizar Elliott, William Hebblewhite, Lancelot Iredale, John Jones, William Matthews, William John Munce, John Neale, John Jenkins C 3—

52° VICTORIÆ.

Wesleyan Methodist Church Property Trust.

Peacock, George Smith, and John Von Mungerhoussen Weiss, therein described of the third part; and Samuel Moore Munce, therein described of the fourth part, was duly enrolled in the Supreme Court of New South Wales, in pursuance of the provisions of the said recited Act, as 5 the model deed of the said society, denominated Wesleyan Methodists, Model deed for the and the hereditaments and premises therein comprised were thereby South Wesleyans of New South Wales. conveyed (inter alia) upon trust to permit such persons only to preach and perform the usual acts of religious worship therein, as should be duly appointed by or under the authority of the English Conference, 10 and such model deed is hereinafter referred to as the "Model Deed for the Wesleyans of New South Wales." And whereas most of the How Church Church lands in New South Wales have been conveyed or settled properties hitherto upon the trusts of such model deed, as to those not under the operation of the "Real Property Act," by means of conveyances referring 15 to such trusts, and as to those under the operation of such Act by the trustees as the registered proprietors thereof executing separate And whereas the said society denominated Formation of declarations of trusts. And whereas the said society denominated Formation of Wesleyan Methodists (hereinafter called the Wesleyan Methodist Church. Church in New South Wales) has always formed an integral por-20 tion of the Australasian Wesleyan Methodist Church as constituted from time to time by the English Conference. And whereas such Australasian Wesleyan Methodist Church has now a separate and independent constitution approved of by the said English And whereas such New constitution. Conference, and is now divided into four Annual Conferences, respec-25 tively called "The New South Wales and Queensland Conference," "The Victoria and Tasmania Conference," "The South Australian Conference" and "The New Zealand Conference," such annual Conferences being comprised in and governed by a General Conference assembling once every three years, or at such other intervals, more or 30 less, as it may deem expedient, each Annual Conference having among other things, the power of appointing its own Ministers-a copy of which constitution and also a copy of a certain deed poll of John Wesley, hereinafter referred to, are set forth in the Schedule to "The Wesleyan Methodist Model Deed of New South Wales, 1888," also 35 hereinafter particularly mentioned. And whereas, by the authority Authority for new of the General Conference held in November, one thousand eight hundred and eighty-four, and with the sanction and appproval of the said English Conference a new model deed has been prepared and adopted by the New South Wales and Queensland Conference, containing trusts 40 and provisions adapted and assimilated to the present constitution of the Wesleyan Methodist Church in New South Wales, to the end and intent that all lands belonging to, or held on behalf of such Church, may hereafter be held upon such trusts and pro-visions and discharged from all previous trusts. And the said 45 New South Wales and Queensland Conference has also been duly the said General Conference, with the approval invested by of the English Conference, with full authority to obtain an Act of the Legislature of New South Wales to attain that object. And whereas such new model deed is dated the ninth day of July, 50 in the year of our Lord one thousand eight hundred and eighty-eight, and is made or expressed to be made between Ellen Schofield, of Waverley, near Sydney, in the Colony of New South Wales, widow, of the first part; the Reverend George Lane, the Reverend Jabez Bunting Waterhouse, the Reverend Joseph Horner Fletcher, 55 the Reverend Joseph Oram, the Reverend William Kelynack, D.D., the Reverend William Clarke, the Reverend George Martin, the Reverend William George Richards Stephinson, the Reverend Richard Caldwell, the Reverend George Brown, the Reverend Richard Sellors, D.D., the Reverend Charles Stead, the Reverend John Gardiner, the Reverend

Reverend Adin Parsons, the Reverend James Woolnough, Peter Percival Fletcher, George Crawshaw, Benjamin Herbert Chapman, the Hon. Ebenezer Vickery, M.L.C., George Hurst, Peter Miller, Walter William Joseph O'Reilly, Thomas Parker Reeve, George William 5 Barker, Walter Hamilton McClelland, William Robson, Robert William Conway, Benjamin James, John Corbett, and Thomas Cummins (all therein respectively described) of the second part; and Arthur Wigram Allen (also, therein described) of the third part; and whereas such model deed has been duly attested, executed, and registered in 10 the office of the Registrar for Deeds as number seven hundred and Recital of new model fifteen, book three hundred and ninety-six, and such deed is herein deed. referred to as "The Wesleyan Methodist Model Deed of New South Wales, 1888." And whereas it is necessary to obtain power for Necessity of statutory carrying some of the trusts and provisions contained in such last-power. 15 mentioned deed into effect, and for establishing a trustee register, whereby the due succession of trustees for Church lands may be maintained without conveyance or transfer, and for creating facilities for proof. Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and

20 Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same as follows :-

1. The short title of this Act shall be the "Wesleyan Methodist Short title. Church Property Trust Act, 1888."

2. In the interpretation of this Act the following terms shall Interpretation clause. 25 have the meanings hereinafter respectively assigned to them, unless inconsistent with the subject or context :-

"English Conference" means the Yearly Conference of the people called Methodists in England as explained in the deed poll of the twenty-eighth February, one thousand seven hundred and eighty-four, executed by John Wesley, and enrolled in the High Court of Chancery in England.

The term "Church lands" includes all lands and premises in New South Wales of whatever tenure, and chattels real which now are or may at any time hereafter be held in trust for or on behalf of the Wesleyan Methodist Church in New South Wales, together with all churches or chapels, dwellinghouses, schools and all other buildings thereon, and also all fittings, fixtures, rights, easements and appurtenances whatever relating thereto and respectively or therewith usually held or enjoyed.

"Custodian of Deeds" means such person of the Wesleyan Methodist Church in New South Wales as may from time to time be appointed in that capacity by the New South Wales and Queensland Conference, and "Acting Custodian of Deeds" means such person as may be appointed to such office by the President for the time being of the New South Wales and Queensland Conference.

The words "legal proceedings" shall include all proceedings whatever, whether preliminary or initiatory, interlocutory or final in any Court of Justice or before the Registrar-General or Examiners of Title.

"New South Wales and Queensland Conference" means the Annual Conference of the Australasian Wesleyan Methodist Church for the time being embracing within its jurisdiction the Colony of New South Wales, whether alone or combined as at present with another Colony, such Annual Conference being duly constituted by the General Conference.

30

35

40

45

50

LI

3

3.

3. The Registrar-General of New South Wales is hereby em-Enrolment of model powered and directed to enrol in his office "The Wesleyan Methodist deed. Model Deed of New South Wales, 1888," hereinbefore referred to,

when such deed is presented or tendered to him for that purpose by or 5 on behalf of the President for the time being of the New South Wales and Queensland Conference, and a printed copy of the said deed, certified by the Custodian of Deeds, shall also be lodged with the Registrar-General in the Land Titles Office.

4. All Church lands held before the commencement of this Act How present and 10 upon the trusts of the "Model Deed for the Wesleyans of New South future lands to be Wesley and all Charge lands to be Wales," and all Church lands which have been acquired or shall hereafter be acquired by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, without any special trusts being attached thereto, but subject to any mortgage, charge, incumbrance,

- 15 lien, or lease affecting the same, shall, after the coming into operation of this Act, be conveyed or transferred to, and be held upon the trusts, and subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888," or any future alteration or modification thereof, which shall have been or shall be duly authorized by
- 20 the said New South Wales and Queensland Conference, with the approval of the said General Conference. And the Registrar-General is hereby authorized, where the Church lands acquired or to be acquired are held under the "Real Property Act," to register any transfer, and to issue certificate or certificates of title in the names
- 25 of the transferees therein mentioned, or any subsequent trustees thereof, subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888."

5. Where any sale, mortgage, exchange, or lease of any Church Conveyance, &c., lands shall be made in pursuance of, and in conformity to such trusts, in executed by majority sufficient

- 30 case such Church lands shall not be under the operation of the "Real Property Act," the conveyance, mortgage, exchange, or lease thereof, and all other deeds and documents necessary for effectuating such sale, mortgage, exchange, or lease, if executed by a majority of the trustees for the time being of the said Church lands named in the register of
- 35 trustees hereinafter mentioned, shall be deemed to pass the legal estate therein as fully and effectually as if all the trustees in whom the legal estate was vested had joined in, executed, or made such conveyance, mortgage, exchange, or lease. And, in case such Church lands shall be under the operation of the "Real Property Act," the transfer,
- 40 mortgage, exchange, or lease thereof, and all other necessary documents shall be as effectual if signed by a majority of the trustees for the time being of such Church lands named in such register of trustees, as if such transfer, mortgage, exchange, or lease, or other document had been duly signed by all the trustees or registered 45 proprietors thereof: Provided always that the trustees making any
- such transfer, conveyance, mortgage, exchange, lease, or other document shall consist of not less than three in number : Provided also Absent trustee may that any trustee absent from the Colony may join in, make, and execute by attorney
- execute any such conveyance, transfer, mortgage, exchange, lease, or 50 other document as aforesaid by his attorney, duly appointed by him in that behalf.

6. The Custodian of Deeds for the time being appointed by Register of trustees the New South Wales and Queensland Conference to act in that to be kept.

capacity on behalf of the Wesleyan Methodist Church in New South 55 Wales, or the Acting Custodian of Deeds for the time being herein-after mentioned, shall keep, or cause to be kept, a register of trustees of the several Church lands, and such register shall be called and inscribed as "The Wesleyan Methodist Church Register of Trustees for New South Wales," and shall be in the form or to the effect contained

52° VICTORIÆ.

Wesleyan Methodist Church Property Trust.

contained in the First Schedule hereto; and such Custodian of Deeds First Schedule. or Acting Custodian of Deeds shall with all reasonable despatch enter

- or cause to be entered in such register of trustees the names, Present trustees addresses, and occupations of the present trustees of such Church to be entered therein. 5 lands, with all other particulars indicated by the said Schedule, and such Custodian of Deeds or Acting Custodian of Deeds shall from time to time, upon the appointment of any new trustee or trustees of any Church lands, insert or cause to be inserted in such register of trustees the name, address, and occupation of such new trustee
- 10 or trustees, and how the vacancy in the trust occurred, whether by Future trustees to death or otherwise, and the date of the appointment of the new be also entered therein. trustee or trustees, and also the date of insertion of his or their name or names in such register of trustees, and such Custodian of Deeds or Acting Custodian of Deeds shall sign his name in such
- 15 register of trustees, in the proper column, in the same line with the name of every trustee (old and new), to authenticate the due appointment of each trustee. And such Custodian of Deeds or Acting Custodian of Deeds may at any time or times issue a certificate, in Certificate of Custhe form or to the effect in the Second Schedule hereto, under his todian of Deeds or Acting Custodian
- 20 hand, stating who is or are the trustee or trustees of any particular of Deeds. Church lands specified therein at the date of such certificate, or who Second Schedule. was or were such trustee or trustees at any particular date specified in such certificate, and such register of trustees shall on all reasonable occasions be open to the inspection of the members or adherents Inspection of
- 25 of the said Church and all others interested therein.

7. The Custodian of Deeds for the time being, or the Acting Amendment of Custodian of Deeds for the time being, hereinafter mentioned, shall register of trustees. have full power at any time to amend the register of trustees, by rectifying any error or supplying any omission therein, and shall initial

30 such amendment and affix thereto the date the same was made, and shall not erase or render illegible the part so rectified; and the register so amended shall have all the validity and operation by this Act conferred upon the register of trustees.

8. On the insertion and authentication as aforesaid in the said Legal estate to pass 35 register of trustees of the name or names of any new trustee or to new trustees trustees of any Church lands not under the operation of the "Real"

- Property Act," the estate in such Church lands of the trustee or trustees in whose place such new trustee or trustees shall be appointed, shall forthwith vest in such new trustee or trustees solely or jointly, 40 as the case may be, with the continuing trustee or trustees (if any)
- for the same estate and interest as the former trustee or trustees had therein, and upon and subject to the same trusts, without any conveyance or assignment whatsoever; and on the insertion and authentication as aforesaid in the said register of trustees of the name or names
- 45 of any new trustee or trustees of Church lands under the operation of the "Real Property Act," such new trustee or trustees, together New trustees with the continuing trustees (if any) shall for all purposes be taken entitled to become to be the trustee or trustees for the time being thereof. And the have certificates of trustee or trustees for the time being appearing by the register of title issued to them 50 trustees to be the trustee or trustees of any Church lands under the "Real Property Act" shall be entitled to be entered are an interesting to the trustee of the trustee of
- "Real Property Act" shall be entitled to be entered or registered in the register book kept under the provisions of such Act as the proprietor or proprietors thereof within the meaning of the said Act without any formal transfer, and to have a certificate of title issued to
- 55 him or them, or in his or their name or names, as such proprietor or proprietors, but subject to the said "Wesleyan Methodist Model Deed of New South Wales, 1888" and to any then subsisting mortgage, lien, incumbrance, or lease.

register.

9.

9. The entries in the register of trustees authorized by section Register of trustees six of this Act to be made therein when authenticated by the signature and certificate of Custodian of Deeds of the Custodian of Deeds for the time being or the Acting Custodian sufficient evidence. of Deeds for the time being, and any extract purporting to be an 5 extract from such register of trustees in the form or to the effect in the

- Second Schedule hereto certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds shall be received and taken in all legal proceedings, and in all dealings with such lands before the Registrar-General or the Examiners of Title, and on all occasions what-10 soever as sufficient evidence of the several extracted matters comprised
- in such extract, so far as the same may relate to any particular Church property without the production of such register of trustees, and judicial notice shall be taken of the signature of the Custodian of Deeds or Acting Custodian of Deeds to every such extract.
- 10. In case of the decease, illness, absence from the Colony Appointment of of New South Wales, or temporary incapacity of such Custodian of Acting Custodian of Deeds. 15 Deeds some other person may as hereinafter mentioned be appointed to act in his place, but for not a longer period than the due appoint-
- ment of a Custodian of Deeds at the next annual meeting of the Tenure of Acting 20 New South Wales and Queensland Conference, and such other person Custodian. shall be designated the Acting Custodian of Deeds of the said Designation of powers Church, and such Acting Custodian of Deeds during the time for and duties of. which he shall be so appointed shall have, perform and execute all the powers, authorities and duties of such Custodian of Deeds, and shall
- 25 underneath his signature in the said register of trustees, or affixed to signature. any certificate given by him under the provisions hereof, or to any extract made by him from such register of trustees, write the words
- Acting Custodian of Deeds of the said Church. And the New South Government Gazette Wales Government Gazette containing a notification by the President evidence of appoint-ment of Custodian of 30 for the time being of the said Conference of the appointment of such Deeds and Acting Custodian of Deeds or of such Acting Custodian of Deeds as aforesaid shall be sufficient evidence of the due appointment of such Custodian of Deeds and Acting Custodian of Deeds respectively. A copy of such *Gazette* notice signed by the President for the time being of the said
- 35 Conference shall also be registered in the office of the Registrar for Deeds in the Land Titles Office.

11. A print, purporting to be a printed copy of the minutes of Printed minutes the English Conference or of the said General Conference or of any evidence. of the four said Annual Conferences constituted by such General

- 40 Conference, or of any Annual Conferences which may at any time hereafter be duly constituted by the said General Conference respectively, shall if certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds be taken and received in all legal proceedings and on all occasions whatsoever as *prima facie* evidence of all 45 resolutions and orders touching or concerning all elections or expulsions,
- consents, disbursements, delegations, appointments, and of all acts and proceedings whatsoever of such English Conference, General Conference, or Annual Conference respectively, without the aid of any further proof whatever, and a print, purporting to be a printed copy of the 50 said "Wesleyan Methodist Model Deed of New South Wales, 1888,"
- and of the Schedule thereto attached, shall also, if certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds, be received and taken in all legal proceedings and on all occasions what-
- soever as *prima facie* evidence of such deed and of the constitution of 55 the said General Conference and of the four said Annual Conferences, and of the aforesaid deed poll of John Wesley, without the production of the originals thereof respectively, and a document, purporting to be a copy of the model deed for the Wesleyans of New South Wales, shall,

52° VICTORIÆ.

100

Wesleyan Methodist Church Property Trust.

shall, if certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds, in like manner be received as *prima facie* evidence of such deed without the production of the original deed.

12. It shall be sufficient to cite "The Wesleyan Methodist How to cite model 5 Model Deed of New South Wales, 1888" by that title.

FIRST SCHEDULE.

The Wesleyan Methodist Church register of trustees for New South Wales. FOLIO 1.—[Words of description such as Wesley Church,] comprised in conveyance, registered the day of , A.D. 18 , number [insert], book 10 [insert]. If under the "Real Property Act" [insert] comprised in certificate of title, entered in register book, volume [insert], folio [insert].

15	Name of trustee.	Address and occupation of trustee.	Date of appointment of new trustee.	Date of insertion of name of new trustee herein.	Signature of Custodian of Deeds.	How vacancy occurred in trust, such as death or the like.	Signature of Custodian of Deeds or Acting Custodian of Deeds.
20	А.В.	Pitt-street, Sydney, Merchant.					
	C.D.	Similar.					
	E.F.	"					
	G.H.	"				-	
	I.J.	,,	a.				
25	K.L.	"					
	M.N.	"					
	0.P.	33	20th Dec., 1889.	1st Jan., 1880.		By death of A.B., a former trustee.	

NUMBER OF TRUSTEES (state number).

30

SECOND SCHEDULE.

Certificate as to trustees of Church Lands.

I HEREBY certify that [here insert names and addresses of the trustees for the time being or for the time specified (as the case may be) as shown by the register of Trustees] are (or were on the day of 18), the Trustees of [here specify the particular 35 Church lands].

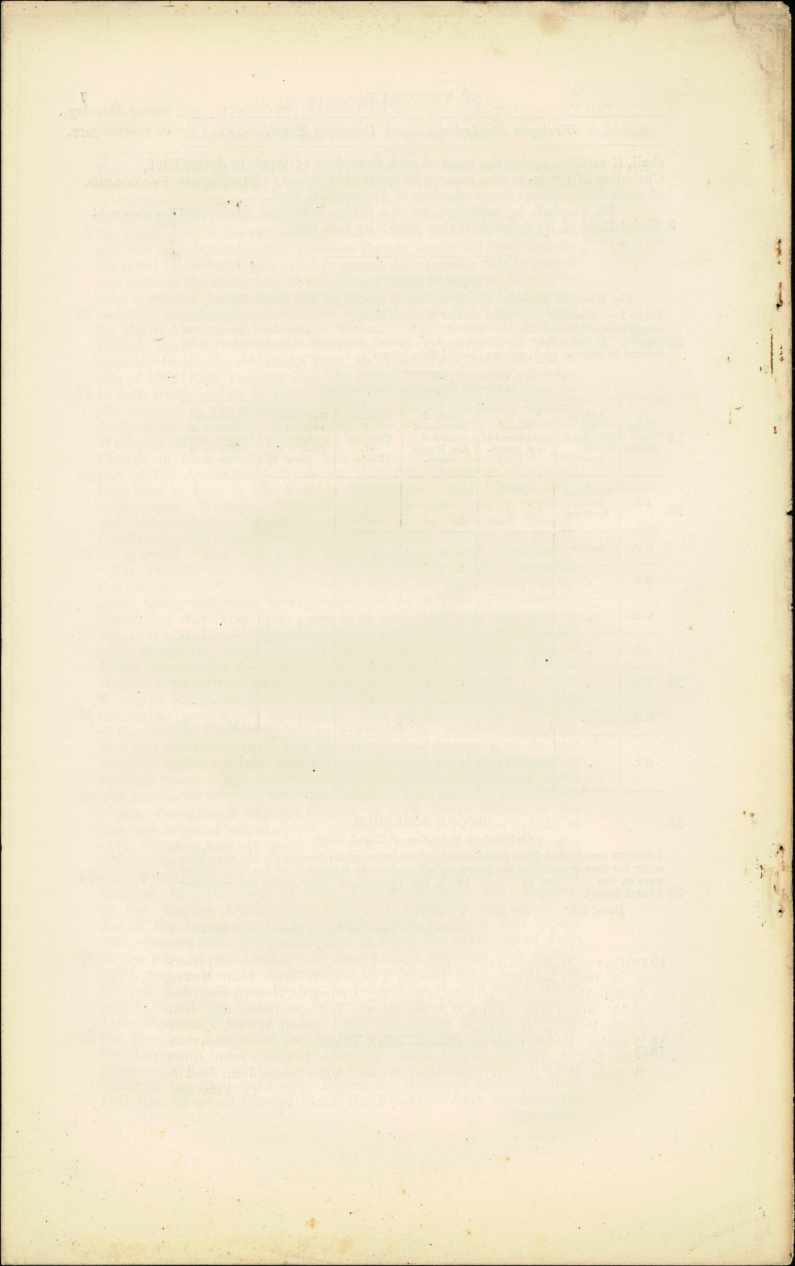
188 .

Dated this day of

Custodian of Deeds or Acting Custodian of Deeds.

Sydney: Charles Potter, Government Printer.-1888.

[6d.]



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, 29th November, 1888. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SECUNDO

VICTORIÆ REGINÆ.

An Act to adapt and assimilate the Trusts of Wesleyan Methodist Church Properties in New South Wales to the present constitution of such Church in the said Colony, and for other collateral purposes.

HEREAS an Act was passed by the Governor and Legislative Preamble. Council of New South Wales, second Victoria number seven, to 2 Vic. No. 7. regulate the religious affairs of the Wesleyan Methodists, Independents, and Baptists, whereby the trustees appointed under another and 5 previous Act of such Legislature, seventh William the Fourth number 7 Wm. IV, No. 3. three, were authorized to transfer chattels and lands held by them to new trustees, to be held upon trusts stated in any model deed recognised and established by the usages of each particular society. And whereas an indenture of release, bearing date the twenty-seventh day of Feb-10 ruary, one thousand eight hundred and forty, and made or expressed to be made between John Jenkins Peacock, William John Munce, Josiah Atwool, Sizar Elliott, and James Chapman, therein described of the first part; Joseph William Brown, William Rowe, and John Jones, therein described of the second part; Josiah Atwool, Thomas 15 Wheaton Bowden, James Blanch, Mark Blanchard, James Chapman, Sizar Elliott, William Hebblewhite, Lancelot Iredale, John Jones, William Matthews, William John Munce, John Neale, John Jenkins Peacock, c 3-

52° VICTORIÆ.

Wesleyan Methodist Church Property Trust.

Peacock, George Smith, and John Von Mungerhoussen Weiss, therein · described of the third part; and Samuel Moore Munce, therein described of the fourth part, was duly enrolled in the Supreme Court of New South Wales, in pursuance of the provisions of the said recited Act, as

- 5 the model deed of the said society, denominated Wesleyan Methodists, Model deed for the and the hereditaments and premises therein comprised were thereby Wesleyans of New South Wales. conveyed (inter alia) upon trust to permit such persons only to preach and perform the usual acts of religious worship therein, as should be duly appointed by or under the authority of the English Conference,
- 10 and such model deed is hereinafter referred to as the "Model Deed for the Wesleyans of New South Wales." And whereas most of the How Church Church lands in New South Wales have been conveyed or settled properties hitherto upon the trusts of such model deed, as to those not under the opera-tion of the "Real Property Act," by means of conveyances referring 15 to such trusts, and as to those under the operation of such Act by
- the trustees as the registered proprietors thereof executing separate declarations of trusts. And whereas the said society denominated Formation of Wesleyan Methodists (hereinafter called the Wesleyan Methodist Wesleyan Methodist Church in New South Wales) has always formed an integral por-
- 20 tion of the Australasian Wesleyan Methodist Church as constituted from time to time by the English Conference. And whereas such New constitution. Australasian Wesleyan Methodist Church has now a separate and independent constitution approved of by the said English Conference, and is now divided into four Annual Conferences, respec-
- 25 tively called "The New South Wales and Queensland Conference," "The Victoria and Tasmania Conference," "The South Australian Conference" and "The New Zealand Conference," such annual Conferences being comprised in and governed by a General Conference assembling once every three years, or at such other intervals, more or
- 30 less, as it may deem expedient, each Annual Conference having among other things, the power of appointing its own Ministers-a copy of which constitution and also a copy of a certain deed poll of John Wesley, hereinafter referred to, are set forth in the Schedule to "The Wesleyan Methodist Model Deed of New South Wales, 1888," also 35 hereinafter particularly mentioned. And whereas, by the authority Authority for new of the General Conference held in November, one thousand eight hun-
- dred and eighty-four, and with the sanction and appproval of the said English Conference a new model deed has been prepared and adopted by the New South Wales and Queensland Conference, containing trusts
- 40 and provisions adapted and assimilated to the present constitution of the Wesleyan Methodist Church in New South Wales, to the end and intent that all lands belonging to, or held on behalf of such Church, may hereafter be held upon such trusts and pro-visions and discharged from all previous trusts. And the said
- visions and discharged from all previous trusts. And the said 45 New South Wales and Queensland Conference has also been duly invested by the said General Conference, with the approval of the English Conference, with full authority to obtain an Act of the Legislature of New South Wales to attain that object. And whereas such new model deed is dated the ninth day of July,
- 50 in the year of our Lord one thousand eight hundred and eightyeight, and is made or expressed to be made between Ellen Schofield, of Waverley, near Sydney, in the Colony of New South Wales, widow, of the first part; the Reverend George Lane, the Reverend
- Jabez Bunting Waterhouse, the Reverend Joseph Horner Fletcher, 55 the Reverend Joseph Oram, the Reverend William Kelynack, D.D., the Reverend William Clarke, the Reverend George Martin, the Reverend William George Richards Stephinson, the Reverend Richard Caldwell, the Reverend George Brown, the Reverend Richard Sellors, D.D., the Reverend Charles Stead, the Reverend John Gardiner, the Reverend

Reverend Adin Parsons, the Reverend James Woolnough, Peter Percival Fletcher, George Crawshaw, Benjamin Herbert Chapman, the Hon. Ebenezer Vickery, M.L.C., George Hurst, Peter Miller, Walter William Joseph O'Reilly, Thomas Parker Reeve, George William 5 Barker, Walter Hamilton McClelland, William Robson, Robert William Conway, Benjamin James, John Corbett, and Thomas Cummins (all therein respectively described) of the second part; and Arthur Wigram Allen (also therein described) of the third part; and whereas such model deed has been duly attested, executed, and registered in

10 the office of the Registrar for Deeds as number seven hundred and Recital of new model fifteen, book three hundred and ninety-six, and such deed is herein deed. referred to as "The Wesleyan Methodist Model Deed of New South Wales, 1888." And whereas it is necessary to obtain power for Necessity of statutory carrying some of the trusts and provisions contained in such last- power.

- 15 mentioned deed into effect, and for establishing a trustee register, whereby the due succession of trustees for Church lands may be maintained without conveyance or transfer, and for creating facilities for proof. Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and 20 Legislative Assembly of New South Wales in Parliament assembled,
- and by the authority of the same as follows :-

1. The short title of this Act shall be the "Wesleyan Methodist Short title. Church Property Trust Act, 1888."

2. In the interpretation of this Act the following terms shall Interpretation clause, 25 have the meanings hereinafter respectively assigned to them, unless inconsistent with the subject or context :-

"English Conference" means the Yearly Conference of the people called Methodists in England as explained in the deed poll of the twenty-eighth February, one thousand seven hundred and eighty-four, executed by John Wesley, and enrolled in the High Court of Chancery in England.

The term "Church lands" includes all lands and premises in New South Wales of whatever tenure, and chattels real which now are or may at any time hereafter be held in trust for or on behalf of the Wesleyan Methodist Church in New South Wales, together with all churches or chapels, dwellinghouses, schools and all other buildings thereon, and also all fittings, fixtures, rights, easements and appurtenances whatever relating thereto and respectively or therewith usually held or enjoyed.

"Custodian of Deeds" means such person of the Wesleyan Methodist Church in New South Wales as may from time to time be appointed in that capacity by the New South Wales and Queensland Conference, and "Acting Custodian of Deeds" means such person as may be appointed to such office by the President for the time being of the New South Wales and Queensland Conference.

The words "legal proceedings" shall include all proceedings whatever, whether preliminary or initiatory, interlocutory or final in any Court of Justice or before the Registrar-General or Examiners of Title.

"New South Wales and Queensland Conference" means the Annual Conference of the Australasian Wesleyan Methodist Church for the time being embracing within its jurisdiction the Colony of New South Wales, whether alone or combined as at present with another Colony, such Annual Conference being duly constituted by the General Conference.

30

35

40

45

50

1.1

1 2 2 1

~

3.

52° VICTORIÆ.

Wesleyan Methodist Church Property Trust.

3. The Registrar-General of New South Wales is hereby em-Enrolment of model powered and directed to enrol in his office "The Wesleyan Methodist deed. Model Deed of New South Wales, 1888," hereinbefore referred to,

when such deed is presented or tendered to him for that purpose by or 5 on behalf of the President for the time being of the New South Wales and Queensland Conference, and a printed copy of the said deed, certified by the Custodian of Deeds, shall also be lodged with the Registrar-General in the Land Titles Office.

4. All Church lands held before the commencement of this Act How present and 10 upon the trusts of the "Model Deed for the Wesleyans of New South held.

- Wales," and all Church lands which have been acquired or shall hereafter be acquired by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, without any special trusts being attached thereto, but subject to any mortgage, charge, incumbrance,
- 15 lien, or lease affecting the same, shall, after the coming into operation of this Act, be conveyed or transferred to, and be held upon the trusts, and subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888," or any future alteration or modifi-cation thereof, which shall have been or shall be duly authorized by 20 the said New South Wales and Queensland Conference, with the
- approval of the said General Conference. And the Registrar-General is hereby authorized, where the Church lands acquired or to be acquired are held under the "Real Property Act," to register any transfer, and to issue certificate or certificates of title in the names
- 25 of the transferees therein mentioned, or any subsequent trustees thereof, subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888.'

5. Where any sale, mortgage, exchange, or lease of any Church Conveyance, &c., lands shall be made in pursuance of, and in conformity to such trusts, in executed by majority sufficient

- 30 case such Church lands shall not be under the operation of the "Real Property Act," the conveyance, mortgage, exchange, or lease thereof, and all other deeds and documents necessary for effectuating such sale, mortgage, exchange, or lease, if executed by a majority of the trustees for the time being of the said Church lands named in the register of
- 35 trustees hereinafter mentioned, shall be deemed to pass the legal estate therein as fully and effectually as if all the trustees in whom the legal estate was vested had joined in, executed, or made such conveyance, mortgage, exchange, or lease. And, in case such Church lands shall be under the operation of the "Real Property Act," the transfer,
- 40 mortgage, exchange, or lease thereof, and all other necessary documents shall be as effectual if signed by a majority of the trustees for the time being of such Church lands named in such register of . trustees, as if such transfer, mortgage, exchange, or lease, or other document had been duly signed by all the trustees or registered
- 45 proprietors thereof: Provided always that the trustees making any such transfer, conveyance, mortgage, exchange, lease, or other document shall consist of not less than three in number : Provided also Absent trustee may that any trustee absent from the Colony may join in, make, and execute by attorney execute any such conveyance, transfer, mortgage, exchange, lease, or 50 other document as aforesaid by his attorney, duly appointed by him

in that behalf.

6. The Custodian of Deeds for the time being appointed by Register of trustees the New South Wales and Queensland Conference to act in that to be kept.

capacity on behalf of the Wesleyan Methodist Church in New South 55 Wales, or the Acting Custodian of Deeds for the time being hereinafter mentioned, shall keep, or cause to be kept, a register of trustees of the several Church lands, and such register shall be called and inscribed as "The Wesleyan Methodist Church Register of Trustees for New South Wales," and shall be in the form or to the effect contained

contained in the First Schedule hereto; and such Custodian of Deeds First Schedule. or Acting Custodian of Deeds shall with all reasonable despatch enter or cause to be entered in such register of trustees the names, Present trustees addresses, and occupations of the present trustees of such Church to be entered therein. 5 lands, with all other particulars indicated by the said Schedule, and

- such Custodian of Deeds or Acting Custodian of Deeds shall from time to time, upon the appointment of any new trustee or trustees of any Church lands, insert or cause to be inserted in such register of trustees the name, address, and occupation of such new trustee
- 10 or trustees, and how the vacancy in the trust occurred, whether by Future trustees to death or otherwise, and the date of the appointment of the new be also entered trustees or trustees, and also the date of insertion of his or their name or names in such register of trustees, and such Custodian of Deeds or Acting Custodian of Deeds shall sign his name in such
- 15 register of trustees, in the proper column, in the same line with the name of every trustee (old and new), to authenticate the due appointment of each trustee. And such Custodian of Deeds or Acting Custodian of Deeds may at any time or times issue a certificate, in Certificate of Custhe form or to the effect in the Second Schedule hereto, under his Acting Custodian
- 20 hand, stating who is or are the trustee or trustees of any particular of Deeds. Church lands specified therein at the date of such certificate, or who Second Schedule. was or were such trustee or trustees at any particular date specified in such certificate, and such register of trustees shall on all reasonable occasions be open to the inspection of the members or adherents Inspection of
- 25 of the said Church and all others interested therein.

7. The Custodian of Deeds for the time being, or the Acting Amendment of Custodian of Deeds for the time being, hereinafter mentioned, shall register of trustees. have full power at any time to amend the register of trustees, by rectifying any error or supplying any omission therein, and shall initial

30 such amendment and affix thereto the date the same was made, and shall not erase or render illegible the part so rectified; and the register so amended shall have all the validity and operation by this Act conferred upon the register of trustees.

8. On the insertion and authentication as aforesaid in the said Legal estate to pass 35 register of trustees of the name or names of any new trustee or to new trustees trustees of any Church lands not under the operation of the "Real Property Act," the estate in such Church lands of the trustee or trustees in whose place such new trustee or trustees shall be appointed,

- shall forthwith vest in such new trustee or trustees solely or jointly, 40 as the case may be, with the continuing trustee or trustees (if any) for the same estate and interest as the former trustee or trustees had therein, and upon and subject to the same trusts, without any conveyance or assignment whatsoever; and on the insertion and authentication as aforesaid in the said register of trustees of the name or names
- 45 of any new trustee or trustees of Church lands under the operation of 45 of any new trustee of trustees of church lands under the operation of the "Real Property Act," such new trustee or trustees, together New trustees with the continuing trustees (if any) shall for all purposes be taken proprietors, and to to be the trustee or trustees for the time being thereof. And the have certificates of trustees of trustees to be the trustee or trustees of any Church lands under the "Boundard Act" shall be entitled to be entered on prograte and the trustee.
- "Real Property Act" shall be entitled to be entered or registered in the register book kept under the provisions of such Act as the proprietor or proprietors thereof within the meaning of the said Act without any formal transfer, and to have a certificate of title issued to
- 55 him or them, or in his or their name or names, as such proprietor or proprietors, but subject to the said "Wesleyan Methodist Model Deed of New South Wales, 1888" and to any then subsisting mortgage, lien, incumbrance, or lease.

9.

9. The entries in the register of trustees authorized by section Register of trustees six of this Act to be made therein when authenticated by the signature and certificate of Custodian of Deeds of the Custodian of Deeds for the time being or the Acting Custodian sufficient evidence. of Deeds for the time being, and any extract purporting to be an 5 extract from such register of trustees in the form or to the effect in the Second Schedule hereto certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds shall be received and taken in all legal proceedings, and in all dealings with such lands before the Registrar-General or the Examiners of Title, and on all occasions what-10 soever as sufficient evidence of the several extracted matters comprised in such extract, so far as the same may relate to any particular Church

- property without the production of such register of trustees, and judicial notice shall be taken of the signature of the Custodian of Deeds or Acting Custodian of Deeds to every such extract. 15
- 10. In case of the decease, illness, absence from the Colony Appointment of of New South Wales, or temporary incapacity of such Custodian of Acting Custodian Deeds some other person may as hereinafter mentioned be appointed to act in his place, but for not a longer period than the due appointment of a Custodian of Deeds at the next annual meeting of the Tenure of Acting 20 New South Wales and Queensland Conference, and such other person ^{Custodian.}
- shall be designated the Acting Custodian of Deeds of the said Designation of powers Church, and such Acting Custodian of Deeds during the time for and duties of. which he shall be so appointed shall have, perform and execute all the powers, authorities and duties of such Custodian of Deeds, and shall
- 25 underneath his signature in the said register of trustees, or affixed to signature. any certificate given by him under the provisions hereof, or to any extract made by him from such register of trustees, write the words Acting Custodian of Deeds of the said Church. And the New South Government Gazette Wales Government Gazette containing a notification by the President evidence of appoint-ment of Custodian of
- 30 for the time being of the said Conference of the appointment of such Deeds and Acting Custodian of Deeds or of such Acting Custodian of Deeds as aforesaid shall be sufficient evidence of the due appointment of such Custodian of Deeds and Acting Custodian of Deeds respectively. A copy of such Gazette notice signed by the President for the time being of the said
- 35 Conference shall also be registered in the office of the Registrar for Deeds in the Land Titles Office.

11. A print, purporting to be a printed copy of the minutes of Printed minutes the English Conference or of the said General Conference or of any evidence. of the four said Annual Conferences constituted by such General

- 40 Conference, or of any Annual Conferences which may at any time hereafter be duly constituted by the said General Conference respectively, shall if certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds be taken and received in all legal proceedings and on all occasions whatsoever as prima facie evidence of all
- 45 resolutions and orders touching or concerning all elections or expulsions, consents, disbursements, delegations, appointments, and of all acts and proceedings whatsoever of such English Conference, General Conference, or Annual Conference respectively, without the aid of any further proof whatever, and a print, purporting to be a printed copy of the 50 said "Wesleyan Methodist Model Deed of New South Wales, 1888,"
- and of the Schedule thereto attached, shall also, if certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds, be received and taken in all legal proceedings and on all occasions whatsoever as prima facie evidence of such deed and of the constitution of
- 55 the said General Conference and of the four said Annual Conferences, and of the aforesaid deed poll of John Wesley, without the production of the originals thereof respectively, and a document, purporting to be a copy of the model deed for the Wesleyans of New South Wales, shall,

52° VICTORIÆ.

Wesleyan Methodist Church Property Trust.

shall, if certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds, in like manner be received as prima facie evidence

of such deed without the production of the original deed. 12. It shall be sufficient to cite "The Wesleyan Methodist How to cite model deed. 5 Model Deed of New South Wales, 1888" by that title.

FIRST SCHEDULE.

The Wesleyan Methodist Church register of trustees for New South Wales. FOLIO 1.—[Words of description such as Wesley Church,] comprised in conveyance, registered the day of , A.D. 18 , number [insert], book 10 [insert]. If under the "Real Property Act" [insert] comprised in certificate of title, entered in register book, volume [insert], folio [insert].

		NUMBER OF TRUSTEES (state number).								
15	Name of trustee.	Address and occupation of trustee.	Date of appointment of new trustee.	Date of insertion of name of new trustee herein.	Signature of Custodian of Deeds.	How vacancy occurred in trust, such as death or the like.	Signature of Custodian of Deeds or Acting Custodian of Deeds.			
20	А.В.	Pitt-street, Sydney, Merchant.								
	C.D.	Similar.								
	E.F.	""								
	G.H.	"								
	I.J.	33								
25	K.L.	33		•						
	M.N.	33								
	0.P.	33	20th Dec., 1889.	1st Jan., 1880.		By death of A.B., a former trustee.				

30

SECOND SCHEDULE.

Certificate as to trustees of Church Lands.

I HEREBY certify that [here insert names and addresses of the trustees for the time being or for the time specified (as the case may be) as shown by the register of Trustees] are (or were on the day of 18), the Trustees of [here specify the particular 35 Church lands]. day of

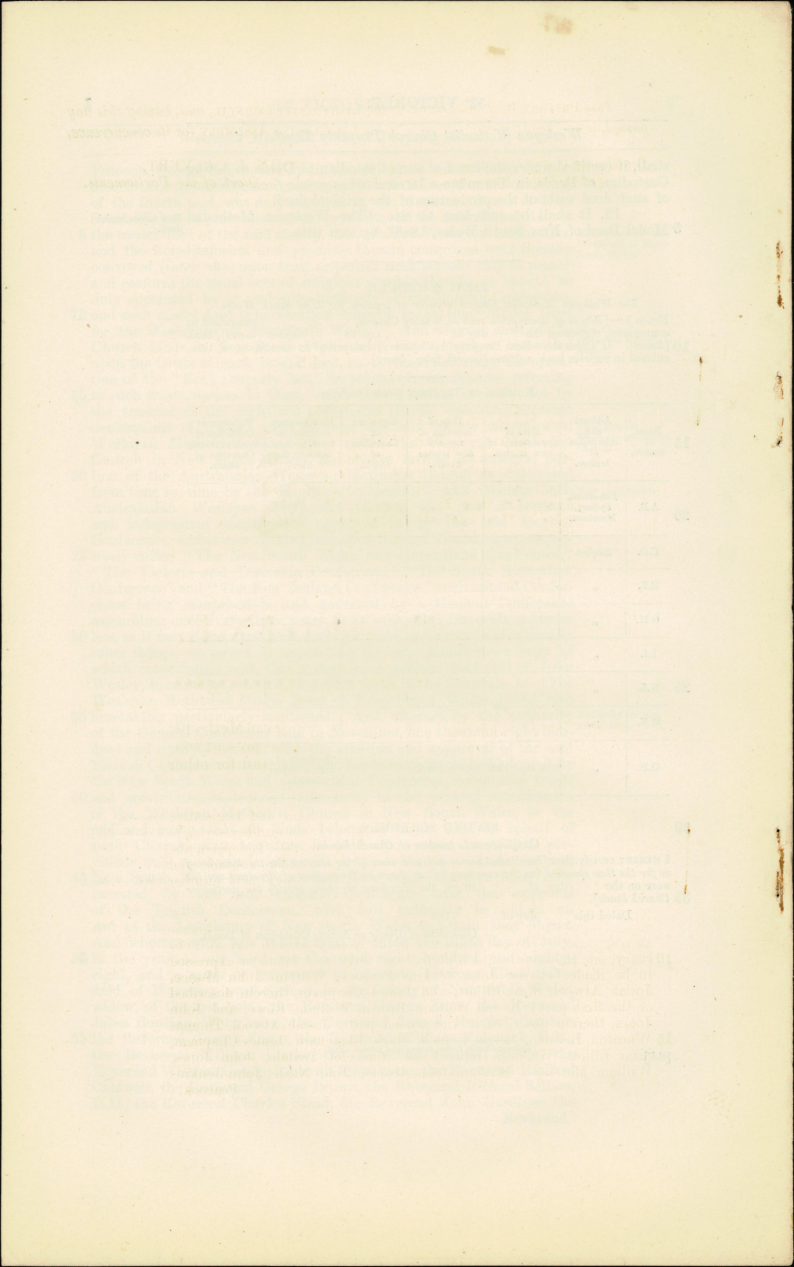
Dated this

188 .

Custodian of Deeds or Acting Custodian of Deeds.

Sydney: Charles Potter, Government Printer .-- 1888.

[6d.]



Legislatibe Council.

52º VICTORIÆ, 1888.

A BILL

To adapt and assimilate the Trusts of Wesleyan Methodist Church Properties in New South Wales to the present constitution of such Church in New-South-Wales, that Colony, and for other collateral purposes.

(As amended and agreed to in Select Committee.)

HEREAS an Act was passed by the Governor and Legislative Preamble. Council of New South Wales, second Victoria number seven, to 2 Vic. No. 7. regulate the religious affairs of the Wesleyan Methodists, Independents, and Baptists, whereby the trustees appointed under another and 5 previous Act of such Legislature, seventh William the Fourth number 7 Wm. IV, No. 3. three, were authorized to transfer chattels and lands held by them to new trustees, to be held upon trusts stated in any model deed recognised and established by the usages of each particular society. And whereas an indenture of release, bearing date the twenty-seventh day of Feb-10 ruary, one thousand eight hundred and forty, and made or expressed to be made between John Jenkins Peacock, William John Munce, Josiah Atwool, Sizar Elliott, and James Chapman, therein described of the first part; Joseph William Brown, William Rowe, and John Jones, therein described of the second part; Josiah Atwool, Thomas 15 Wheaton Bowden, James Blanch, Mark Blanchard, James Chapman, Sizar Elliott, William Hebblewhite, Lancelot Iredale, John Jones, William Matthews, William John Munce, John Neale, John Jenkins с 3-Peacock,

Note. - The words to be omitted are ruled through ; those to be inserted are printed in black letter.

Model deed for the Wesleyans of New South Wales.

How Church properties hitherto settled.

Formation of Wesleyan Methodist Church.

New constitution.

Authority for new model deed.

Peacock, George Smith, and John Von Mungerhoussen Weiss, therein described of the third part; and Samuel Moore Munce, therein described of the fourth part, was duly enrolled in the Supreme Court of New South Wales, in pursuance of the provisions of the said recited Act, as the model deed of the said society, denominated Wesleyan Methodists, and the hereditaments and premises therein comprised were thereby conveyed (inter alia) upon trust to permit such persons only to preach and perform the usual acts of religious worship therein, as should be duly appointed by or under the authority of the English Conference, and such model deed is hereinafter referred to as the "Model Deed 10 for the Wesleyans of New South Wales." And whereas most of the Church lands in New South Wales have been conveyed or settled upon the trusts of such model deed, as to those not under the operation of the "Real Property Act," by means of conveyances referring to such trusts, and as to those under the operation of such Act by 15 the trustees as the registered proprietors thereof executing separate declarations of trusts. And whereas the said society denominated Wesleyan Methodists (hereinafter called the Wesleyan Methodist Church in New South Wales) has always formed an integral portion of the Australasian Wesleyan Methodist Church as constituted 20 And whereas such from time to time by the English Conference. Australasian Wesleyan Methodist Church has now a separate and independent constitution approved of by the said English Conference, and is now divided into four Annual Conferences, respectively called "The New South Wales and Queensland Conference," 25 "The Victoria and Tasmania Conference," "The South Australian Conference" and "The New Zealand Conference," such annual Conferences being comprised in and governed by a General Conference assembling once every three years, or at such other intervals, more or less, as it may deem expedient, each Annual Conference having among 30 other things, the power of appointing its own Ministers-a copy of which constitution and also a copy of a certain deed poll of John Wesley, hereinafter referred to, are set forth in the Schedule to "The Wesleyan Methodist Model Deed of New South Wales, 1888," also hereinafter particularly mentioned. And whereas, by the authority 35 of the General Conference held in November, one thousand eight hundred and eighty-four, and with the sanction and appproval of the said English Conference a new model deed has been prepared and adopted by the New South Wales and Queensland Conference, containing trusts and provisions adapted and assimilated to the present constitution 40 of the Wesleyan Methodist Church in New South Wales, to the end and intent that all lands belonging to, or held on behalf of such Church, may hereafter be held upon such trusts and pro-And the said visions and discharged from all previous trusts. New South Wales and Queensland Conference has also been duly 45 invested by the said General Conference, with the approval of the English Conference, with full authority to obtain an Act of the Legislature of New South Wales to attain that object. And whereas such new model deed is dated the ninth day of July, in the year of our Lord one thousand eight hundred and eighty-50 eight, and is made or expressed to be made between Ellen Scho-field, of Waverley, near Sydney, in the Colony of New South Wales, widow, of the first part; the Reverend George Lane, the Reverend Jabez Bunting Waterhouse, the Reverend Joseph Horner Fletcher, the Reverend Joseph Oram, the Reverend William Kelynack, D.D., 55 the Reverend William Clarke, the Reverend George Martin, the Reverend William George Richards Stephinson, the Reverend Richard Caldwell, the Reverend George Brown, the Reverend Richard Sellors, D.D., the Reverend Charles Stead, the Reverend John Gardiner, the Reverend

Reverend Adin Parsons, the Reverend James Woolnough, Peter Percival Fletcher, George Crawshaw, Benjamin Herbert Chapman, the Hon. Ebenezer Vickery, M.L.C., George Hurst, Peter Miller,

Walter William Joseph O'Reilly, Thomas Parker Reeve, George
5 William Barker, Walter Hamilton McClelland, William Robson,
Robert William Conway, Benjamin James, John Corbett, and Thomas
Cummins (all therein respectively described) of the second part; and
Arthur Wigram Allen (also therein described) of the third part; and
such model deed has been duly attested, executed, and registered in
10 the office of the Registrar for Deeds as number seven hundred and Recital of new model
fifteen, book three hundred and ninety-six, and such deed is herein deed.
referred to as "The Wesleyan Methodist Model Deed of New South
Wales, 1888." And whereas it is necessary to obtain power for Necessity of statutory
carrying some of the trusts and provisions contained in such last- power.
15 mentioned deed into effect, and for establishing a trustee register,
whereby the due succession of trustees for Church lands may be main-
tained without conveyance or transfer, and for creating facilities for
proof. Be it therefore enacted by the Queen's Most Excellent Majesty,
by and with the advice and consent of the Legislative Council and
20 Legislative Assembly of New South Wales in Parliament assembled,
and by the authority of the same as follows :
1. The short title of this Act shall be the "Wesleyan Methodist Short title.
Church Property Trust Act, 1888."
2. In the interpretation of this Act the following terms shall Interpretation clause.
25 have the meanings hereinafter respectively assigned to them, unless
inconsistent with the subject or context :
U U

"English Conference" means the Yearly Conference of the people called Methodists in England as explained in the deed poll of the twenty-eighth February, one thousand seven hundred and eighty-four, executed by John Wesley, and enrolled in the High Court of Chancery in England.

- The term "Church lands" includes all lands and premises in New South Wales of whatever tenure, and chattels real which now are or may at any time hereafter be held in trust for or on behalf of the Wesleyan Methodist Church in New South Wales, together with all churches or chapels, dwellinghouses, schools and all other buildings thereon, and also all fittings, fixtures, rights, easements and appurtenances whatever relating thereto and respectively or therewith usually held or enjoyed.
- "Custodian of Deeds" means such persons of the Wesleyan Methodist Church in New South Wales means-such-person as may from time to time be appointed in that capacity by the New South Wales and Queensland Conference, and "Acting Custodian of Deeds" means such person as may be appointed to such office by the President for the time being of the New South Wales and Queensland Conference.
- The words "legal proceedings" shall include all proceedings whatever, whether preliminary or initiatory, interlocutory or final in any Court of Justice or before the Registrar-General or Examiners of Title.
- "New South Wales and Queensland Conference" means the Annual Conference of the Australasian Wesleyan Methodist Church for the time being embracing within its jurisdiction the Colony of New South Wales, whether alone or combined as at present with another Colony, such Annual Conference being duly constituted by the General Conference.

30

35

45

40

50

55

3.

tatutory

Enrolment of model deed.

How present and future lands to be held.

Conveyance, &c., executed by majority sufficient

Absent trustee may execute by attorney

Register of trustces to be kept. 3. The Registrar-General of New South Wales is hereby empowered and directed to enrol in the his office of the said Registrar-for Deeds "The Wesleyan Methodist Model Deed of New South Wales, 1888," hereinbefore referred to, when such deed is presented or tendered to him for that purpose by or on behalf of the President for the time 5 being of the New South Wales and Queensland Conference, and a printed copy of the said deed, certified by the Custodian of Deeds, shall also be lodged with the Registrar-General in the Land Titles Office.

4. All Church lands held before the commencement of this Act 10 upon the trusts of the "Model Deed for the Wesleyans of New South Wales," or upon any other trusts, and all Church lands which have been acquired by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, shall, from and after the coming into operation of this Act, but subject to and without prejudice to any 15 mortgage, charge, incumbrance, lien, or lease affecting the same, be held, and all Church lands which may at any time or times hereafter be acquired, by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, shall, from and after the coming into operation of this Act, be conveyed or transferred to, and be held upon 20 the trusts, and subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888," or any future alteration or modification thereof, duly authorized by the said New South Wales and Queensland Conference, by and with the approval of the said General Conference, and upon and subject to no other trusts or 25 provisions whatever. And the Registrar-General is hereby authorized, empowered, and directed, in case where the Church lands to be acquired as aforesaid shall be held under the "Real Property Act," to register any transfer, and to issue certificate or certificates of title in the names of the transferees therein mentioned, or any subsequent trustees thereof, 30 subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888."

5. Where any sale, mortgage, exchange, or lease of any Church lands shall be made in pursuance of, and in conformity to such trusts, in case such Church lands shall not be under the operation of the "Real 35 Property Act," the conveyance, mortgage, exchange, or lease thereof, and all other deeds and documents necessary for effectuating such sale, mortgage, exchange, or lease, if executed by a majority of the trustees for the time being of the said Church lands named in the register of trustees hereinafter mentioned, shall be deemed to pass the legal 40 estate therein as fully and effectually as if all the trustees in whom the legal estate was vested had joined in, executed, or made such conveyance, mortgage, exchange, or lease. And, in case such Church lands shall be under the operation of the "Real Property Act," the transfer, mortgage, exchange, or lease thereof, and all other necessary docu-45 ments shall be as effectual as if signed by a majority of the trustees for the time being of such Church lands named in such register of trustees, as if such transfer, mortgage, exchange, or lease, or other document had been duly signed by all the trustees or registered proprietors thereof: Provided always that the trustees making any 50 such transfer, conveyance, mortgage, exchange, lease, or other document shall consist of not less than three in number: Provided also that any trustee absent from the Colony may join in, make, and execute any such conveyance, transfer, mortgage, exchange, lease, or other document as aforesaid by his attorney, duly appointed by him 55 in that behalf.

6. The Custodian of Deeds for the time being appointed by the New South Wales and Queensland Conference to act in that capacity on behalf of the Wesleyan Methodist Church in New South Wales,

Wales, or the Acting Custodian of Deeds for the time being herein-after mentioned, shall keep, or cause to be kept, a register of trustees of the several Church lands, and such register shall be called and inscribed as "The Wesleyan Methodist Church Register of Trustees 5 for New South Wales," and shall be in the form or to the effect contained in the First Schedule hereto; and such Custodian of Deeds First Schedule. or Acting Custodian of Deeds shall with all reasonable despatch enter or cause to be entered in such register of trustees the names, Present trustees addresses, and occupations of the present trustees of such Church to be entered therein. 10 lands, with all other particulars indicated by the said Schedule, and such Custodian of Deeds or Acting Custodian of Deeds shall from time to time, upon the appointment of any new trustee or trustees of any Church lands, insert or cause to be inserted in such register of trustees the name, address, and occupation of such new trustee 15 or trustees, and how the vacancy in the trust occurred, whether by Future trustees to death or otherwise, and the date of the appointment of the new be also entered trustee or trustees, and also the date of insertion of his or their name or names in such register of trustees, and such Custodian of Deeds or Acting Custodian of Deeds shall sign his name in such 20 register of trustees, in the proper column, in the same line with the name of every trustee (old and new), to authenticate the due appointment of each trustee. And such Custodian of Deeds or Acting Custodian of Deeds may at any time or times issue a certificate, in Certificate of Custhe form or to the effect in the Second Schedule hereto, under his todian of Deeds of Acting Custodian 25 hand, stating who is or are the trustee or trustees of any particular of Deeds. Church lands specified therein at the date of such certificate, or who Second Schedule. was or were such trustee or trustees at any particular date specified in such certificate, and such register of trustees shall on all reasonable occasions be open to the inspection of the members or adherents Inspection of register. 30 of the said Church and all others interested therein. 7. The Custodian of Deeds for the time being, or the Acting Amendment of Custodian of Deeds for the time being, hereinafter mentioned, shall register of trustees, have full power at any time to amend the register of trustees, by rectifying any error or supplying any omission therein, and shall initial 35 such amendment and affix thereto the date the same was made, and shall not erase or render illegible the part so rectified; and the register so amended shall have all the validity and operation by this Act conferred upon the register of trustees. 8. On the insertion and authentication as aforesaid in the said Legal estate to pass-40 register of trustees of the name or names of any new trustee or without conveyance. trustees of any Church lands not under the operation of the "Real Property Act," the estate in such Church lands of the trustee or trustees in whose place such new trustee or trustees shall be appointed, shall forthwith vest in such new trustee or trustees solely or jointly, 45 as the case may be, with the continuing trustee or trustees (if any)

for the same estate and interest as the former trustee or trustees had therein, and upon and subject to the same trusts, without any conveyance or assignment whatsoever; and on the insertion and authentica-tion as aforesaid in the said register of trustees of the name or names 50 of any new trustee or trustees of Church lands under the operation of

- the "Real Property Act," such new trustee or trustees, together New trustees with the continuing trustees (if any) shall for all purposes be taken proprietors, and to to be the trustee or trustees for the time being thereof. And the have certificates of trustees or trustees for the time being appearing by the register of title issued to them without transfer.
- "Real Property Act" shall be entitled to be entered or registered in the register book kept under the provisions of such Act as the proprietor or proprietors thereof within the meaning of the said Act without any formal transfer, and to have a certificate of title issued to him

him or them, or in his or their name or names, as such proprietor or proprietors, but subject to the said "Wesleyan Methodist Model Deed of New South Wales, 1888" and to any then subsisting mortgage, lien, incumbrance, or lease.

9. The entries in the register of trustees authorized by section 5 six of this Act to be made therein when authenticated by the signature of the Custodian of Deeds for the time being or the Acting Custodian of Deeds for the time being, and any extract purporting to be an extract from such register of trustees in the form or to the effect in the Second Schedule hereto certified under the hand of such Custodian of 10 Deeds or Acting Custodian of Deeds shall be received and taken in all legal proceedings, and in all dealings with such lands before the Registrar-General or the Examiners of Title, and on all occasions whatsoever as sufficient evidence of the several extracted matters comprised in such extract, so far as the same may relate to any particular Church 15 property without the production of such register of trustees, and judicial notice shall be taken of the signature of the Custodian of Deeds or Acting Custodian of Deeds to every such extract.

10. In case of the decease, illness, absence from the Colony of New South Wales, or temporary incapacity of such Custodian of Deeds 20 or acting Custodian of Deeds, some other person may as hereinafter mentioned be appointed to act in his place, but for not a longer period than the due appointment of a Custodian of Deeds at the next annual meeting of the New South Wales and Queensland Conference, and such Designation of powers other person shall be designated the Acting Custodian of Deeds of the 25 and duties of. said Church, and such Acting Custodian of Deeds during the time for which he shall be so appointed shall have, perform and execute all the powers, authorities and duties of such Custodian of Deeds, and shall underneath his signature in the said register of trustees, or affixed to any certificate given by him under the provisions hereof, or to any 30 extract made by him from such register of trustees, write the words Acting Custodian of Deeds of the said Church. And the New South Wales Government Gazette containing a notification by the President for the time being of the said Conference of the appointment of such Custodian of Deeds or of such Acting Custodian of Deeds as aforesaid 35, shall be sufficient evidence of the due appointment of such Custodian of Deeds and Acting Custodian of Deeds respectively. A copy of such Gazette notice signed by the President for the time being of the said Conference shall also be registered in the office of the Registrar for 40 Deeds in the Land Titles Office.

11. A print, purporting to be a printed copy of the minutes of the English Conference or of the said General Conference or of any of the four said Annual Conferences constituted by such General Conference, or of any Annual Conferences which may at any time hereafter be duly constituted by the said General Conference respectively, 45 shall if certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds be taken and received in all legal proceedings and on all occasions whatsoever as prima facie evidence of all resolutions and orders touching or concerning all elections or expulsions, consents, disbursements, delegations, appointments, and of all acts and 50 proceedings whatsoever of such English Conference, General Conference, or Annual Conference respectively, without the aid of any further proof whatever, and a print, purporting to be a printed copy of the said "Wesleyan Methodist Model Deed of New South Wales, 1888," and of the Schedule thereto attached, shall also, if certified under the 55 hand of such Custodian of Deeds or Acting Custodian of Deeds, be received and taken in all legal proceedings and on all occasions whatsoever as prima facie evidence of such deed and of the constitution of the said General Conference and of the four said Annual Conferences, and

Appointment of Acting Custodian of Deeds.

Tenure of Acting Custodian.

Signature.

Government Gazette evidence of appointment of Custodian of Deeds and Acting Custodian of Deeds.

Printed minutes of Conferences evidence.

and of the aforesaid deed poll of John Wesley, without the production of the originals thereof respectively, and a document, purporting to be a copy of the model deed for the Wesleyans of New South Wales, shall, if certified under the hand of such Custodian of Deeds or Acting 5 Custodian of Deeds, in like manner be received as *prima facie* evidence of such deed without the production of the original deed.

12. It shall be sufficient to cite "The Wesleyan Methodist How to cite model Model Deed of New South Wales, 1888" by that title.

FIRST SCHEDULE.

10 The Wesleyan Methodist Church register of trustees for New South Wales. FOLIO 1.—[Words of description such as Wesley Church,] comprised in conveyance, registered the day of , A.D. 18 , number [insert], book [insert]. If under the "Real Property Act" [insert] comprised in certificate of title, entered in register book, volume [insert], folio [insert].

NUMPER OF TRUSTERS (state number)

19	NUMBER OF TRUSTEES (state number).								
20	Name of trustee.	Address and occupation of trustee.	Date of appointment of new trustee.	Date of insertion of name of new trustee herein.	Signature of Custodian of Deeds.	How vacancy occurred in trust, such as death or the like.	Signature of Custodian of Deeds or Acting Custodian of Deeds.		
	А.В.	Pitt-street, Sydney, Merchant.							
	C.D.	Similar.			•				
25	E.F.	"							
	G.H.	"		*		^			
	I.J.	"							
	K.L.	"							
	M.N.	"							
30	0. P .	"	20th Dec., 1889.	1st Jan., 1880.		By death of A.B., a former trustee.			

SECOND SCHEDULE.

Certificate as to trustees of Church Lands.

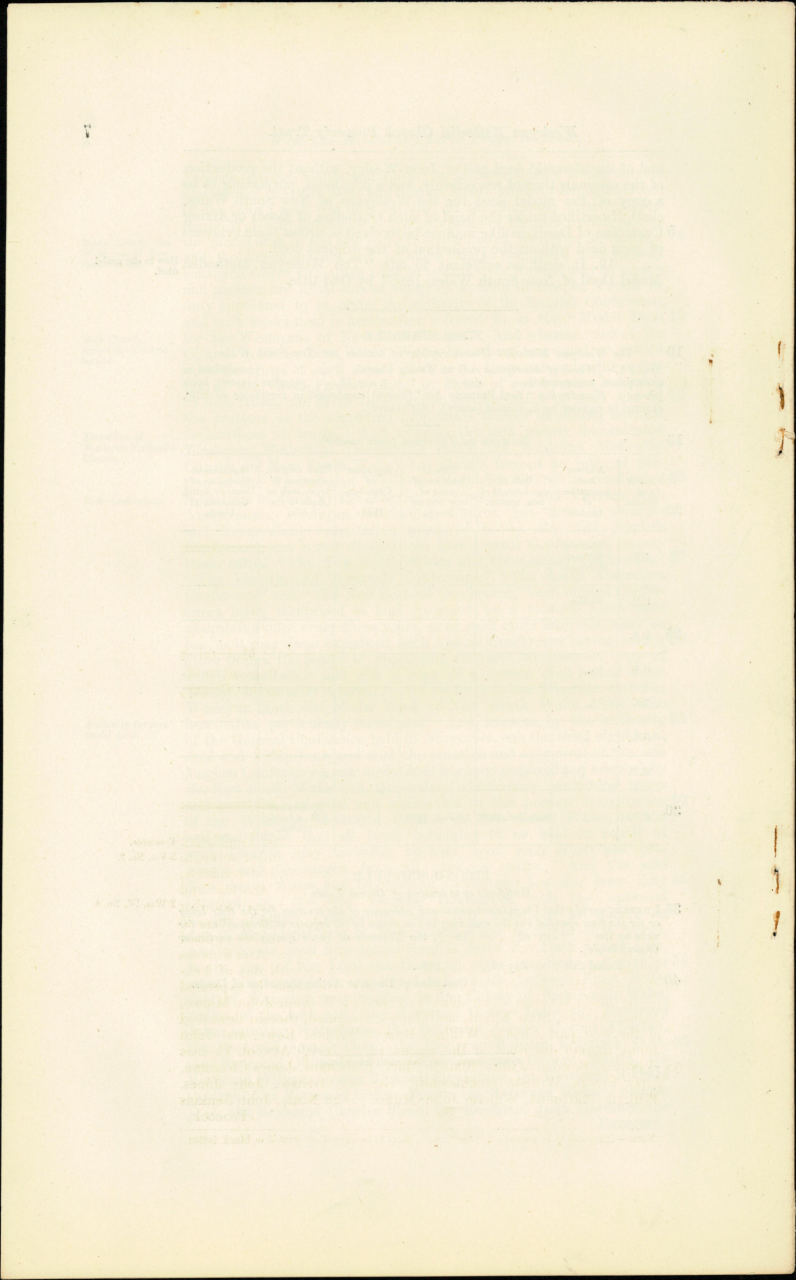
35 I HEREBY certify that [here insert names and addresses of the trustees for the time being or for the time specified (as the case may be) as shown by the register of Trustees] are (or were on the day of 18), the Trustees of [here specify the particular Church lands].

Dated this day of 188. 40 Custodian

Custodian of Deeds or Acting Custodian of Deeds.

Sydney : Charles Potter, Government Printer .- 1888.

[6d.]



Legislative Council.

52º VICTORIÆ, 1888.

A BILL

To adapt and assimilate the Trusts of Wesleyan Methodist Church Properties in New South Wales to the present constitution of such Church in New-South-Wales, that Colony, and for other collateral purposes,

(As amended and agreed to in Select Committee.)

HEREAS an Act was passed by the Governor and Legislative Preamble. Council of New South Wales, second Victoria number seven, to 2 Vic. No. 7. regulate the religious affairs of the Wesleyan Methodists, Independents, and Baptists, whereby the trustees appointed under another and 5 previous Act of such Legislature, seventh William the Fourth number 7 Wm. IV, No. 3. three, were authorized to transfer chattels and lands held by them to new trustees, to be held upon trusts stated in any model deed recognised and established by the usages of each particular society. And whereas an indenture of release, bearing date the twenty-seventh day of Feb-10 ruary, one thousand eight hundred and forty, and made or expressed to be made between John Jenkins Peacock, William John Munce, Josiah Atwool, Sizar Elliott, and James Chapman, therein described of the first part; Joseph William Brown, William Rowe, and John Jones, therein described of the second part; Josiah Atwool, Thomas 15 Wheaton Bowden, James Blanch, Mark Blanchard, James Chapman, Sizar Elliott, William Hebblewhite, Lancelot Iredale, John Jones, William Matthews, William John Munce, John Neale, John Jenkins c 3-Peacock,

Note. -- The words to be omitted are ruled through ; those to be inserted are printed in black letter.

Model deed for the Wesleyans of New South Wales.

How Church properties hitherto settled.

Formation of Wesleyan Methodist Church.

New constitution.

Authority for new model deed.

Peacock. George Smith, and John Von Mungerhoussen Weiss, therein described of the third part; and Samuel Moore Munce, therein described of the fourth part, was duly enrolled in the Supreme Court of New South Wales, in pursuance of the provisions of the said recited Act, as 5 the model deed of the said society, denominated Wesleyan Methodists, and the hereditaments and premises therein comprised were thereby conveyed (inter alia) upon trust to permit such persons only to preach and perform the usual acts of religious worship therein, as should be duly appointed by or under the authority of the English Conference, and such model deed is hereinafter referred to as the "Model Deed 10 And whereas most of the for the Wesleyans of New South Wales." Church lands in New South Wales have been conveyed or settled upon the trusts of such model deed, as to those not under the operation of the "Real Property Act," by means of conveyances referring to such trusts, and as to those under the operation of such Act by 15 the trustees as the registered proprietors thereof executing separate declarations of trusts. And whereas the said society denominated Wesleyan Methodists (hereinafter called the Wesleyan Methodist Church in New South Wales) has always formed an integral portion of the Australasian Wesleyan Methodist Church as constituted 20 from time to time by the English Conference. And whereas such Australasian Wesleyan Methodist Church has now a separate and independent constitution approved of by the said English Conference, and is now divided into four Annual Conferences, respectively called "The New South Wales and Queensland Conference," 25 "The Victoria and Tasmania Conference," "The South Australian Conference" and "The New Zealand Conference," such annual Conferences being comprised in and governed by a General Conference assembling once every three years, or at such other intervals, more or less, as it may deem expedient, each Annual Conference having among 30 other things, the power of appointing its own Ministers—a copy of which constitution and also a copy of a certain deed poll of John Wesley, hereinafter referred to, are set forth in the Schedule to "The Wesleyan Methodist Model Deed of New South Wales, 1888," also hereinafter particularly mentioned. And whereas, by the authority 35 of the General Conference held in November, one thousand eight hundred and eighty-four, and with the sanction and appproval of the said English Conference a new model deed has been prepared and adopted by the New South Wales and Queensland Conference, containing trusts and provisions adapted and assimilated to the present constitution 40 of the Wesleyan Methodist Church in New South Wales, to the end and intent that all lands belonging to, or held on behalf of such Church, may hereafter be held upon such trusts and provisions and discharged from all previous trusts. And the said New South Wales and Queensland Conference has also been duly 45 invested by the said General Conference, with the approval of the English Conference, with full authority to obtain an Act of the Legislature of New South Wales to attain that object. And whereas such new model deed is dated the ninth day of July, in the year of our Lord one thousand eight hundred and eighty-50 eight, and is made or expressed to be made between Ellen Schofield, of Waverley, near Sydney, in the Colony of New South Wales, widow, of the first part; the Reverend George Lane, the Reverend Jabez Bunting Waterhouse, the Reverend Joseph Horner Fletcher, the Reverend Joseph Oram, the Reverend William Kelynack, D.D., 55 the Reverend William Clarke, the Reverend George Martin, the Reverend William George Richards Stephinson, the Reverend Richard Caldwell, the Reverend George Brown, the Reverend Richard Sellors, D.D., the Reverend Charles Stead, the Reverend John Gardiner, the Reverend

Reverend Adin Parsons, the Reverend James Woolnough, Peter Percival Fletcher, George Crawshaw, Benjamin Herbert Chapman, the Hon. Ebenezer Vickery, M.L.C., George Hurst, Peter Miller, Walter William Joseph O'Reilly, Thomas Parker Reeve, George 5 William Barker, Walter Hamilton McClelland, William Robson, Robert William Conway, Benjamin James, John Corbett, and Thomas

- Cummins (all therein respectively described) of the second part; and Arthur Wigram Allen (also therein described) of the third part; and such model deed has been duly attested, executed, and registered in
- 10 the office of the Registrar for Deeds as number seven hundred and Recital of new model fifteen, book three hundred and ninety-six, and such deed is herein deed. referred to as "The Wesleyan Methodist Model Deed of New South Wales, 1888." And whereas it is necessary to obtain power for And whereas it is necessary to obtain power for Necessity of statutory
- carrying some of the trusts and provisions contained in such last-^{power.} 15 mentioned deed into effect, and for establishing a trustee register, whereby the due succession of trustees for Church lands may be maintained without conveyance or transfer, and for creating facilities for proof. Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and 20 Legislative Assembly of New South Wales in Parliament assembled,
- and by the authority of the same as follows :-

1. The short title of this Act shall be the "Wesleyan Methodist Short title. Church Property Trust Act, 1888."

- 2. In the interpretation of this Act the following terms shall Interpretation clause. 25 have the meanings hereinafter respectively assigned to them, unless
 - inconsistent with the subject or context :-
 - "English Conference" means the Yearly Conference of the people called Methodists in England as explained in the deed poll of the twenty-eighth February, one thousand seven hundred and eighty-four, executed by John Wesley, and enrolled in the High Court of Chancery in England.
 - The term "Church lands" includes all lands and premises in New South Wales of whatever tenure, and chattels real which now are or may at any time hereafter be held in trust for or on behalf of the Wesleyan Methodist Church in New South Wales, together with all churches or chapels, dwellinghouses, schools and all other buildings thereon, and also all fittings, fixtures, rights, easements and appurtenances whatever relating thereto and respectively or therewith usually held or enjoyed.
 - "Custodian of Deeds" means such persons of the Wesleyan Methodist Church in New South Wales means such person as may from time to time be appointed in that capacity by the New South Wales and Queensland Conference, and "Acting Custodian of Deeds" means such person as may be appointed to such office by the President for the time being of the New South Wales and Queensland Conference.
 - The words "legal proceedings" shall include all proceedings whatever, whether preliminary or initiatory, interlocutory or final in any Court of Justice or before the Registrar-General or Examiners of Title.
 - "New South Wales and Queensland Conference" means the Annual Conference of the Australasian Wesleyan Methodist Church for the time being embracing within its jurisdiction, the Colony of New South Wales, whether alone or combined as at present with another Colony, such Annual Conference
 - being duly constituted by the General Conference.

30

35

40

45

55

50

Concession, En., to the states .

3.

No receiped.

Enrolment of model deed.

How present and future lands to be held.

Conveyance, &c., executed by majority sufficient

Absent trustee may execute by attorney

Register of trustees to be kept. 3. The Registrar-General of New South Wales is hereby empowered and directed to enrol in the his office of the said Registrar for Deeds "The Wesleyan Methodist Model Deed of New South Wales, 1888," hereinbefore referred to, when such deed is presented or tendered to him for that purpose by or on behalf of the President for the time 5 being of the New South Wales and Queensland Conference, and a printed copy of the said deed, certified by the Custodian of Deeds, shall also be lodged with the Registrar-General in the Land Titles Office.

4. All Church lands held before the commencement of this Act 10 upon the trusts of the "Model Deed for the Wesleyans of New South Wales," or upon any other trusts, and all Church lands which have been acquired by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, shall, from and after the coming into operation of this Act, but subject to and without prejudice to any 15 mortgage, charge, incumbrance, lien, or lease affecting the same, be held, and all Church lands which may at any time or times hereafter be acquired, by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, shall, from and after the coming into operation of this Act, be conveyed or transferred to, and be held upon 20 the trusts, and subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888," or any future alteration or modification thereof, duly authorized by the said New South Wales and Queensland Conference, by and with the approval of the said General Conference, and upon and subject to no other trusts or 25 provisions whatever. And the Registrar-General is hereby authorized, empowered, and directed, in case where the Church lands to be acquired as aforesaid shall be held under the "Real Property Act," to register any transfer, and to issue certificate or certificates of title in the names of the transferees therein mentioned, or any subsequent trustees thereof, 30 subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888."

5. Where any sale, mortgage, exchange, or lease of any Church lands shall be made in pursuance of, and in conformity to such trusts, in case such Church lands shall not be under the operation of the "Real 35 Property Act," the conveyance, mortgage, exchange, or lease thereof, and all other deeds and documents necessary for effectuating such sale, mortgage, exchange, or lease, if executed by a majority of the trustees for the time being of the said Church lands named in the register of trustees hereinafter mentioned, shall be deemed to pass the legal 40 estate therein as fully and effectually as if all the trustees in whom the legal estate was vested had joined in, executed, or made such conveyance, mortgage, exchange, or lease. And, in case such Church lands shall be under the operation of the "Real Property Act," the transfer, mortgage, exchange, or lease thereof, and all other necessary docu-45 ments shall be as effectual as if signed by a majority of the trustees for the time being of such Church lands named in such register of trustees, as if such transfer, mortgage, exchange, or lease, or other document had been duly signed by all the trustees or registered proprietors thereof: Provided always that the trustees making any 50 such transfer, conveyance, mortgage, exchange, lease, or other docu-ment shall consist of not less than three in number : Provided also that any trustee absent from the Colony may join in, make, and execute any such conveyance, transfer, mortgage, exchange, lease, or other document as aforesaid by his attorney, duly appointed by him 55 in that behalf.

6. The Custodian of Deeds for the time being appointed by the New South Wales and Queensland Conference to act in that capacity on behalf of the Wesleyan Methodist Church in New South Wales,

Wales, or the Acting Custodian of Deeds for the time being hereinafter mentioned, shall keep, or cause to be kept, a register of trustees of the several Church lands, and such register shall be called and inscribed as "The Wesleyan Methodist Church Register of Trustees 5 for New South Wales," and shall be in the form or to the effect contained in the First Schedule hereto; and such Custodian of Deeds First Schedule. or Acting Custodian of Deeds shall with all reasonable despatch enter or cause to be entered in such register of trustees the names, Present trustees addresses, and occupations of the present trustees of such Church to be entered therein. 10 lands, with all other particulars indicated by the said Schedule, and such Custodian of Deeds or Acting Custodian of Deeds shall from time to time, upon the appointment of any new trustee or trustees of any Church lands, insert or cause to be inserted in such register of trustees the name, address, and occupation of such new trustee 15 or trustees, and how the vacancy in the trust occurred, whether by Future trustees to death or otherwise, and the date of the appointment of the new be also entered trustee or trustees, and also the date of insertion of his or their name or names in such register of trustees, and such Custodian of Deeds or Acting Custodian of Deeds shall sign his name in such 20 register of trustees, in the proper column, in the same line with the name of every trustee (old and new), to authenticate the due appoint-ment of each trustee. And such Custodian of Deeds or Acting Custodian of Deeds may at any time or times issue a certificate, in Certificate of Custhe form or to the effect in the Second Schedule hereto, under his todian of Deeds or 25 hand, stating who is or are the trustee or trustees of any particular of Deeds. Church lands specified therein at the date of such certificate, or who Second Schedule. was or were such trustee or trustees at any particular date specified in such certificate, and such register of trustees shall on all reasonable occasions be open to the inspection of the members or adherents Inspection of 30 of the said Church and all others interested therein. 7. The Custodian of Deeds for the time being, or the Acting Amendment of Custodian of Deeds for the time being, hereinafter mentioned, shall register of trustees. have full power at any time to amend the register of trustees, by rectifying any error or supplying any omission therein, and shall initial 35 such amendment and affix thereto the date the same was made, and shall not erase or render illegible the part so rectified; and the register so amended shall have all the validity and operation by this Act conferred upon the register of trustees. 8. On the insertion and authentication as aforesaid in the said Legal estate to pass 40 register of trustees of the name or names of any new trustee or to new trustees trustees of any Church lands not under the operation of the "Real Property Act," the estate in such Church lands of the trustee or trustees in whose place such new trustee or trustees shall be appointed, shall forthwith vest in such new trustee or trustees solely or jointly, 45 as the case may be, with the continuing trustee or trustees (if any) for the same estate and interest as the former trustee or trustees had therein, and upon and subject to the same trusts, without any conveyance or assignment whatsoever; and on the insertion and authentication as aforesaid in the said register of trustees of the name or names 50 of any new trustee or trustees of Church lands under the operation of the "Real Property Act," such new trustee or trustees, together New trustees with the continuing trustees (if any) shall for all purposes be taken entitled to become proprietors, and to to be the trustee or trustees for the time being thereof. And the have certificates of trustees to be the trustee or trustees of any Church lands under the "the trustee or trustees of the trustee or trustees of any Church lands under the "the trustee or trustees of the trustee or trustees of any Church lands under the "the trustee or trustees of the trustee or trustees of the trustee or trustees of trustees of the trustee or trustees of trustees of the trustee or trustees of trustees of trustees of the trustee or trustees of trustees of trustees of trustees to be the trustee or trustees of trustees of trustees of trustees of trustees of trustees the trustee or trustees of trustees of trustees of trustees to be the trustee or trustees of trustees of trustees of trustees of trustees to be the trustee or trustees of trustees of trustees of trustees trustees trustees of trustees of trustees of trustees trustees of trustees of trustees of trustees trustees of trustees of trustees of trustees trustees trustees of trustees of trustees of trustees of trustees trustees of trustees of trustees of trustees of trustees trustees of trustees of trustees of trustees of trustees of trustees trustees of trustees of trustees of trustees trustees of trustees of trustees trustees of trustees trustees of trustees of trustees trustees of trustees trustees of trustees trustees of trustees trustees trustees trustees of trustees trust "Real Property Act" shall be entitled to be entered or registered in the register book kept under the provisions of such Act as the proprietor or proprietors thereof within the meaning of the said Act without any formal transfer, and to have a certificate of title issued to him

him or them, or in his or their name or names, as such proprietor or proprietors, but subject to the said "Wesleyan Methodist Model Deed of New South Wales, 1888" and to any then subsisting mortgage, lien, incumbrance, or lease.

9. The entries in the register of trustees authorized by section 5 six of this Act to be made therein when authenticated by the signature of the Custodian of Deeds for the time being or the Acting Custodian of Deeds for the time being, and any extract purporting to be an extract from such register of trustees in the form or to the effect in the Second Schedule hereto certified under the hand of such Custodian of 10-Deeds or Acting Custodian of Deeds shall be received and taken in all legal proceedings, and in all dealings with such lands before the Registrar-General or the Examiners of Title, and on all occasions whatsoever as sufficient evidence of the several extracted matters comprised in such extract, so far as the same may relate to any particular Church 15 property without the production of such register of trustees, and judicial notice shall be taken of the signature of the Custodian of Deeds or Acting Custodian of Deeds to every such extract.

10. In case of the decease, illness, absence from the Colony of New South Wales, or temporary incapacity of such Custodian of Deeds 20. or acting Custodian of Deeds, some other person may as hereinafter mentioned be appointed to act in his place, but for not a longer period than the due appointment of a Custodian of Deeds at the next annual meeting of the New South Wales and Queensland Conference, and such other person shall be designated the Acting Custodian of Deeds of the 25, said Church, and such Acting Custodian of Deeds during the time for which he shall be so appointed shall have, perform and execute all the powers, authorities and duties of such Custodian of Deeds, and shall underneath his signature in the said register of trustees, or affixed to any certificate given by him under the provisions hereof, or to any 30 extract made by him from such register of trustees, write the words Acting Custodian of Deeds of the said Church. And the New South Wales Government Gazette containing a notification by the President for the time being of the said Conference of the appointment of such Custodian of Deeds or of such Acting Custodian of Deeds as aforesaid 35. shall be sufficient evidence of the due appointment of such Custodian of Deeds and Acting Custodian of Deeds respectively. A copy of such Gazette notice signed by the President for the time being of the said Conference shall also be registered in the office of the Registrar for Deeds in the Land Titles Office. 0

11. A print, purporting to be a printed copy of the minutes of the English Conference or of the said General Conference or of any of the four said Annual Conferences constituted by such General Conference, or of any Annual Conferences which may at any time hereafter be duly constituted by the said General Conference respectively, 45 shall if certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds be taken and received in all legal proceedings and on all occasions whatsoever as *prima facie* evidence of all resolutions and orders touching or concerning all elections or expulsions, consents, disbursements, delegations, appointments, and of all acts and 50. proceedings whatsoever of such English Conference, General Conference, or Annual Conference respectively, without the aid of any further proof whatever, and a print, purporting to be a printed copy of the said "Wesleyan Methodist Model Deed of New South Wales, 1888," and of the Schedule thereto attached, shall also, if certified under the 55. hand of such Custodian of Deeds or Acting Custodian of Deeds, be received and taken in all legal proceedings and on all occasions whatsoever as prima facie evidence of such deed and of the constitution of the said General Conference and of the four said Annual Conferences, and

Register of trustees and certificate of Custodian of Deeds sufficient evidence.

Appointment of Acting Custodian of Deeds.

Tenure of Acting Custodian.

Designation of powers and duties of.

Signature.

Government Gazette evidence of appointment of Custodian of Deeds and Acting Custodian of Deeds.

Printed minutes of Conferences evidence. and of the aforesaid deed poll of John Wesley, without the production of the originals thereof respectively, and a document, purporting to be a copy of the model deed for the Wesleyans of New South Wales, shall, if certified under the hand of such Custodian of Deeds or Acting 5 Custodian of Deeds, in like manner be received as *prima facie* evidence

of such deed without the production of the original deed. 12. It shall be sufficient to cite "The Wesleyan Methodist How to cite model Model Deed of New South Wales, 1888" by that title.

FIRST SCHEDULE.

10 The Wesleyan Methodist Church register of trustees for New South Wales. FOLIO 1.—[Words of description such as Wesley Church,] comprised in conveyance, registered the day of , A.D. 18 , number [insert], book [insert]. If under the "Real Property Act" [insert] comprised in certificate of title, entered in register book, volume [insert], folio [insert].

NUMBER OF TRUSTEES (state number).

10			TIO HIDEH	OF INCOLLED	(
20	Name of trustee.	Address and occupation of trustee.	Date of appointment of new trustee.	Date of insertion of name of new trustee herein.	Signature of Custodian of Deeds.	How vacancy occurred in trust, such as death or the like.	Signature of Custodian of Deeds or Acting Custodian of Deeds.
	А.В.	Pitt-street, Sydney, Merchant.					
	C.D.	Similar.					
25	E.F.	"					
	G.H.	23					
	I.J.	"					
	K.L.	33					
	M.N.	33			-		-
30	0.P.	33	20th Dec., 1889.	1st Jan., 1880.		By death of A.B., a former trustee.	

SECOND SCHEDULE.

Certificate as to trustees of Church Lands.

35 I HEREBY certify that [here insert names and addresses of the trustees for the time being or for the time specified (as the case may be) as shown by the register of Trustees] are (or were on the day of 18), the Trustees of [here specify the particular Church lands].

188 .

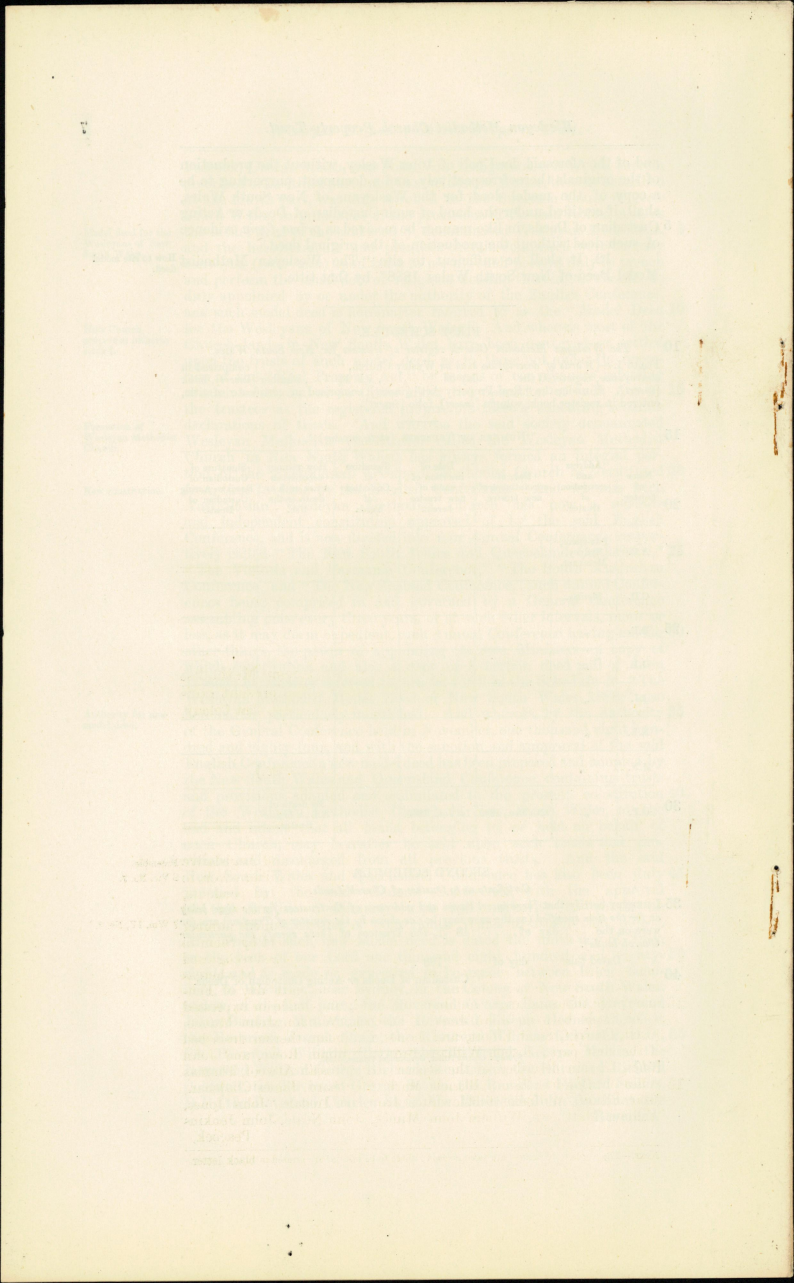
Dated this day of 40

Custodian of Deeds or Acting Custodian of Deeds.

15

Sydney: Charles Potter, Government Printer.-1888.

[6d.]



Tegislative Conncil.

52º VICTORIÆ, 1888.

A BILL

To adapt and assimilate the Trusts of Wesleyan Methodist Church Properties in New South Wales to the present constitution of such Church in New-South-Wales, that Colony, and for other collateral purposes.

(As amended and agreed to in Select Committee.)

HEREAS an Act was passed by the Governor and Legislative Preamble. Council of New South Wales, second Victoria number seven, to 2 Vic. No. 7. regulate the religious affairs of the Wesleyan Methodists, Independents, and Baptists, whereby the trustees appointed under another and 5 previous Act of such Legislature, seventh William the Fourth number 7 Wm. IV, No. 3. three, were authorized to transfer chattels and lands held by them to new trustees, to be held upon trusts stated in any model deed recognised and established by the usages of each particular society. And whereas an indenture of release, bearing date the twenty-seventh day of Feb-10 ruary, one thousand eight hundred and forty, and made or expressed to be made between John Jenkins Peacock, William John Munce, Josiah Atwool, Sizar Elliott, and James Chapman, therein described of the first part; Joseph William Brown, William Rowe, and John Jones, therein described of the second part; Josiah Atwool, Thomas 15 Wheaton Bowden, James Blanch, Mark Blanchard, James Chapman, Sizar Elliott, William Hebblewhite, Lancelot Iredale, John Jones, William Matthews, William John Munce, John Neale, John Jenkins Peacock, c 3-

Note.-The words to be omitted are ruled through ; those to be inserted are printed in black letter.

Model deed for the Wesleyans of New South Wales.

How Church properties hitherto settled.

Formation of Wesleyan Methodist Church.

New constitution.

Authority for new model deed.

Peacock, George Smith, and John Von Mungerhoussen Weiss, therein described of the third part; and Samuel Moore Munce, therein described of the fourth part, was duly enrolled in the Supreme Court of New South Wales, in pursuance of the provisions of the said recited Act, as the model deed of the said society, denominated Wesleyan Methodists, 5 and the hereditaments and premises therein comprised were thereby conveyed (inter alia) upon trust to permit such persons only to preach and perform the usual acts of religious worship therein, as should be duly appointed by or under the authority of the English Conference, and such model deed is hereinafter referred to as the "Model Deed 10 for the Wesleyans of New South Wales." And whereas most of the Church lands in New South Wales have been conveyed or settled upon the trusts of such model deed, as to those not under the operation of the "Real Property Act," by means of conveyances referring to such trusts, and as to those under the operation of such Act by 15 the trustees as the registered proprietors thereof executing separate declarations of trusts. And whereas the said society denominated Wesleyan Methodists (hereinafter called the Wesleyan Methodist Church in New South Wales) has always formed an integral por-tion of the Australasian Wesleyan Methodist Church as constituted 20 from time to time by the English Conference. And whereas such Australasian Wesleyan Methodist Church has now a separate and independent constitution approved of by the said English Conference, and is now divided into four Annual Conferences, respectively called "The New South Wales and Queensland Conference," 25 "The Victoria and Tasmania Conference," "The South Australian Conference" and "The New Zealand Conference," such annual Confer-ences being comprised in and governed by a General Conference assembling once every three years, or at such other intervals, more or less, as it may deem expedient, each Annual Conference having among 30 other things, the power of appointing its own Ministers-a copy of which constitution and also a copy of a certain deed poll of John Wesley, hereinafter referred to, are set forth in the Schedule to "The Wesleyan Methodist Model Deed of New South Wales, 1888," also hereinafter particularly mentioned. And whereas, by the authority 35 of the General Conference held in November, one thousand eight hundred and eighty-four, and with the sanction and appproval of the said English Conference a new model deed has been prepared and adopted by the New South Wales and Queensland Conference, containing trusts and provisions adapted and assimilated to the present constitution 40 of the Wesleyan Methodist Church in New South Wales, to the end and intent that all lands belonging to, or held on behalf of end and intent that all lands belonging to, or methods and pro-such Church, may hereafter be held upon such trusts and pro-visions and discharged from all previous trusts. And the said visions and discharged from all previous trusts. And the said New South Wales and Queensland Conference has also been duly 45 invested by the said General Conference, with the approval of the English Conference, with full authority to obtain an Act of the Legislature of New South Wales to attain that object. And whereas such new model deed is dated the ninth day of July, in the year of our Lord one thousand eight hundred and eighty- 50 eight, and is made or expressed to be made between Ellen Schofield, of Waverley, near Sydney, in the Colony of New South Wales, widow, of the first part; the Reverend George Lane, the Reverend Jabez Bunting Waterhouse, the Reverend Joseph Horner Fletcher, the Reverend Joseph Oram, the Reverend William Kelynack, D.D., 55 the Reverend William Clarke, the Reverend George Martin, the Reverend William George Richards Stephinson, the Reverend Richard Caldwell, the Reverend George Brown, the Reverend Richard Sellors, D.D., the Reverend Charles Stead, the Reverend John Gardiner, the Reverend

· · · ·

Reverend Adin Parsons, the Reverend James Woolnough, Peter

Percival Fletcher, George Crawshaw, Benjamin Herbert Chapman, the Hon. Ebenezer Vickery, M.L.C., George Hurst, Peter Miller, Walter William Joseph O'Reilly, Thomas Parker Reeve, George 5 William Barker, Walter Hamilton McClelland, William Robson, Robert William Conway, Benjamin James, John Corbett, and Thomas Cummins (all therein respectively described) of the second part; and Arthur Wigram Allen (also therein described) of the third part; and such model deed has been duly attested, executed, and registered in 10 the office of the Registrar for Deeds as number seven hundred and Recital of new model fifteen, book three hundred and ninety-six, and such deed is herein deed. referred to as "The Wesleyan Methodist Model Deed of New South Wales, 1888." And whereas it is necessary to obtain power for Necessity of statutory carrying some of the trusts and provisions contained in such last- power. 15 mentioned deed into effect, and for establishing a trustee register, whereby the due succession of trustees for Church lands may be maintained without conveyance or transfer, and for creating facilities for proof. Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and 20 Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same as follows :---1. The short title of this Act shall be the "Wesleyan Methodist Short title. Church Property Trust Act, 1888." 2. In the interpretation of this Act the following terms shall Interpretation clause. 25 have the meanings hereinafter respectively assigned to them, unless inconsistent with the subject or context :-"English Conference" means the Yearly Conference of the people called Methodists in England as explained in the deed poll of the twenty-eighth February, one thousand seven hundred and eighty-four, executed by John Wesley, and enrolled in the High Court of Chancery in England. The term "Church lands" includes all lands and premises Contropusado, Jon., antidius (in in New South Wales of whatever tenure, and chattels real which now are or may at any time hereafter be held in trust for or on behalf of the Wesleyan Methodist Church in New

South Wales, together with all churches or chapels, dwellinghouses, schools and all other buildings thereon, and also all fittings, fixtures, rights, easements and appurtenances whatever relating thereto and respectively or therewith usually held or enjoyed.

"Custodian of Deeds" means such persons of the Wesleyan Methodist Church in New South Wales means such person as may from time to time be appointed in that capacity by the New South Wales and Queensland Conference, and "Acting" Custodian of Deeds" means such person as may be appointed to such office by the President for the time being of the New South Wales and Queensland Conference.

The words "legal proceedings" shall include all proceedings whatever, whether preliminary or initiatory, interlocutory or final in any Court of Justice or before the Registrar-General or Examiners of Title.

"New South Wales and Queensland Conference" means the Annual Conference of the Australasian Wesleyan Methodist Church for the time being embracing within its jurisdiction; the Colony of New South Wales, whether alone or combined

as at present with another Colony, such Annual Conference being duly constituted by the General Conference.

35

30

45

40

50

55 ----

189.5 1

and the track

3.

aged of of

1888," hereinbefore referred to, when such deed is presented or tendered

to him for that purpose by or on behalf of the President for the time 5 being of the New South Wales and Queensland Conference, and a printed copy of the said deed, certified by the Custodian of Deeds,

3. The Registrar-General of New South Wales is hereby em-

Enrolment of model powered and directed to enrol in the his office of the said-Registrar-for deed. Deeds "The Wesleyan Methodist Model Deed of New South Wales,

How present and future lands to be held.

shall also be lodged with the Registrar-General in the Land Titles Office. 4. All Church lands held before the commencement of this Act 10 upon the trusts of the "Model Deed for the Wesleyans of New South Wales," or upon any other trusts, and all Church lands which have been acquired by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, shall, from and after the coming into operation of this Act, but subject to and without prejudice to any 15 mortgage, charge, incumbrance, lien, or lease affecting the same, be held, and all Church lands which may at any time or times hereafter be acquired, by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, shall, from and after the coming into operation of this Act, be conveyed or transferred to, and be held upon 20 the trusts, and subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888," or any future alteration or modification thereof, duly authorized by the said New South Wales and Queensland Conference, by and with the approval of the said General Conference, and upon and subject to no other trusts or 25 provisions whatever. And the Registrar-General is hereby authorized, empowered, and directed, in case where the Church lands to be acquired as aforesaid shall be held under the "Real Property Act," to register any transfer, and to issue certificate or certificates of title in the names of the transferees therein mentioned, or any subsequent trustees thereof, 30 subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888.'

5. Where any sale, mortgage, exchange, or lease of any Church lands shall be made in pursuance of, and in conformity to such trusts, in case such Church lands shall not be under the operation of the "Real 35 Property Act," the conveyance, mortgage, exchange, or lease thereof, and all other deeds and documents necessary for effectuating such sale, mortgage, exchange, or lease, if executed by a majority of the trustees for the time being of the said Church lands named in the register of trustees hereinafter mentioned, shall be deemed to pass the legal 40 estate therein as fully and effectually as if all the trustees in whom the legal estate was vested had joined in, executed, or made such conveyance, mortgage, exchange, or lease. And, in case such Church lands shall be under the operation of the "Real Property Act," the transfer, mortgage, exchange, or lease thereof, and all other necessary docu-45 ments shall be as effectual as if signed by a majority of the trustees for the time being of such Church lands named in such register of trustees, as if such transfer, mortgage, exchange, or lease, or other document had been duly signed by all the trustees or registered proprietors thereof: Provided always that the trustees making any 50 such transfer, conveyance, mortgage, exchange, lease, or other document shall consist of not less than three in number : Provided also that any trustee absent from the Colony may join in, make, and execute any such conveyance, transfer, mortgage, exchange, lease, or other document as aforesaid by his attorney, duly appointed by him 55 in that behalf.

6. The Custodian of Deeds for the time being appointed by the New South Wales and Queensland Conference to act in that capacity on behalf of the Wesleyan Methodist Church in New South Wales,

Conveyance, &c., executed by majority sufficient

Absent trustee may execute by attorney

Register of trustces to be kept.

Wales, or the Acting Custodian of Deeds for the time being hereinafter mentioned, shall keep, or cause to be kept, a register of trustees of the several Church lands, and such register shall be called and inscribed as "The Wesleyan Methodist Church Register of Trustees

- 5 for New South Wales," and shall be in the form or to the effect contained in the First Schedule hereto; and such Custodian of Deeds First Schedule. or Acting Custodian of Deeds shall with all reasonable despatch enter or cause to be entered in such register of trustees the names, Present trustees addresses, and occupations of the present trustees of such Church to be entered therein.
- 10 lands, with all other particulars indicated by the said Schedule, and such Custodian of Deeds or Acting Custodian of Deeds shall from time to time, upon the appointment of any new trustee or trustees of any Church lands, insert or cause to be inserted in such register of trustees the name, address, and occupation of such new trustee
- 15 or trustees, and how the vacancy in the trust occurred, whether by Future trustees to death or otherwise, and the date of the appointment of the new be also entered trustee or trustees, and also the date of insertion of his or their name or names in such register of trustees, and such Custodian of Deeds or Acting Custodian of Deeds shall sign his name in such
- 20 register of trustees, in the proper column, in the same line with the name of every trustee (old and new), to authenticate the due appointment of each trustee. And such Custodian of Deeds or Acting Custodian of Deeds may at any time or times issue a certificate, in Certificate of Custhe form or to the effect in the Second Schedule hereto, under his todian of Deeds or Acting Custodian
- 25 hand, stating who is or are the trustee or trustees of any particular of Deeds. Church lands specified therein at the date of such certificate, or who Second Schedule. was or were such trustee or trustees at any particular date specified in such certificate, and such register of trustees shall on all reasonable occasions be open to the inspection of the members or adherents Inspection of register.
- 30 of the said Church and all others interested therein. 7. The Custodian of Deeds for the time being, or the Acting Amendment of Custodian of Deeds for the time being, hereinafter mentioned, shall register of trustees, have full power at any time to amend the register of trustees, by rectifying any error or supplying any omission therein, and shall initial
- 35 such amendment and affix thereto the date the same was made, and shall not erase or render illegible the part so rectified; and the register so amended shall have all the validity and operation by this Act conferred upon the register of trustees.
- 8. On the insertion and authentication as aforesaid in the said Legal estate to pass 40 register of trustees of the name or names of any new trustee or to new trustees to have the to new trustees of any Church lands not under the operation of the "Real Property Act," the estate in such Church lands of the trustee or trustees in whose place such new trustee or trustees shall be appointed,
- shall forthwith vest in such new trustee or trustees solely or jointly, 45 as the case may be, with the continuing trustee or trustees (if any) for the same estate and interest as the former trustee or trustees had therein, and upon and subject to the same trusts, without any conveyance or assignment whatsoever; and on the insertion and authentication as aforesaid in the said register of trustees of the name or names
- 50 of any new trustee or trustees of Church lands under the operation of the "Real Property Act," such new trustee or trustees, together New trustees with the continuing trustees (if any) shall for all purposes be taken proprietors, and to to be the trustee or trustees for the time being thereof. And the have certificates of trustee or trustees for the time being appearing by the register of title issued to them without transfer. 55 trustees to be the trustee or trustees of any Church lands under the "Beel Boursets Act" shall be articled to be contend or providered in
- "Real Property Act" shall be entitled to be entered or registered in the register book kept under the provisions of such Act as the proprietor or proprietors thereof within the meaning of the said Act without any formal transfer, and to have a certificate of title issued to him

5

him or them, or in his or their name or names, as such proprietor or proprietors, but subject to the said "Wesleyan Methodist Model Deed of New South Wales, 1888" and to any then subsisting mortgage, lien, incumbrance, or lease.

9. The entries in the register of trustees authorized by section 5 six of this Act to be made therein when authenticated by the signature of the Custodian of Deeds for the time being or the Acting Custodian of Deeds for the time being, and any extract purporting to be an extract from such register of trustees in the form or to the effect in the Second Schedule hereto certified under the hand of such Custodian of 10. Deeds or Acting Custodian of Deeds shall be received and taken in all legal proceedings, and in all dealings with such lands before the Registrar-General or the Examiners of Title, and on all occasions whatsoever as sufficient evidence of the several extracted matters comprised in such extract, so far as the same may relate to any particular Church 15 property without the production of such register of trustees, and judicial notice shall be taken of the signature of the Custodian of Deeds or Acting Custodian of Deeds to every such extract.

*

10. In case of the decease, illness, absence from the Colony of New South Wales, or temporary incapacity of such Custodian of Deeds 20 or acting Custodian of Deeds, some other person may as hereinafter mentioned be appointed to act in his place, but for not a longer period than the due appointment of a Custodian of Deeds at the next annual meeting of the New South Wales and Queensland Conference, and such Designation of powers other person shall be designated the Acting Custodian of Deeds of the 25 said Church, and such Acting Custodian of Deeds during the time for which he shall be so appointed shall have, perform and execute all the powers, authorities and duties of such Custodian of Deeds, and shall underneath his signature in the said register of trustees, or affixed to any certificate given by him under the provisions hereof, or to any 30 extract made by him from such register of trustees, write the words Acting Custodian of Deeds of the said Church. And the New South Wales Government Gazette containing a notification by the President for the time being of the said Conference of the appointment of such Custodian of Deeds or of such Acting Custodian of Deeds as aforesaid 35; shall be sufficient evidence of the due appointment of such Custodian. of Deeds and Acting Custodian of Deeds respectively. A copy of such Gazette notice signed by the President for the time being of the said Conference shall also be registered in the office of the Registrar for Deeds in the Land Titles Office. 40

11. A print, purporting to be a printed copy of the minutes of the English Conference or of the said General Conference or of any of the four said Annual Conferences constituted by such General Conference, or of any Annual Conferences which may at any time hereafter be duly constituted by the said General Conference respectively, 45 shall if certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds be taken and received in all legal proceedings and on all occasions whatsoever as prima facie evidence of all resolutions and orders touching or concerning all elections or expulsions, consents, disbursements, delegations, appointments, and of all acts and 50; proceedings whatsoever of such English Conference, General Conference, or Annual Conference respectively, without the aid of any further proof whatever, and a print, purporting to be a printed copy of the said "Wesleyan Methodist Model Deed of New South Wales, 1888," and of the Schedule thereto attached, shall also, if certified under the 55; hand of such Custodian of Deeds or Acting Custodian of Deeds, bereceived and taken in all legal proceedings and on all occasions whatsoever as prima facie evidence of such deed and of the constitution of the said General Conference and of the four said Annual Conferences, and

Appointment of Acting Custodian of Deeds.

Tenure of Acting Custodian.

and duties of.

Signature.

Government Gazette evidence of appoint-ment of Custodian of Deeds and Acting Custodian of Deeds.

Printed minutes of Conferences evidence.

and of the aforesaid deed poll of John Wesley, without the production of the originals thereof respectively, and a document, purporting to be a copy of the model deed for the Wesleyans of New South Wales, shall, if certified under the hand of such Custodian of Deeds or Acting 5 Custodian of Deeds, in like manner be received as *prima facie* evidence

of such deed without the production of the original deed.

12. It shall be sufficient to cite "The Wesleyan Methodist How to cite model Model Deed of New South Wales, 1888" by that title.

FIRST SCHEDULE.

10 The Wesleyan Methodist Church register of trustees for New South Wales. Folio 1.—[Words of description such as Wesley Church,] comprised in conveyance, registered the day of , A.D. 18 , number [insert], book [insert]. If under the "Real Property Act" [insert] comprised in certificate of title, entered in register book, volume [insert], folio [insert].

	Name of	Address and occupation	Date of appointment of	Date of insertion of name of	Signature of Custodian	How vacancy occurred in trust, such as	Signature of Custodian of Deeds or Acting
20	trustee.	of trustee.	new trustee.	new trustee herein.	of Deeds.	death or the like.	Custodian of Deeds.
	A.B.	Pitt-street, Sydney, Merchant.					
	C.D.	Similar.		•			
25	E.F.	"					
	G.H.	"					
	I.J.	"					
	K.L.	"					
	M.N.	33			i i		
0	0. P .	33	20th Dec., 1889.	1st Jan., 1880.		By death of A.B., a former trustee.	

SECOND SCHEDULE.

Certificate as to trustees of Church Lands.

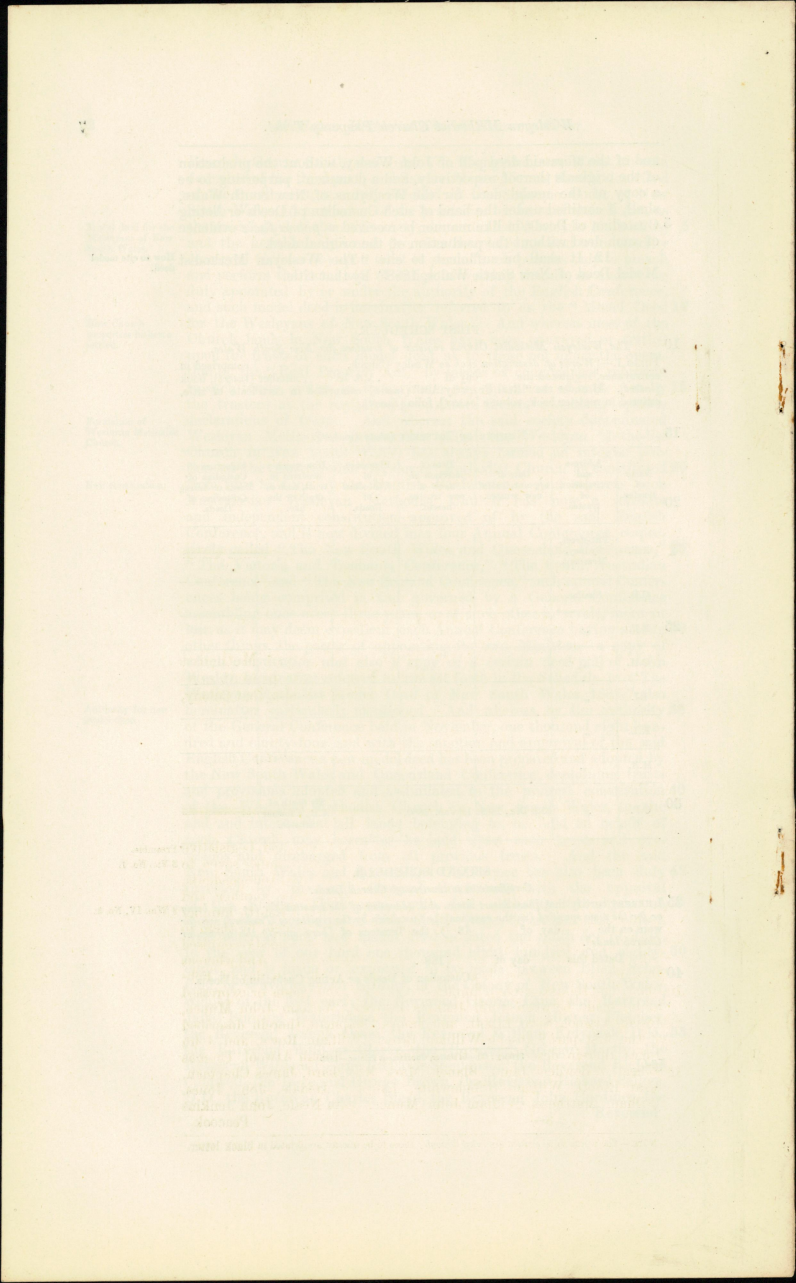
- 35 I HEREBY certify that [here insert names and addresses of the trustees for the time being or for the time specified (as the case may be) as shown by the register of Trustees] are (or were on the day of 18), the Trustees of [here specify the particular Church lands].
- Dated this day of 188 . 40

Custodian of Deeds or Acting Custodian of Deeds.

[6d.]

Sydney : Charles Potter, Government Printer.-1888.

7



Tegislatibe Conncil,

52º VICTORIÆ, 1888.

A BILL

To adapt and assimilate the Trusts of Wesleyan Methodist Church Properties in New South Wales to the present constitution of such Church in New-South-Wales, that Colony, and for other collateral purposes.

(As amended and agreed to in Select Committee.)

HEREAS an Act was passed by the Governor and Legislative Preamble. V Council of New South Wales, second Victoria number seven, to 2 Vic. No. 7. regulate the religious affairs of the Wesleyan Methodists, Independents, and Baptists, whereby the trustees appointed under another and 5 previous Act of such Legislature, seventh William the Fourth number 7 Wm. IV, No. 3, three, were authorized to transfer chattels and lands held by them to new trustees, to be held upon trusts stated in any model deed recognised and established by the usages of each particular society. And whereas an indenture of release, bearing date the twenty-seventh day of Feb-10 ruary, one thousand eight hundred and forty, and made or expressed to be made between John Jenkins Peacock, William John Munce, Josiah Atwool, Sizar Elliott, and James Chapman, therein described of the first part; Joseph William Brown, William Rowe, and John Jones, therein described of the second part; Josiah Atwool, Thomas 15 Wheaton Bowden, James Blanch, Mark Blanchard, James Chapman, Sizar Elliott, William Hebblewhite, Lancelot Iredale, John Jones, William Matthews, William John Munce, John Neale, John Jenkins Peacock, c 3-

Note.-The words to be omitted are ruled through ; those to be inserted are printed in black letter.

Model deed for the Wesleyans of New South Wales.

How Church properties hitherto settled.

Formation of Wesleyan Methodist Church.

New constitution.

Authority for new model deed.

Peacock, George Smith, and John Von Mungerhoussen Weiss, therein described of the third part; and Samuel Moore Munce, therein described of the fourth part, was duly enrolled in the Supreme Court of New South Wales, in pursuance of the provisions of the said recited Act, as the model deed of the said society, denominated Wesleyan Methodists, 5 and the hereditaments and premises therein comprised were thereby conveyed (inter alia) upon trust to permit such persons only to preach and perform the usual acts of religious worship therein, as should be duly appointed by or under the authority of the English Conference, and such model deed is hereinafter referred to as the "Model Deed 10 for the Wesleyans of New South Wales." And whereas most of the Church lands in New South Wales have been conveyed or settled upon the trusts of such model deed, as to those not under the operation of the "Real Property Act," by means of conveyances referring to such trusts, and as to those under the operation of such Act by 15 the trustees as the registered proprietors thereof executing separate declarations of trusts. And whereas the said society denominated Weslevan Methodists (hereinafter called the Weslevan Methodist Church in New South Wales) has always formed an integral portion of the Australasian Wesleyan Methodist Church as constituted 20 from time to time by the English Conference. And whereas such Australasian Wesleyan Methodist Church has now a separate and independent constitution approved of by the said English Conference, and is now divided into four Annual Conferences, respectively called "The New South Wales and Queensland Conference," 25 "The Victoria and Tasmania Conference," "The South Australian Conference" and "The New Zealand Conference," such annual Conferences being comprised in and governed by a General Conference assembling once every three years, or at such other intervals, more or less, as it may deem expedient, each Annual Conference having among 30 other things, the power of appointing its own Ministers-a copy of which constitution and also a copy of a certain deed poll of John Wesley, hereinafter referred to, are set forth in the Schedule to "The Wesleyan Methodist Model Deed of New South Wales, 1888," also hereinafter particularly mentioned. And whereas, by the authority 35 of the General Conference held in November, one thousand eight hundred and eighty-four, and with the sanction and appproval of the said English Conference a new model deed has been prepared and adopted by the New South Wales and Queensland Conference, containing trusts and provisions adapted and assimilated to the present constitution 40 of the Wesleyan Methodist Church in New South Wales, to the end and intent that all lands belonging to, or held on behalf of such Church, may hereafter be held upon such trusts and provisions and discharged from all previous trusts. And the said New South Wales and Queensland Conference has also been duly 45 invested by the said General Conference, with the approval of the English Conference, with full authority to obtain an Act of the Legislature of New South Wales to attain that object. And whereas such new model deed is dated the ninth day of July, in the year of our Lord one thousand eight hundred and eighty-50 eight, and is made or expressed to be made between Ellen Schofield, of Waverley, near Sydney, in the Colony of New South Wales, widow, of the first part; the Reverend George Lane, the Reverend Jabez Bunting Waterhouse, the Reverend Joseph Horner Fletcher, the Reverend Joseph Oram, the Reverend William Kelynack, D.D., 55 the Reverend William Clarke, the Reverend George Martin, the Reverend William George Richards Stephinson, the Reverend Richard Caldwell, the Reverend George Brown, the Reverend Richard Sellors, D.D., the Reverend Charles Stead, the Reverend John Gardiner, the Reverend

Ca D.

Reverend Adin Parsons, the Reverend James Woolnough, Peter Percival Fletcher, George Crawshaw, Benjamin Herbert Chapman, the Hon. Ebenezer Vickery, M.L.C., George Hurst, Peter Miller, Walter William Joseph O'Reilly, Thomas Parker Reeve, George 5 William Barker, Walter Hamilton McClelland, William Robson, Robert William Conway, Benjamin James, John Corbett, and Thomas Cummins (all therein respectively described) of the second part; and Arthur Wigram Allen (also therein described) of the third part; and such model deed has been duly attested, executed, and registered in 10 the office of the Registrar for Deeds as number seven hundred and Recital of new model fifteen, book three hundred and ninety-six, and such deed is herein deed. referred to as "The Wesleyan Methodist Model Deed of New South Wales, 1888." And whereas it is necessary to obtain power for Necessity of statutory carrying some of the trusts and provisions contained in such last- power. 15 mentioned deed into effect, and for establishing a trustee register, whereby the due succession of trustees for Church lands may be maintained without conveyance or transfer, and for creating facilities for proof. Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and 20 Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same as follows :-1. The short title of this Act shall be the "Wesleyan Methodist short title. Church Property Trust Act, 1888." 2. In the interpretation of this Act the following terms shall Interpretation clause. 25 have the meanings hereinafter respectively assigned to them, unless inconsistent with the subject or context :-

"English Conference" means the Yearly Conference of the people called Methodists in England as explained in the deed poll of the twenty-eighth February, one thousand seven hundred and eighty-four, executed by John Wesley, and enrolled in the High Court of Chancery in England.

The term "Church lands" includes all lands and premises in New South Wales of whatever tenure, and chattels real which now are or may at any time hereafter be held in trust for or on behalf of the Wesleyan Methodist Church in New South Wales, together with all churches or chapels, dwellinghouses, schools and all other buildings thereon, and also all fittings, fixtures, rights, easements and appurtenances whatever relating thereto and respectively or therewith usually held or enjoyed.

"Custodian of Deeds" means such persons of the Wesleyan Methodist Church in New South Wales means-such-person as may from time to time be appointed in that capacity by the New South Wales and Queensland Conference, and "Acting Custodian of Deeds" means such person as may be appointed to such office by the President for the time being of the New South Wales and Queensland Conference.

The words "legal proceedings" shall include all proceedings whatever, whether preliminary or initiatory, interlocutory or final in any Court of Justice or before the Registrar-General or Examiners of Title.

"New South Wales and Queensland Conference" means the Annual Conference of the Australasian Wesleyan Methodist Church for the time being embracing within its jurisdiction the Colony of New South Wales, whether alone or combined

as at present with another Colony, such Annual Conference being duly constituted by the General Conference.

3.

30

40

35

45

50

55

powered and directed to enrol in the his office of the said Registrar-for Deeds "The Wesleyan Methodist Model Deed of New South Wales, 1888," hereinbefore referred to, when such deed is presented or tendered to him for that purpose by or on behalf of the President for the time 5 being of the New South Wales and Queensland Conference, and a printed copy of the said deed, certified by the Custodian of Deeds, shall also be lodged with the Registrar-General in the Land Titles

3. The Registrar-General of New South Wales is hereby em-

Enrolment of model deed.

How present and future lands to be held.

Office. 4. All Church lands held before the commencement of this Act 10 upon the trusts of the "Model Deed for the Wesleyans of New South Wales," or upon any other trusts, and all Church lands which have been acquired by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, shall, from and after the coming into operation of this Act, but subject to and without prejudice to any 15 mortgage, charge, incumbrance, lien, or lease affecting the same, be held, and all Church lands which may at any time or times hereafter be acquired, by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, shall, from and after the coming into operation of this Act, be conveyed or transferred to, and be held upon 20 the trusts, and subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888," or any future alteration or modification thereof, duly authorized by the said New South Wales and Queensland Conference, by and with the approval of the said General Conference, and upon and subject to no other trusts or 25 provisions whatever. And the Registrar-General is hereby authorized, empowered, and directed, in case where the Church lands to be acquired as aforesaid shall be held under the "Real Property Act," to register any transfer, and to issue certificate or certificates of title in the names of the transferees therein mentioned, or any subsequent trustees thereof, 30 subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888."

5. Where any sale, mortgage, exchange, or lease of any Church lands shall be made in pursuance of, and in conformity to such trusts, in case such Church lands shall not be under the operation of the "Real 35 Property Act," the conveyance, mortgage, exchange, or lease thereof, and all other deeds and documents necessary for effectuating such sale, mortgage, exchange, or lease, if executed by a majority of the trustees for the time being of the said Church lands named in the register of trustees hereinafter mentioned, shall be deemed to pass the legal 40 estate therein as fully and effectually as if all the trustees in whom the legal estate was vested had joined in, executed, or made such conveyance, mortgage, exchange, or lease. And, in case such Church lands shall be under the operation of the "Real Property Act," the transfer, mortgage, exchange, or lease thereof, and all other necessary docu-45 ments shall be as effectual as if signed by a majority of the trustees for the time being of such Church lands named in such register of trustees, as if such transfer, mortgage, exchange, or lease, or other document had been duly signed by all the trustees or registered proprietors thereof: Provided always that the trustees making any 50 such transfer, conveyance, mortgage, exchange, lease, or other document shall consist of not less than three in number: Provided also that any trustee absent from the Colony may join in, make, and execute any such conveyance, transfer, mortgage, exchange, lease, or other document as aforesaid by his attorney, duly appointed by him 55 in that behalf.

6. The Custodian of Deeds for the time being appointed by the New South Wales and Queensland Conference to act in that capacity on behalf of the Wesleyan Methodist Church in New South Wales,

Conveyance, &c., executed by majority sufficient

Absent trustee may execute by attorney

Register of trustces to be kept.

	Wales, or the Acting Custodian of Deeds for the time being herein- after mentioned, shall keep, or cause to be kept, a register of trustees of the several Church lands, and such register shall be called and inscribed as "The Wesleyan Methodist Church Register of Trustees 5 for New South Wales," and shall be in the form or to the effect
	contained in the First Schedule hereto; and such Custodian of Deeds First Schedule. or Acting Custodian of Deeds shall with all reasonable despatch enter or cause to be entered in such register of trustees the names, Present trustees
	addresses, and occupations of the present trustees of such Church to be entered therein. 0 lands, with all other particulars indicated by the said Schedule, and such Custodian of Deeds or Acting Custodian of Deeds shall from
	time to time, upon the appointment of any new trustee or trustees of any Church lands, insert or cause to be inserted in such register of trustees the name, address, and occupation of such new trustee
	5 or trustees, and how the vacancy in the trust occurred, whether by Future trustees to death or otherwise, and the date of the appointment of the new be also entered trustee or trustees, and also the date of insertion of his or their name or names in such register of trustees, and such Custodian of
	Deeds or Acting Custodian of Deeds shall sign his name in such
	0 register of trustees, in the proper column, in the same line with the name of every trustee (old and new), to authenticate the due appoint-
	ment of each trustee. And such Custodian of Deeds or Acting
	Custodian of Deeds may at any time or times issue a certificate, in Certificate of Cus- the form or to the effect in the Second Schedule hereto, under his todian of Deeds or Acting Custodian 5 hand, stating who is or are the trustee or trustees of any particular of Deeds.
	Church lands specified therein at the date of such certificate, or who second Schedule. was or were such trustee or trustees at any particular date specified
	in such certificate, and such register of trustees shall on all reason-
1	able occasions be open to the inspection of the members or adherents Inspection of 0 of the said Church and all others interested therein.
	7. The Custodian of Deeds for the time being, or the Acting Amendment of Custodian of Deeds for the time being, hereinafter mentioned, shall register of trustees.
	have full power at any time to amend the register of trustees, by rectifying any error or supplying any omission therein, and shall initial
	5 such amendment and affix thereto the date the same was made,
	and shall not erase or render illegible the part so rectified; and the register so amended shall have all the validity and operation by this
	Act conferred upon the register of trustees.
	8. On the insertion and authentication as aforesaid in the said Legal estate to pass 0 register of trustees of the name or names of any new trustee or without conveyance.
	trustees of any Church lands not under the operation of the "Real Property Act," the estate in such Church lands of the trustee or trus-
	tees in whose place such new trustee or trustees shall be appointed,
	shall forthwith vest in such new trustee or trustees solely or jointly,
4.	5 as the case may be, with the continuing trustee or trustees (if any) for the same estate and interest as the former trustee or trustees had
	therein, and upon and subject to the same trusts, without any convey-
	ance or assignment whatsoever; and on the insertion and authentica-
1	tion as aforesaid in the said register of trustees of the name or names) of any new trustee or trustees of Church lands under the operation of
	the "Real Property Act," such new trustee or trustees, together New trustees

with the continuing trustees (if any) shall for all purposes be taken entitled to become proprietors, and to be the trustee or trustees for the time being thereof. And the have certificates of trustees to be the trustee or trustees of any Church lands under the "Real Property Act" shall be entitled to be entered or registered in the marintee head head without trustees.

the register book kept under the provisions of such Act as the proprietor or proprietors thereof within the meaning of the said Act without any formal transfer, and to have a certificate of title issued to him

him or them, or in his or their name or names, as such proprietor or proprietors, but subject to the said "Wesleyan Methodist Model Deed of New South Wales, 1888" and to any then subsisting mortgage, lien, incumbrance, or lease.

9. The entries in the register of trustees authorized by section 5 six of this Act to be made therein when authenticated by the signature of the Custodian of Deeds for the time being or the Acting Custodian of Deeds for the time being, and any extract purporting to be an extract from such register of trustees in the form or to the effect in the Second Schedule hereto certified under the hand of such Custodian of 10 Deeds or Acting Custodian of Deeds shall be received and taken in all legal proceedings, and in all dealings with such lands before the Registrar-General or the Examiners of Title, and on all occasions whatsoever as sufficient evidence of the several extracted matters comprised in such extract, so far as the same may relate to any particular Church 15 property without the production of such register of trustees, and judicial notice shall be taken of the signature of the Custodian of Deeds or Acting Custodian of Deeds to every such extract.

10. In case of the decease, illness, absence from the Colony of New South Wales, or temporary incapacity of such Custodian of Deeds 20 or acting Custodian of Deeds, some other person may as hereinafter mentioned be appointed to act in his place, but for not a longer period than the due appointment of a Custodian of Deeds at the next annual meeting of the New South Wales and Queensland Conference, and such other person shall be designated the Acting Custodian of Deeds of the 25 said Church, and such Acting Custodian of Deeds during the time for which he shall be so appointed shall have, perform and execute all the powers, authorities and duties of such Custodian of Deeds, and shall underneath his signature in the said register of trustees, or affixed to any certificate given by him under the provisions hereof, or to any 30 extract made by him from such register of trustees, write the words Government Gazette Acting Custodian of Deeds of the said Church. And the New South evidence of appoint-ment of Custodian of Wales Government Gazette containing a notification by the President for the time being of the said Conference of the appointment of such Custodian of Deeds or of such Acting Custodian of Deeds as aforesaid 35 shall be sufficient evidence of the due appointment of such Custodian of Deeds and Acting Custodian of Deeds respectively. A copy of such Gazette notice signed by the President for the time being of the said Conference shall also be registered in the office of the Registrar for 40 Deeds in the Land Titles Office.

11. A print, purporting to be a printed copy of the minutes of the English Conference or of the said General Conference or of any of the four said Annual Conferences constituted by such General Conference, or of any Annual Conferences which may at any time hereafter be duly constituted by the said General Conference respectively, 45 shall if certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds be taken and received in all legal proceedings and on all occasions whatsoever as prima facie evidence of all resolutions and orders touching or concerning all elections or expulsions, consents, disbursements, delegations, appointments, and of all acts and 50 proceedings whatsoever of such English Conference, General Conference, or Annual Conference respectively, without the aid of any further proof whatever, and a print, purporting to be a printed copy of the said "Wesleyan Methodist Model Deed of New South Wales, 1888," and of the Schedule thereto attached, shall also, if certified under the 55 hand of such Custodian of Deeds or Acting Custodian of Deeds, be received and taken in all legal proceedings and on all occasions whatsoever as prima facie evidence of such deed and of the constitution of the said General Conference and of the four said Annual Conferences, and

Register of trustees and certificate of Custodian of Deeds sufficient evidence.

Appointment of Acting Custodian of Deeds.

Tenure of Acting Custodian.

Designation of powers and duties of.

Signature.

Deeds and Acting Custodian of Deeds.

Printed minutes of Conferences evidence.

and of the aforesaid deed poll of John Wesley, without the production of the originals thereof respectively, and a document, purporting to be a copy of the model deed for the Wesleyans of New South Wales, shall, if certified under the hand of such Custodian of Deeds or Acting 5 Custodian of Deeds, in like manner be received as *prima facie* evidence

of such deed without the production of the original deed.

12. It shall be sufficient to cite "The Wesleyan Methodist How to cite model Model Deed of New South Wales, 1888" by that title.

FIRST SCHEDULE.

10 The Wesleyan Methodist Church register of trustees for New South Wales. FOLIO 1.—[Words of description such as Wesley Church,] comprised in conveyance, registered the day of , A.D. 18 , number [insert], book [insert]. If under the "Real Property Act" [insert] comprised in certificate of title, entered in register book, volume [insert], folio [insert].

20	Name of trustce.	Address and occupation of trustee.	Date of appointment of new trustee.	Date of insertion of name of new trustee herein.	Signature of Custodian of Deeds.	How vacancy occurred in trust, such as death or the like.	Signature of Custodian of Deeds or Actin Custodian of Deeds.			
	А.В.	Pitt-street, Sydney, Merchant.			· ·					
	C.D.	Similar.				· · · ·				
25	E.F.	"								
	G.H.	>>								
	I. <mark>J</mark> .	23								
	K.L.	33								
	M.N.	"								
30	0.P.	"	20th Dec., 1889.	1st Jan., 1880.		By death of A.B., a former trustee.	,			
			1		1	-	1			

NUMBER OF TRUSTEES (state number).

SECOND SCHEDULE.

Certificate as to trustees of Church Lands.

35 I HEREBY certify that [here insert names and addresses of the trustees for the time being or for the time specified (as the case may be) as shown by the register of Trustees] are (or were on the day of 18), the Trustees of [here specify the particular Church lands].

Dated this day of 188.

Custodian of Deeds or Acting Custodian of Deeds.

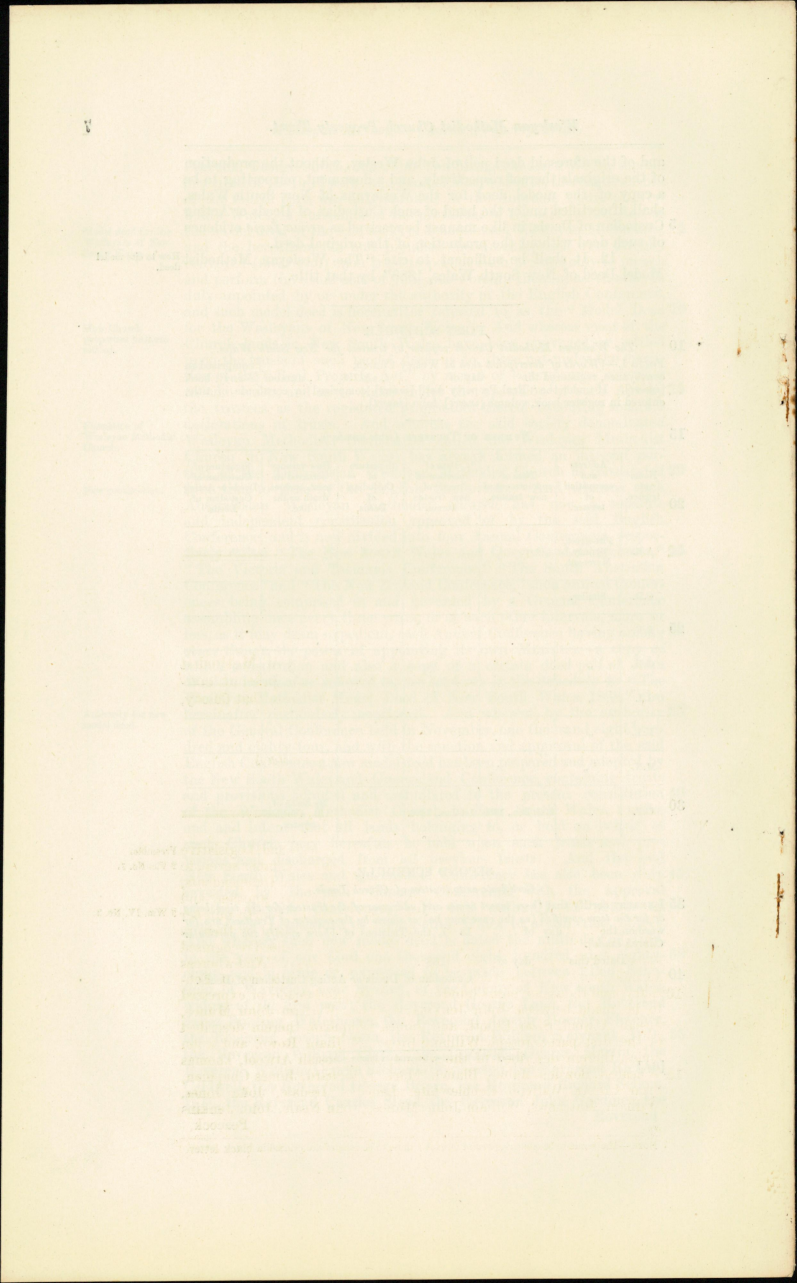
Sydney: Charles Potter, Government Printer.-1888.

[6d.]

40

15

ng



Tegislative Council.

52º VICTORIÆ, 1888.

A BILL

To adapt and assimilate the Trusts of Wesleyan Methodist Church Properties to the present constitution of such Church in New South Wales, and for other collateral purposes.

WHEREAS an Act was passed by the Governor and Legislative Preamble. Council of New South Wales, second Victoria number seven, to 2 vic. No. 7. regulate the religious affairs of the Wesleyan Methodists, Independents, and Baptists, whereby the trustees appointed under another and 5 previous Act of such Legislature, seventh William the Fourth number 7 Wm. IV, No. 3. three, were authorized to transfer chattels and lands held by them to new trustees, to be held upon trusts stated in any model deed recognised and established by the usages of each particular society. And whereas an indenture of release, bearing date the twenty-seventh day of Feb-10 ruary, one thousand eight hundred and forty, and made or expressed to be made between John Jenkins Peacock, William John Munce, Josiah Atwool, Sizar Elliott, and James Chapman, therein described of the first part; Joseph William Brown, William Rowe, and John Jones, therein described of the second part; Josiah Atwool, Thomas 15 Wheaton Bowden, James Blanch, Mark Blanchard, James Chapman, Sizar Elliott, William Hebblewhite, Lancelot Iredale, John Jones, William Matthews, William John Munce, John Neale, John Jenkins c 3-- Model deed for the Wesleyans of New South Wales.

How Church properties hitherto settled.

Formation of Wesleyan Methodist Church.

New constitution.

Authority for new model deed.

Peacock, George Smith, and John Von Mungerhoussen Weiss, therein described of the third part; and Samuel Moore Munce, therein described of the fourth part, was duly enrolled in the Supreme Court of New South Wales, in pursuance of the provisions of the said recited Act, as the model deed of the said society, denominated Wesleyan Methodists, 5 and the hereditaments and premises therein comprised were thereby conveyed (inter alia) upon trust to permit such persons only to preach and perform the usual acts of religious worship therein, as should be duly appointed by or under the authority of the English Conference, and such model deed is hereinafter referred to as the "Model Deed 10 for the Wesleyans of New South Wales." And whereas most of the Church lands in New South Wales have been conveyed or settled upon the trusts of such model deed, as to those not under the operation of the "Real Property Act," by means of conveyances referring to such trusts, and as to those under the operation of such Act by 15 the trustees as the registered proprietors thereof executing separate declarations of trusts. And whereas the said society denominated Wesleyan Methodists (hereinafter called the Wesleyan Methodist Church in New South Wales) has always formed an integral portion of the Australasian Wesleyan Methodist Church as constituted 20 And whereas such from time to time by the English Conference. Australasian Wesleyan Methodist Church has now a separate and independent constitution approved of by the said English Conference, and is now divided into four Annual Conferences, respectively called "The New South Wales and Queensland Conference," 25 "The Victoria and Tasmania Conference," "The South Australian Conference" and "The New Zealand Conference," such annual Confer-ences being comprised in and governed by a General Conference assembling once every three years, or at such other intervals, more or less, as it may deem expedient, each Annual Conference having among 30 other things, the power of appointing its own Ministers-a copy of which constitution and also a copy of a certain deed poll of John Wesley, hereinafter referred to, are set forth in the Schedule to "The Wesleyan Methodist Model Deed of New South Wales, 1888," also hereinafter particularly mentioned. And whereas, by the authority 35 of the General Conference held in November, one thousand eight hundred and eighty-four, and with the sanction and appproval of the said English Conference a new model deed has been prepared and adopted by the New South Wales and Queensland Conference, containing trusts and provisions adapted and assimilated to the present constitution 40 of the Wesleyan Methodist Church in New South Wales, to the end and intent that all lands belonging to, or held on behalf of such Church, may hereafter be held upon such trusts and provisions and discharged from all previous trusts. And the said New South Wales and Queensland Conference has also been duly 45 invested by the said General Conference, with the approval of the English Conference, with full authority to obtain an Act of the Legislature of New South Wales to attain that object. And whereas such new model deed is dated the ninth day of July, in the year of our Lord one thousand eight hundred and eighty- 50 eight, and is made or expressed to be made between Ellen Schofield, of Waverley, near Sydney, in the Colony of New South Wales, widow, of the first part; the Reverend George Lane, the Reverend Jabez Bunting Waterhouse, the Reverend Joseph Horner Fletcher, the Reverend Joseph Oram, the Reverend William Kelynack, D.D., 55 the Reverend William Clarke, the Reverend George Martin, the Reverend William George Richards Stephinson, the Reverend Richard Caldwell, the Reverend George Brown, the Reverend Richard Sellors, D.D., the Reverend Charles Stead, the Reverend John Gardiner, the Reverend

Reverend Adin Parsons, the Reverend James Woolnough, Peter Percival Fletcher, George Crawshaw, Benjamin Herbert Chapman, the Hon. Ebenezer Vickery, M.L.C., George Hurst, Peter Miller, Walter William Joseph O'Reilly, Thomas Parker Reeve, George 5 William Barker, Walter Hamilton McClelland, William Robson, Robert William Conway, Benjamin James, John Corbett, and Thomas Cummins (all therein respectively described) of the second part; and Arthur Wigram Allen (also therein described) of the third part; and such model deed has been duly attested, executed, and registered in 10 the office of the Registrar for Deeds as number seven hundred and Recital of new model fifteen, book three hundred and ninety-six, and such deed is herein deed. referred to as "The Wesleyan Methodist Model Deed of New South Wales, 1888." And whereas it is necessary to obtain power for Necessity of statutory carrying some of the trusts and provisions contained in such last-^{power}. 15 mentioned deed into effect, and for establishing a trustee register, whereby the due succession of trustees for Church lands may be maintained without conveyance or transfer, and for creating facilities for proof. Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and 20 Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same as follows :---1. The short title of this Act shall be the "Wesleyan Methodist short title. Church Property Trust Act, 1888." 2. In the interpretation of this Act the following terms shall Interpretation clause. 25 have the meanings hereinafter respectively assigned to them, unless inconsistent with the subject or context :-"English Conference" means the Yearly Conference of the people called Methodists in England as explained in the deed poll of the twenty-eighth February, one thousand seven hundred and eighty-four, executed by John Wesley, and enrolled in the High Court of Chancery in England. 30 The term "Church lands" includes all lands and premises in New South Wales of whatever tenure, and chattels real which now are or may at any time hereafter be held in trust for or on behalf of the Wesleyan Methodist Church in New 35

South Wales, together with all churches or chapels, dwellinghouses, schools and all other buildings thereon, and also all fittings, fixtures, rights, easements and appurtenances whatever relating thereto and respectively or therewith usually held or enjoyed.

"Custodian of Deeds" of the Wesleyan Methodist Church in New South Wales means such person as may from time to time be appointed in that capacity by the New South Wales and Queensland Conference, and "Acting Custodian of Deeds" means such person as may be appointed to such office by the President for the time being of the New South Wales and Queensland Conference.

The words "legal proceedings" shall include all proceedings whatever, whether preliminary or initiatory, interlocutory or final in any Court of Justice or before the Registrar-General or Examiners of Title.

"New South Wales and Queensland Conference" means the Annual Conference of the Australasian Wesleyan Methodist Church for the time being embracing within its jurisdiction the Colony of New South Wales, whether alone or combined as at present with another Colony, such Annual Conference being duly constituted by the General Conference.

40

45

50

55

3.

3

Enrolment of model deed.

How present and future lands to be held. 3. The Registrar-General of New South Wales is hereby empowered and directed to enrol in the office of the said Registrar for Deeds "The Wesleyan Methodist Model Deed of New South Wales, 1888," hereinbefore referred to, when such deed is presented or tendered to him for that purpose by or on behalf of the President for the time 5 being of the New South Wales and Queensland Conference, and a printed copy of the said deed, certified by the Custodian of Deeds, shall also be lodged with the Registrar-General in the Land Titles Office.

4. All Church lands held before the commencement of this Act 10 upon the trusts of the "Model Deed for the Wesleyans of New South Wales," or upon any other trusts, and all Church lands which have wates, of upon any other trusts, and all Church lands which have been acquired by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, shall, from and after the coming into operation of this Act, but subject to and without prejudice to any 15 mortgage, charge, incumbrance, lien, or lease affecting the same, be held, and all Church lands which may at any time or times hereafter be acquired, by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, shall, from and after the coming into operation of this Act, be conveyed or transferred to, and be held upon 20 the trusts, and subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888," or any future alteration or modification thereof, duly authorized by the said New South Wales and Queensland Conference, by and with the approval of the said General Conference, and upon and subject to no other trusts or 25 provisions whatever. And the Registrar-General is hereby authorized, empowered, and directed, in case where the Church lands to be acquired as aforesaid shall be held under the "Real Property Act," to register any transfer, and to issue certificate or certificates of title in the names of the transferees therein mentioned, or any subsequent trustees thereof, 30 subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888."

5. Where any sale, mortgage, exchange, or lease of any Church lands shall be made in pursuance of, and in conformity to such trusts, in case such Church lands shall not be under the operation of the "Real 35 Property Act," the conveyance, mortgage, exchange, or lease thereof, and all other deeds and documents necessary for effectuating such sale, mortgage, exchange, or lease, if executed by a majority of the trustees for the time being of the said Church lands named in the register of trustees hereinafter mentioned, shall be deemed to pass the legal 40 estate therein as fully and effectually as if all the trustees in whom the legal estate was vested had joined in, executed, or made such conveyance, mortgage, exchange, or lease. And, in case such Church lands shall be under the operation of the "Real Property Act," the transfer, mortgage, exchange, or lease thereof, and all other necessary docu-45 ments shall be as effectual as if signed by a majority of the trustees for the time being of such Church lands named in such register of trustees, as if such transfer, mortgage, exchange, or lease, or other document had been duly signed by all the trustees or registered proprietors thereof: Provided always that the trustees making any 50 such transfer, conveyance, mortgage, exchange, lease, or other document shall consist of not less than three in number: Provided also that any trustee absent from the Colony may join in, make, and execute any such conveyance, transfer, mortgage, exchange, lease, or other document as aforesaid by his attorney, duly appointed by him 55 in that behalf.

6. The Custodian of Deeds for the time being appointed by the New South Wales and Queensland Conference to act in that capacity on behalf of the Wesleyan Methodist Church in New South Wales,

Conveyance, &c., executed by majority sufficient

Absent trustee may execute by attorney

Register of trustces to be kept.

Wesleyan Methodist Church Property Trust.

Wales, or the Acting Custodian of Deeds for the time being hereinafter mentioned, shall keep, or cause to be kept, a register of trustees of the several Church lands, and such register shall be called and inscribed as "The Wesleyan Methodist Church Register of Trustees

- 5 for New South Wales," and shall be in the form or to the effect contained in the First Schedule hereto; and such Custodian of Deeds First Schedule. or Acting Custodian of Deeds shall with all reasonable despatch enter
- or cause to be entered in such register of trustees the names, Present trustees addresses, and occupations of the present trustees of such Church to be entered therein. 10 lands, with all other particulars indicated by the said Schedule, and such Custodian of Deeds or Acting Custodian of Deeds shall from time to time, upon the appointment of any new trustee or trustees of any Church lands, insert or cause to be inserted in such register of trustees the name, address, and occupation of such new trustee
- 15 or trustees, and how the vacancy in the trust occurred, whether by Future trustees to death or otherwise, and the date of the appointment of the new be also entered therein. trustee or trustees, and also the date of insertion of his or their name or names in such register of trustees, and such Custodian of Deeds or Acting Custodian of Deeds shall sign his name in such
- 20 register of trustees, in the proper column, in the same line with the name of every trustee (old and new), to authenticate the due appoint-ment of each trustee. And such Custodian of Deeds or Acting Custodian of Deeds may at any time or times issue a certificate, in Certificate of Custhe form or to the effect in the Second Schedule hereto, under his todian of Deeds or 25 hand, stating who is or are the trustee or trustees of any particular of Deeds.
- Church lands specified therein at the date of such certificate, or who Second Schedule. was or were such trustee or trustees at any particular date specified in such certificate, and such register of trustees shall on all reasonable occasions be open to the inspection of the members or adherents Inspection of the said (Thurch and all others interested themin
- 30 of the said Church and all others interested therein.
 - 7. The Custodian of Deeds for the time being, or the Acting Amendment of Custodian of Deeds for the time being, hereinafter mentioned, shall ^{register of trustees.} have full power at any time to amend the register of trustees, by rectifying any error or supplying any omission therein, and shall initial
- 35 such amendment and affix thereto the date the same was made, and shall not erase or render illegible the part so rectified; and the register so amended shall have all the validity and operation by this Act conferred upon the register of trustees.
- 8. On the insertion and authentication as aforesaid in the said Legal estate to pass 40 register of trustees of the name or names of any new trustee or without conveyance. trustees of any Church lands not under the operation of the "Real Property Act," the estate in such Church lands of the trustee or trustees in whose place such new trustee or trustees shall be appointed, shall forthwith vest in such new trustee or trustees solely or jointly, 45 as the case may be, with the continuing trustee or trustees (if any)
- for the same estate and interest as the former trustee or trustees had therein, and upon and subject to the same trusts, without any conveyance or assignment whatsoever; and on the insertion and authentication as aforesaid in the said register of trustees of the name or names
- 50 of any new trustee or trustees of Church lands under the operation of the "Real Property Act," such new trustee or trustees, together New trustees with the continuing trustees (if any) shall for all purposes be taken proprietors, and to to be the trustee or trustees for the time being thereof. And the have certificates of trustee or trustees for the time being appearing by the register of title issued to them it is trustees to be the trustee or trustees of any Church lands under the
- "Real Property Act" shall be entitled to be entered or registered in the register book kept under the provisions of such Act as the proprietor or proprietors thereof within the meaning of the said Act without any formal transfer, and to have a certificate of title issued to him

him or them, or in his or their name or names, as such proprietor or proprietors, but subject to the said "Wesleyan Methodist Model Deed of New South Wales, 1888" and to any then subsisting mortgage, lien, incumbrance, or lease.

9. The entries in the register of trustees authorized by section 5 six of this Act to be made therein when authenticated by the signature of the Custodian of Deeds for the time being or the Acting Custodian of Deeds for the time being, and any extract purporting to be an extract from such register of trustees in the form or to the effect in the Second Schedule hereto certified under the hand of such Custodian of 10 Deeds or Acting Custodian of Deeds shall be received and taken in all legal proceedings, and in all dealings with such lands before the Registrar-General or the Examiners of Title, and on all occasions whatsoever as sufficient evidence of the several extracted matters comprised in such extract, so far as the same may relate to any particular Church 15 property without the production of such register of trustees, and judicial notice shall be taken of the signature of the Custodian of Deeds or Acting Custodian of Deeds to every such extract.

-

2

10. In case of the decease, illness, absence from the Colony of New South Wales, or temporary incapacity of such Custodian of Deeds 20 or acting Custodian of Deeds, some other person may as hereinafter mentioned be appointed to act in his place, but for not a longer period than the due appointment of a Custodian of Deeds at the next annual meeting of the New South Wales and Queensland Conference, and such other person shall be designated the Acting Custodian of Deeds of the 25 said Church, and such Acting Custodian of Deeds during the time for which he shall be so appointed shall have, perform and execute all the powers, authorities and duties of such Custodian of Deeds, and shall underneath his signature in the said register of trustees, or affixed to any certificate given by him under the provisions hereof, or to any 30 extract made by him from such register of trustees, write the words Acting Custodian of Deeds of the said Church. And the New South Wales Government Gazette containing a notification by the President for the time being of the said Conference of the appointment of such Custodian of Deeds or of such Acting Custodian of Deeds as aforesaid 35 shall be sufficient evidence of the due appointment of such Custodian of Deeds and Acting Custodian of Deeds respectively. A copy of such Gazette notice signed by the President for the time being of the said Conference shall also be registered in the office of the Registrar for 40 Deeds in the Land Titles Office.

11. A print, purporting to be a printed copy of the minutes of the English Conference or of the said General Conference or of any of the four said Annual Conferences constituted by such General Conference, or of any Annual Conferences which may at any time hereafter be duly constituted by the said General Conference respectively, 45 shall if certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds be taken and received in all legal proceedings and on all occasions whatsoever as prima facie evidence of all resolutions and orders touching or concerning all elections or expulsions, consents, disbursements, delegations, appointments, and of all acts and 50 proceedings whatsoever of such English Conference, General Conference, or Annual Conference respectively, without the aid of any further proof whatever, and a print, purporting to be a printed copy of the said "Wesleyan Methodist Model Deed of New South Wales, 1888," and of the Schedule thereto attached, shall also, if certified under the 55 hand of such Custodian of Deeds or Acting Custodian of Deeds, be received and taken in all legal proceedings and on all occasions whatsoever as prima facie evidence of such deed and of the constitution of the said General Conference and of the four said Annual Conferences, and

sufficient evidence.

Appointment of Acting Custodian of Deeds.

Tenure of Acting Custodian.

Designation of powers and duties of.

Signature.

Government Gazette evidence of appointment of Custodian of Deeds and Acting Custodian of Deeds.

Printed minutes of Conferences evidence. and of the aforesaid deed poll of John Wesley, without the production of the originals thereof respectively, and a document, purporting to be a copy of the model deed for the Wesleyans of New South Wales, shall, if certified under the hand of such Custodian of Deeds or Acting 5 Custodian of Deeds, in like manner be received as *prima facie* evidence

of such deed without the production of the original deed. 12. It shall be sufficient to cite "The Wesleyan Methodist How to cite model Model Deed of New South Wales, 1888" by that title.

FIRST SCHEDULE.

10 The Wesleyan Methodist Church register of trustees for New South Wales. FOLIO 1.—[Words of description such as Wesley Church,] comprised in conveyance, registered the day of , A.D. 18 , number [insert], book [insert]. If under the "Real Property Act" [insert] comprised in certificate of title, entered in register book, volume [insert], folio [insert].

1	5			
	h			

40

NUMBER OF TRUSTEES (state number).

20	Name of trustee.	Address and occupation of trustee.	Date of appointment of new trustee.	Date of insertion of name of new trustee herein.	Signature of Custodian of Deeds.	How vacancy occurred in trust, such as death or the like.	Signature of Custodian of Deeds or Acting Custodian of Deeds.
	A .B.	Pitt-street, Sydney, Merchant.					
	C.D	Similar.					
25	E.F.	"		as k	•		
	G.H.	>>					
	I.J.	"					
	K.L.	33					
	M.N.	22					
30	O.P.	"	20th Dec., 1889.	1st Jan., 1880.		By death of A.B , a former trustee.	

SECOND SCHEDULE.

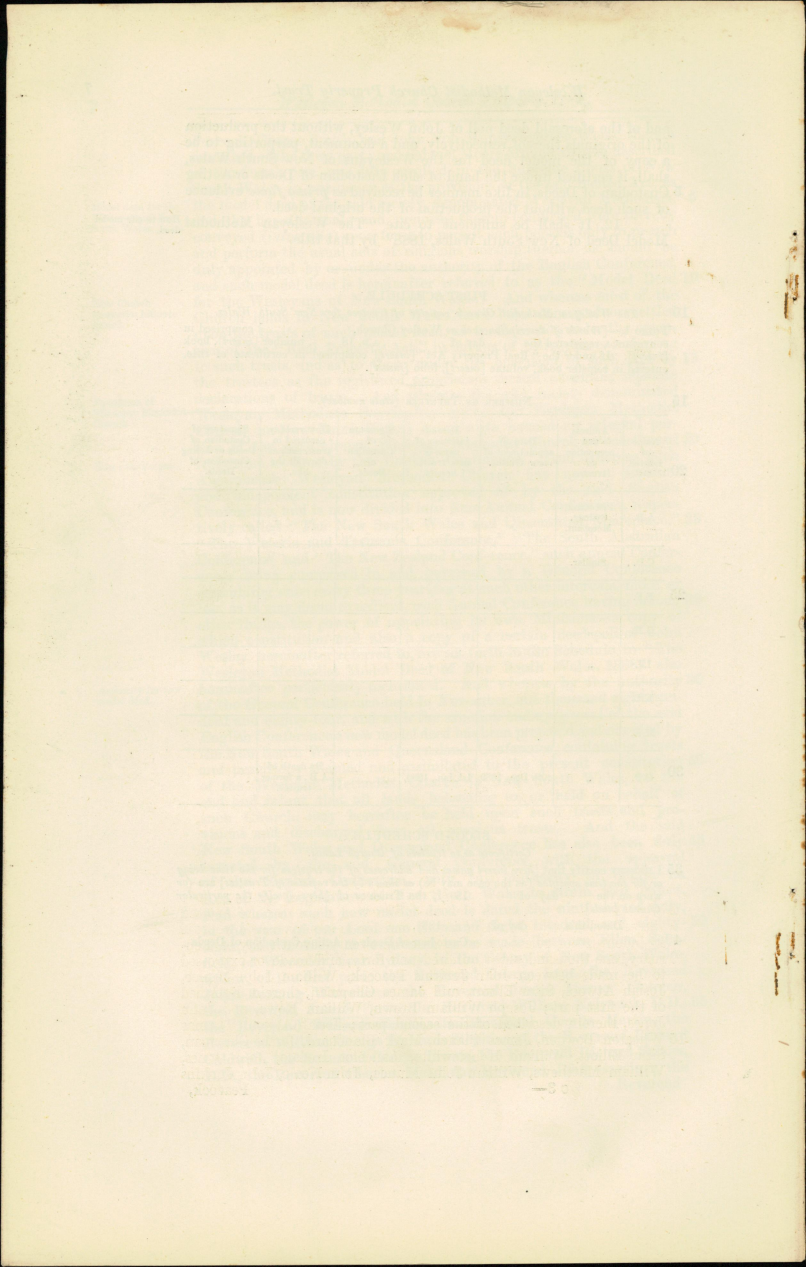
Certificate as to trustees of Church Lands.

35 I HEREBY certify that [here insert names and addresses of the trustees for the time being or for the time specified (as the case may be) as shown by the register of Trustees] are (or were on the day of 1S), the Trustees of [here specify the particular Church lands].

Dated this day of 188.

Custodian of Deeds or Acting Custodian of Deeds.

Sydney : Charles Potter, Government Printer.-1883.



Legislatibe Council.

52º VICTORIÆ, 1888.

A BILL

To adapt and assimilate the Trusts of Wesleyan Methodist Church Properties to the present constitution of such Church in New South Wales, and for other collateral purposes.

HEREAS an Act was passed by the Governor and Legislative Preamble. Council of New South Wales, second Victoria number seven, to 2 Vic. No. 7. regulate the religious affairs of the Wesleyan Methodists, Independents, and Baptists, whereby the trustees appointed under another and 5 previous Act of such Legislature, seventh William the Fourth number 7 Wm. IV, No. 3. three, were authorized to transfer chattels and lands held by them to new trustees, to be held upon trusts stated in any model deed recognised and established by the usages of each particular society. And whereas an indenture of release, bearing date the twenty-seventh day of Feb-10 ruary, one thousand eight hundred and forty, and made or expressed to be made between John Jenkins Peacock, William John Munce, Josiah Atwool, Sizar Elliott, and James Chapman, therein described of the first part; Joseph William Brown, William Rowe, and John Jones, therein described of the second part; Josiah Atwool, Thomas 15 Wheaton Bowden, James Blanch, Mark Blanchard, James Chapman, Sizar Elliott, William Hebblewhite, Lancelot Iredale, John Jones, William Matthews, William John Munce, John Neale, John Jenkins c 3-Peacock,

Model deed for the Wesleyans of New South Wales.

How Church properties hitherto settled.

Formation of Wesleyan Methodist Church.

New constitution.

Authority for new model deed.

Peacock, George Smith, and John Von Mungerhoussen Weiss, therein described of the third part; and Samuel Moore Munce, therein described of the fourth part, was duly enrolled in the Supreme Court of New South Wales, in pursuance of the provisions of the said recited Act, as the model deed of the said society, denominated Wesleyan Methodists, 5 and the hereditaments and premises therein comprised were thereby conveyed (inter alia) upon trust to permit such persons only to preach and perform the usual acts of religious worship therein, as should be duly appointed by or under the authority of the English Conference, and such model deed is hereinafter referred to as the "Model Deed 10 for the Wesleyans of New South Wales." And whereas most of the Church lands in New South Wales have been conveyed or settled upon the trusts of such model deed, as to those not under the operation of the "Real Property Act," by means of conveyances referring to such trusts, and as to those under the operation of such Act by 15 the trustees as the registered proprietors thereof executing separate declarations of trusts. And whereas the said society denominated Wesleyan Methodists (hereinafter called the Wesleyan Methodist Church in New South Wales) has always formed an integral portion of the Australasian Wesleyan Methodist Church as constituted 20 from time to time by the English Conference. And whereas such Australasian Wesleyan Methodist Church has now a separate and independent constitution approved of by the said English Conference, and is now divided into four Annual Conferences, respectively called "The New South Wales and Queensland Conference," 25 "The Victoria and Tasmania Conference," "The South Australian Conference" and "The New Zealand Conference," such annual Confer-ences being comprised in and governed by a General Conference assembling once every three years, or at such other intervals, more or less, as it may deem expedient, each Annual Conference having among 30 other things, the power of appointing its own Ministers—a copy of which constitution and also a copy of a certain deed poll of John Wesley, hereinafter referred to, are set forth in the Schedule to "The Wesleyan Methodist Model Deed of New South Wales, 1888," also hereinafter particularly mentioned. And whereas, by the authority 35 of the General Conference held in November, one thousand eight hundred and eighty-four, and with the sanction and appproval of the said English Conference a new model deed has been prepared and adopted by the New South Wales and Queensland Conference, containing trusts and provisions adapted and assimilated to the present constitution 40 of the Wesleyan Methodist Church in New South Wales, to the end and intent that all lands belonging to, or held on behalf of such Church, may hereafter be held upon such trusts and provisions and discharged from all previous trusts. And the said New South Wales and Queensland Conference has also been duly 45 invested by the said General Conference, with the approval of the English Conference, with full authority to obtain an Act of the Legislature of New South Wales to attain that object. And whereas such new model deed is dated the ninth day of July, in the year of our Lord one thousand eight hundred and eighty- 50 eight, and is made or expressed to be made between Ellen Schofield, of Waverley, near Sydney, in the Colony of New South Wales, widow, of the first part; the Reverend George Lane, the Reverend Jabez Bunting Waterhouse, the Reverend Joseph Horner Fletcher, the Reverend Joseph Oram, the Reverend William Kelynack, D.D., 55 the Reverend William Clarke, the Reverend George Martin, the Reverend William George Richards Stephinson, the Reverend Richard Caldwell, the Reverend George Brown, the Reverend Richard Sellors, D.D., the Reverend Charles Stead, the Reverend John Gardiner, the Reverend

Reverend Adin Parsons, the Reverend James Woolnough, Peter Percival Fletcher, George Crawshaw, Benjamin Herbert Chapman, the Hon. Ebenezer Vickery, M.L.C., George Hurst, Peter Miller, Walter William Joseph O'Reilly, Thomas Parker Reeve, George 5 William Barker, Walter Hamilton McClelland, William Robson, Robert William Conway, Benjamin James, John Corbett, and Thomas Cummins (all therein respectively described) of the second part; and Arthur Wigram Allen (also therein described) of the third part; and such model deed has been duly attested, executed, and registered in 10 the office of the Registrar for Deeds as number seven hundred and Recital of new model

fifteen, book three hundred and ninety-six, and such deed is herein deed. referred to as "The Wesleyan Methodist Model Deed of New South Wales, 1888." And whereas it is necessary to obtain power for Necessity of statutory carrying some of the trusts and provisions contained in such last-power.

15 mentioned deed into effect, and for establishing a trustee register, whereby the due succession of trustees for Church lands may be maintained without conveyance or transfer, and for creating facilities for proof. Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and 20 Legislative Assembly of New South Wales in Parliament assembled,

and by the authority of the same as follows :-

1. The short title of this Act shall be the "Wesleyan Methodist Short title. Church Property Trust Act, 1888."

2. In the interpretation of this Act the following terms shall Interpretation clause. 25 have the meanings hereinafter respectively assigned to them, unless

inconsistent with the subject or context :-

"English Conference" means the Yearly Conference of the people called Methodists in England as explained in the deed poll of the twenty-eighth February, one thousand seven hundred and eighty-four, executed by John Wesley, and enrolled in the High Court of Chancery in England.

The term "Church lands" includes all lands and premises in New South Wales of whatever tenure, and chattels real which now are or may at any time hereafter be held in trust for or on behalf of the Wesleyan Methodist Church in New South Wales, together with all churches or chapels, dwellinghouses, schools and all other buildings thereon, and also all fittings, fixtures, rights, easements and appurtenances whatever relating thereto and respectively or therewith usually held or enjoyed.

"Custodian of Deeds" of the Wesleyan Methodist Church in New South Wales means such person as may from time to time be appointed in that capacity by the New South Wales and Queensland Conference, and "Acting Custodian of Deeds" means such person as may be appointed to such office by the President for the time being of the New South Wales and Queensland Conference.

The words "legal proceedings" shall include all proceedings whatever, whether preliminary or initiatory, interlocutory or final in any Court of Justice or before the Registrar-General or Examiners of Title.

"New South Wales and Queensland Conference" means the Annual Conference of the Australasian Wesleyan Methodist Church for the time being embracing within its jurisdiction the Colony of New South Wales, whether alone or combined as at present with another Colony, such Annual Conference being duly constituted by the General Conference.

35

30

40

45

50

55

3.

Enrolment of model deed.

How present and

future lands to be held.

3. The Registrar-General of New South Wales is hereby empowered and directed to enrol in the office of the said Registrar for Deeds "The Wesleyan Methodist Model Deed of New South Wales, 1888," hereinbefore referred to, when such deed is presented or tendered to him for that purpose by or on behalf of the President for the time 5 being of the New South Wales and Queensland Conference, and a printed copy of the said deed, certified by the Custodian of Deeds, shall also be lodged with the Registrar-General in the Land Titles Office.

4. All Church lands held before the commencement of this Act 10 upon the trusts of the "Model Deed for the Wesleyans of New South Wales," or upon any other trusts, and all Church lands which have been acquired by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, shall, from and after the coming into operation of this Act, but subject to and without prejudice to any 15 mortgage, charge, incumbrance, lien, or lease affecting the same, be held, and all Church lands which may at any time or times hereafter be acquired, by gift, purchase, devise, bequest, or otherwise, for the Wesleyan Methodist Church, shall, from and after the coming into operation of this Act, be conveyed or transferred to, and be held upon 20 the trusts, and subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888," or any future alteration or modification thereof, duly authorized by the said New South Wales and Queensland Conference, by and with the approval of the said General Conference, and upon and subject to no other trusts or 25 provisions whatever. And the Registrar-General is hereby authorized, empowered, and directed, in case where the Church lands to be acquired as aforesaid shall be held under the "Real Property Act," to register any transfer, and to issue certificate or certificates of title in the names of the transferees therein mentioned, or any subsequent trustees thereof, 30 subject to the provisions of "The Wesleyan Methodist Model Deed of New South Wales, 1888."

5. Where any sale, mortgage, exchange, or lease of any Church lands shall be made in pursuance of, and in conformity to such trusts, in case such Church lands shall not be under the operation of the "Real 35 Property Act," the conveyance, mortgage, exchange, or lease thereof, and all other deeds and documents necessary for effectuating such sale, mortgage, exchange, or lease, if executed by a majority of the trustees for the time being of the said Church lands named in the register of trustees hereinafter mentioned, shall be deemed to pass the legal 40 estate therein as fully and effectually as if all the trustees in whom the legal estate was vested had joined in, executed, or made such conveyance, mortgage, exchange, or lease. And, in case such Church lands shall be under the operation of the "Real Property Act," the transfer, mortgage, exchange, or lease thereof, and all other necessary docu-45 ments shall be as effectual as if signed by a majority of the trustees for the time being of such Church lands named in such register of trustees, as if such transfer, mortgage, exchange, or lease, or other document had been duly signed by all the trustees or registered proprietors thereof: Provided always that the trustees making any 50 such transfer, conveyance, mortgage, exchange, lease, or other document shall consist of not less than three in number: Provided also that any trustee absent from the Colony may join in, make, and execute any such conveyance, transfer, mortgage, exchange, lease, or other document as aforesaid by his attorney, duly appointed by him 55

in that behalf. 6. The Custodian of Deeds for the time being appointed by

the New South Wales and Queensland Conference to act in that capacity on behalf of the Wesleyan Methodist Church in New South Wales,

Conveyance, &c., executed by majority sufficient

Absent trustee may execute by attorney

Register of trustces to be kept.

Wesleyan Methodist Church Property Trust.

Wales, or the Acting Custodian of Deeds for the time being hereinafter mentioned, shall keep, or cause to be kept, a register of trustees of the several Church lands, and such register shall be called and inscribed as "The Wesleyan Methodist Church Register of Trustees

- 5 for New South Wales," and shall be in the form or to the effect contained in the First Schedule hereto; and such Custodian of Deeds First Schedule. or Acting Custodian of Deeds shall with all reasonable despatch enter or cause to be entered in such register of trustees the names, Present trustees addresses, and occupations of the present trustees of such Church to be entered therein.
- 10 lands, with all other particulars indicated by the said Schedule, and such Custodian of Deeds or Acting Custodian of Deeds shall from time to time, upon the appointment of any new trustee or trustees of any Church lands, insert or cause to be inserted in such register of trustees the name, address, and occupation of such new trustee
- 15 or trustees, and how the vacancy in the trust occurred, whether by Future trustees to death or otherwise, and the date of the appointment of the new be also entered trustee or trustees, and also the date of insertion of his or their name or names in such register of trustees, and such Custodian of Deeds or Acting Custodian of Deeds shall sign his name in such
- 20 register of trustees, in the proper column, in the same line with the name of every trustee (old and new), to authenticate the due appoint-ment of each trustee. And such Custodian of Deeds or Acting Custodian of Deeds may at any time or times issue a certificate, in Certificate of Cus-
- the form or to the effect in the Second Schedule hereto, under his todian of Deeds or 25 hand, stating who is or are the trustee or trustees of any particular of Deeds. Church lands specified therein at the date of such certificate, or who Second Schedule. was or were such trustee or trustees at any particular date specified in such certificate, and such register of trustees shall on all reasonable occasions be open to the inspection of the members or adherents Inspection of
- 30 of the said Church and all others interested therein.

7. The Custodian of Deeds for the time being, or the Acting Amendment of Custodian of Deeds for the time being, hereinafter mentioned, shall register of trustees. have full power at any time to amend the register of trustees, by rectifying any error or supplying any omission therein, and shall initial

- 35 such amendment and affix thereto the date the same was made, and shall not erase or render illegible the part so rectified; and the register so amended shall have all the validity and operation by this Act conferred upon the register of trustees.
- 8. On the insertion and authentication as aforesaid in the said Legal estate to pass 40 register of trustees of the name or names of any new trustee or without conveyance. trustees of any Church lands not under the operation of the "Real Property Act," the estate in such Church lands of the trustee or trus-tees in whose place such new trustee or trustees shall be appointed, shall forthwith vest in such new trustee or trustees solely or jointly, 45 as the case may be, with the continuing trustee or trustees (if any)
- for the same estate and interest as the former trustee or trustees had therein, and upon and subject to the same trusts, without any conveyance or assignment whatsoever; and on the insertion and authentication as aforesaid in the said register of trustees of the name or names
- 50 of any new trustee or trustees of Church lands under the operation of the "Real Property Act," such new trustee or trustees, together New trustees with the continuing trustees (if any) shall for all purposes be taken entitled to become to be the trustee or trustees for the time being thereof. And the have certificates of trustee or trustees for the time being appearing by the register of tile issued to them 55 trustees to be the trustee or trustees of any Church lands under the
- "Real Property Act" shall be entitled to be entered or registered in the register book kept under the provisions of such Act as the proprietor or proprietors thereof within the meaning of the said Act without any formal transfer, and to have a certificate of title issued to him

him or them, or in his or their name or names, as such proprietor or proprietors, but subject to the said "Wesleyan Methodist Model Deed of New South Wales, 1888" and to any then subsisting mortgage, lien, incumbrance, or lease.

9. The entries in the register of trustees authorized by section 5 six of this Act to be made therein when authenticated by the signature of the Custodian of Deeds for the time being or the Acting Custodian of Deeds for the time being, and any extract purporting to be an extract from such register of trustees in the form or to the effect in the Second Schedule hereto certified under the hand of such Custodian of 10 Deeds or Acting Custodian of Deeds shall be received and taken in all legal proceedings, and in all dealings with such lands before the Registrar-General or the Examiners of Title, and on all occasions whatsoever as sufficient evidence of the several extracted matters comprised in such extract, so far as the same may relate to any particular Church 15 property without the production of such register of trustees, and judicial notice shall be taken of the signature of the Custodian of Deeds or Acting Custodian of Deeds to every such extract.

10. In case of the decease, illness, absence from the Colony of New South Wales, or temporary incapacity of such Custodian of Deeds 20or acting Custodian of Deeds, some other person may as hereinafter mentioned be appointed to act in his place, but for not a longer period than the due appointment of a Custodian of Deeds at the next annual meeting of the New South Wales and Queensland Conference, and such Designation of powers other person shall be designated the Acting Custodian of Deeds of the 25 said Church, and such Acting Custodian of Deeds during the time for which he shall be so appointed shall have, perform and execute all the powers, authorities and duties of such Custodian of Deeds, and shall underneath his signature in the said register of trustees, or affixed to any certificate given by him under the provisions hereof, or to any 30 extract made by him from such register of trustees, write the words Acting Custodian of Deeds of the said Church. And the New South Wales Government Gazette containing a notification by the President for the time being of the said Conference of the appointment of such Custodian of Deeds or of such Acting Custodian of Deeds as aforesaid 35 shall be sufficient evidence of the due appointment of such Custodian of Deeds and Acting Custodian of Deeds respectively. A copy of such Gazette notice signed by the President for the time being of the said Conference shall also be registered in the office of the Registrar for 40 Deeds in the Land Titles Office.

11. A print, purporting to be a printed copy of the minutes of the English Conference or of the said General Conference or of any of the four said Annual Conferences constituted by such General Conference, or of any Annual Conferences which may at any time hereafter be duly constituted by the said General Conference respectively, 45 shall if certified under the hand of such Custodian of Deeds or Acting Custodian of Deeds be taken and received in all legal proceedings and on all occasions whatsoever as prima facie evidence of all resolutions and orders touching or concerning all elections or expulsions, consents, disbursements, delegations, appointments, and of all acts and 50 proceedings whatsoever of such English Conference, General Conference, or Annual Conference respectively, without the aid of any further proof whatever, and a print, purporting to be a printed copy of the said "Wesleyan Methodist Model Deed of New South Wales, 1888," and of the Schedule thereto attached, shall also, if certified under the 55 hand of such Custodian of Deeds or Acting Custodian of Deeds, be received and taken in all legal proceedings and on all occasions whatsoever as prima facie evidence of such deed and of the constitution of the said General Conference and of the four said Annual Conferences, and

4

Register of trustees and certificate of Custodian of Deeds sufficient evidence.

Appointment of Acting Custodian of Deeds.

Tenure of Acting Custodian.

and duties of.

Signature.

Government Gazette evidence of appointment of Custodian of Deeds and Acting Custodian of Deeds.

Printed minutes of Conferences evidence

and of the aforesaid deed poll of John Wesley, without the production of the originals thereof respectively, and a document, purporting to be a copy of the model deed for the Wesleyans of New South Wales, shall, if certified under the hand of such Custodian of Deeds or Acting 5 Custodian of Deeds, in like manner be received as prima facie evidence

of such deed without the production of the original deed. 12. It shall be sufficient to cite "The Wesleyan Methodist How to cite model Model Deed of New South Wales, 1888" by that title.

FIRST SCHEDULE.

The Wesleyan Methodist Church register of trustees for New South Wales. 10 conveyance, registered the day of , A.D. 18 , number [insert], book [insert]. If under the "Real Property Act" [insert] comprised in certificate of title, entered in register book, volume [insert], folio [insert].

15	NUMBER OF TRUSTEES (state number).							
-20	Name of trustee.	Address and occupation of trustee.	Date of appointment of new trustee.	Date of insertion of name of new trustee herein.	Signature of Custodian of Deeds.	How vacancy occurred in trust, such as death or the like.	Signature of Custodian of Deeds or Acting Custodian of Deeds.	
	A.B.	Pitt-street, Sydney, Merchant.						
	C.D.	Similar.						
25	E.F.	"						
	G.H.	"						
	I.J.	"						
	K.L.	33						
	M.N.	33						
:30	O.P.	33	20th Dec., 1889.	1st Jan., 1880.		By death of A.B., a former trustee.		

SECOND SCHEDULE.

Certificate as to trustees of Church Lands.

35 I HEREBY certify that [here insert names and addresses of the trustees for the time being or for the time specified (as the case may be) as shown by the register of Trustees] are (or were on the day of 18), the Trustees of [here specify the particular Church lands].

Dated this day of 188 . 40

Custodian of Deeds or Acting Custodian of Deeds.

Sydney: Charles Potter, Government Printer .- 1888.

