

7 VICTORIE. No. 5.

ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No. V.

An Act to enable the trustees of lands held for a Mechanics' Institute or School of Arts or other Institution for public instruction or amusement to sell, lease, and mortgage such lands; to provide for the appointment of new trustees; and for other matters in connection therewith. [Assented to, 13th December, 1893.7

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Leviel line Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :-

1. After the passing of this Act it shall be lawful, subject to Trustees to have the provisions hereinafter contained, for the trustees of lands reserved, and mortgage. dedicated, granted, or held for a Mechanics' Institute or School of Arts or other institution for public instruction or amusement, to sell, mortgage, or lease the said lands or any part of them.

2. The powers of sale, lease, and mortgage hereby conferred Sale, &c., to be shall not be exercised unless a resolution to the effect that it is resolution and desirable to exercise such powers has been duly passed and carried approved by the Minister. by a majority of not less than three-fourths of the members of the Institute, School of Arts, or other institution as in the first section described, present at a meeting specially convened for the purpose, of which fourteen days' notice has been given by advertisement in two separate issues of a newspaper circulating in the district in which the lands

lands are situated, and confirmed by a resolution duly passed and carried by a like majority of such members as may be present at a subsequent meeting specially convened for the purpose, after fourteen days' notice given as aforesaid, and held not less than one calendar month from the date of holding the meeting first above-mentioned; and unless the consent of the Minister has been obtained in writing after full statement to him of the facts relating to the proposed exercise of such powers.

3. In the case of an application for leave to sell or lease the Minister may give his consent either generally by authorising the sale or lease of the lands subject to such conditions, restrictions, reservations, and covenants, and in such manner and within such time, as he may think desirable, or by approving of particular contracts of sale or lease. In the case of an application for leave to mortgage such general authority shall not be given, but the terms of the proposed mortgage shall in each case be submitted to the Minister. for approval, and his consent shall not, unless under circumstances which in the minute of approval he certifies to be exceptional, be given to a mortgage of any lands for more than one half of their estimated A mortgage under this Act may contain a power of sale. value.

4. Where the Minister has given his consent generally as in the last section provided, no lands shall be sold or leased in pursuance of such consent, unless in each case the price agreed upon or rent reserved has been submitted to and approved by him.

5. The Minister may in any case give his consent, either as to the whole, or as to part of any lands in respect of which any application is made, and may at any time withdraw his consent, either wholly or partially, or vary the terms and conditions thereof, if he can do so without prejudice to the rights of third parties.

6. In any case in which trustees desire to exercise the powers conferred by this Act the Minister may appoint some person who shall have power to execute all conveyances and instruments and do all things necessary to the due exercise of such powers. The receipt of the person so appointed shall be a sufficient discharge to any purchaser, lessee, or mortgagee bond fide paying money in respect of any sale, lease, or mortgage under this Act.

7. No purchaser, lessee, or mortgagee dealing bond fide with a person appointed under section six shall be prejudiced or affected by any omission or irregularity in respect of any of the matters prescribed by this Act.

8. The proceeds of any sale, lease, or mortgage under this on trust and invested. Act shall be held by the trustees, after payment of costs, expenses, and encumbrances, for the general purposes of the trust, and shall be invested or applied as the Minister may direct. The Minister may direct that any portion of the income or revenue of the trustees shall be set apart for payment of interest on or the gradual extinction of any mortgage debt, and the portion so set apart shall be invested as the Minister may direct.

9. Lands conveyed to any person under the provisions of this Act shall vest in him free from all trusts which affected them in the hands of the persons by whom or on whose behalf they were conveyed.

10. If any such trustee as aforesaid, or any trustee appointed as hereinafter provided resigns (which he is hereby empowered to do by written notice to the Minister) or dies, or becomes bankrupt or insane, or if for any other reason it is not desirable that any trustee should continue in the administration of the trust, it shall be lawful for the members of the Institute, School of Arts, or other institution as in the first section described, by a resolution duly passed and carried at a meeting specially convened for the purpose,

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Minister may appoint person to execute conveyance.

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Conveyance to vest lands free from trust.

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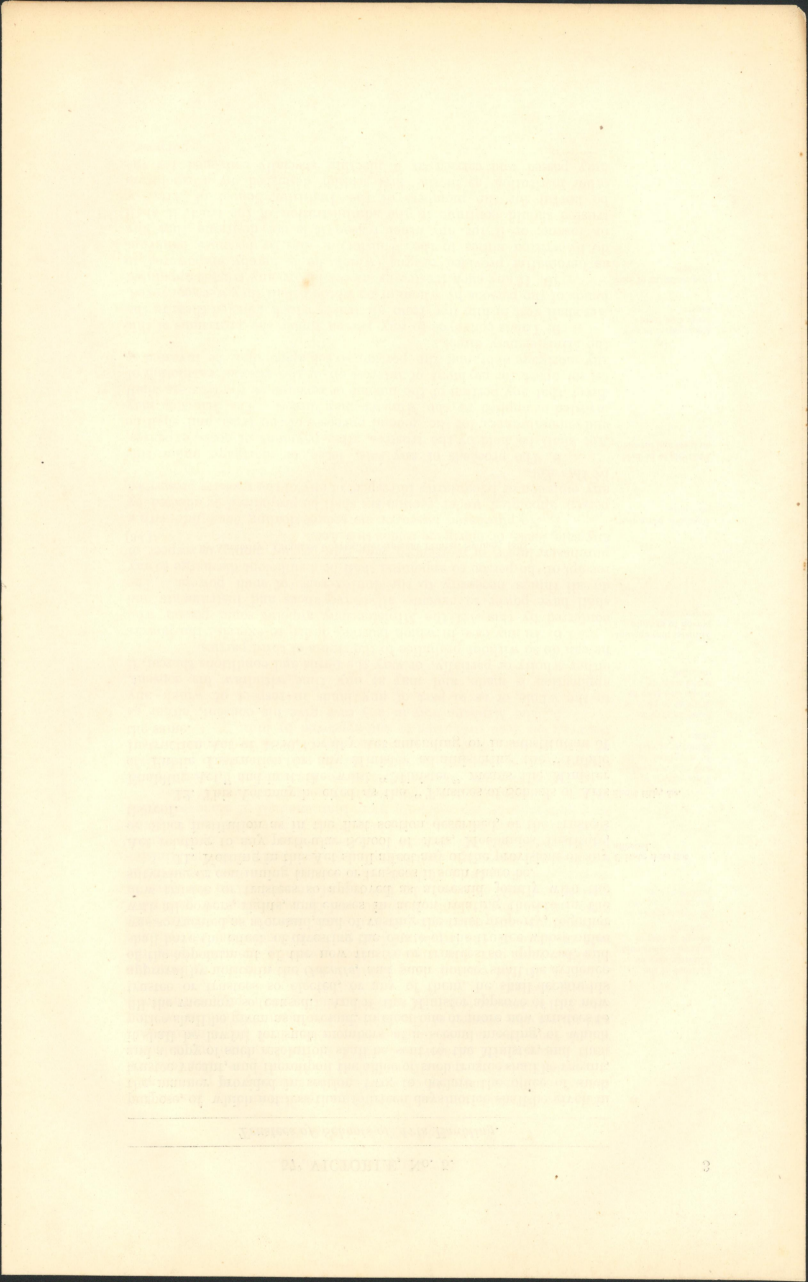
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12. This Act may be cited as the "Trustees of Schools of Arts Short title, &c. Enabling Act," and in it the word "Minister" means the Minister of Public Instruction or any Minister administering the "Public Instruction Act of 1880," or any Act amending or in substitution of the same.

[3d.]

By Authority : CHARLES POTTER, Government Printer, Sydney, 1893.



New South Wales.



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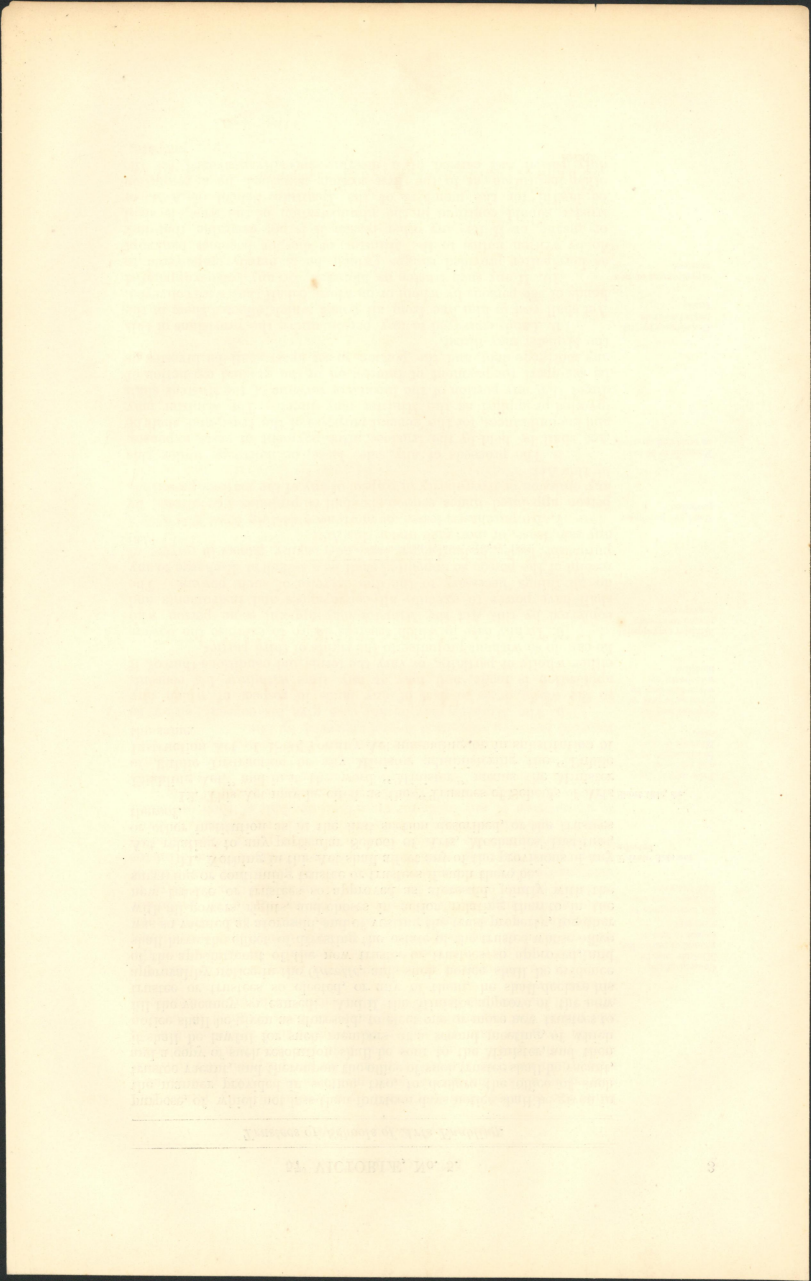
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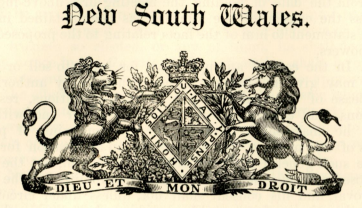
By Authority : CHARLES POTTER, Government Printer, Sydney, 1893.



I Certify that this PUBLIC BILL, which originated in the LEGISLATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

Legislative Assembly Chamber, Sydney, 5 December, 1893.

F. W. WEBB. Clerk of the Legislative Assembly.



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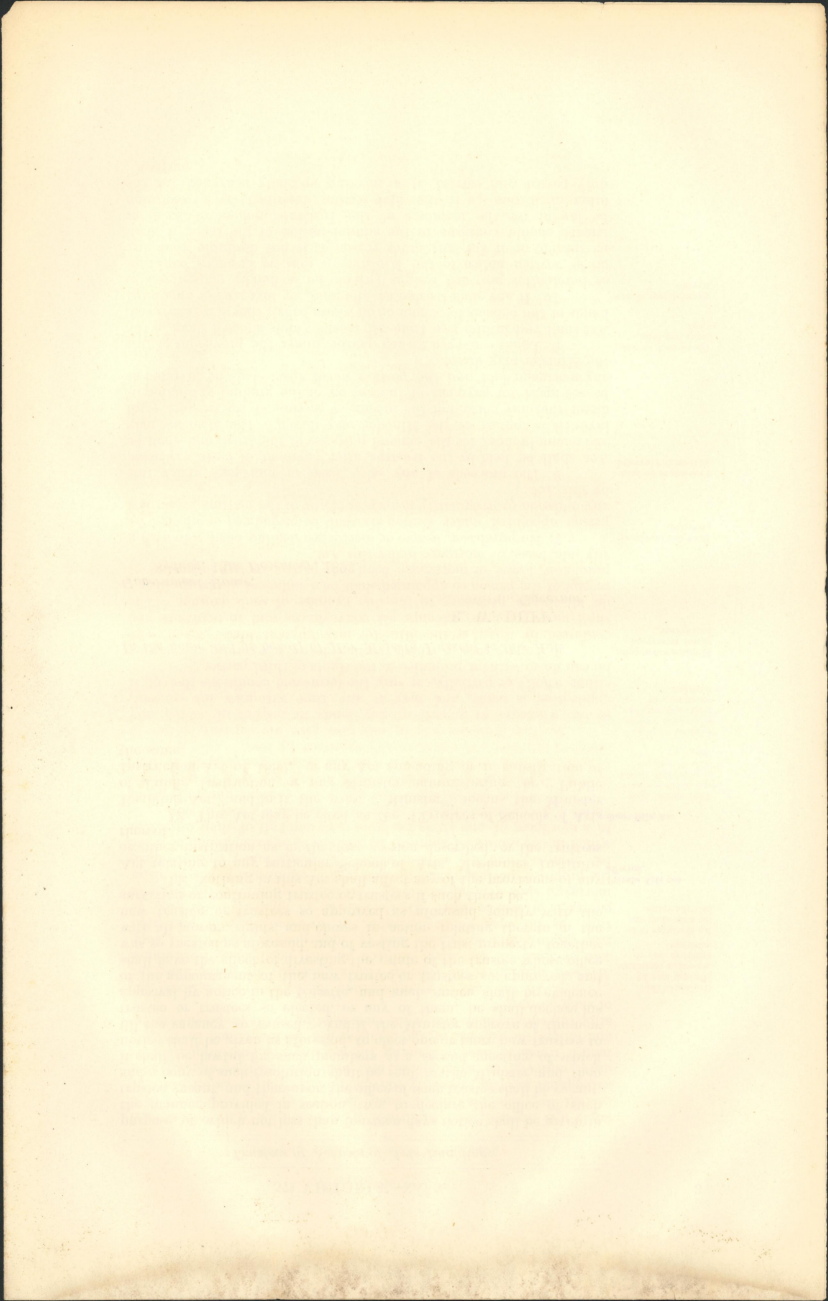
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In the name and on behalf of Her Majesty I assent to this Act.

R. W. DUFF, Governor.

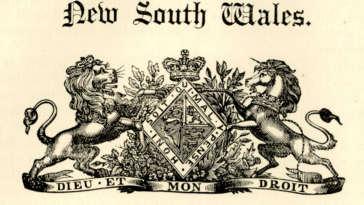
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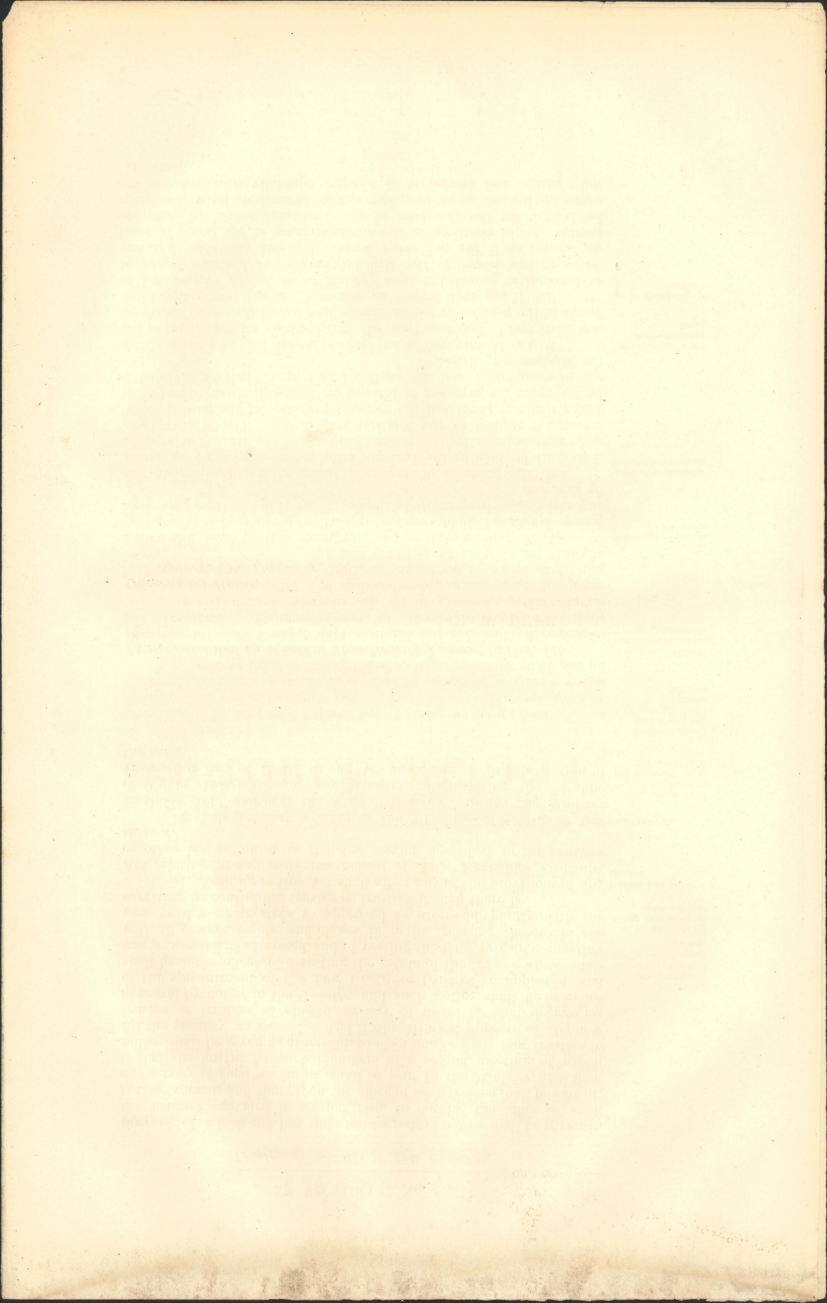
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Government House, Sydney, 13th December, 1893. 3



TRUSTEES OF SCHOOLS OF ARTS ENABLING BILL.

SCHEDULE of Amendments referred to in Message of 30th November, 1893.

Page 1, clause 2, line 14. Omit "or"
Page 1, clause 2, line 14. After "Arts" insert "or other institution as in the first "section described"
Page 2, clause 8, line 42. Omit "and"
Page 2, clause 8, line 42. After "expenses" insert "and encumbrances"
Page 2, clause 8, line 44. After "invested" insert "or applied"
Page 2, clause 10, line 57. Omit "or"
Page 2, clause 10, line 57. After "Arts" insert "or other institution as in the first "section described"
Page 3, clause 11, line 17. Omit "or"
Page 3, clause 11, line 17. After "Institute" insert "or other institution as in the first "for the first contine described"

"first section described"

c 26—

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

Legislative Assembly Chamber, Sydney, 21 November, 1893.

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

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 30th November, 1893.

JOHN J. CALVERT, Clerk of the Parliaments.

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10

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3. In the case of an application for leave to sell or lease the Consent of the 10 Minister may give his consent either generally by authorising the ^{Minister may be} sale or lease of the lands subject to such conditions, restrictions, except in case of reservations, and covenants, and in such manner and within such mortgage. time, as he may think desirable, or by approving of particular No mortgage to be contracts of sale or lease. In the case of an application for leave to half the value.

15 mortgage such general authority shall not be given, but the terms of the proposed mortgage shall in each case be submitted to the Minister for approval, and his consent shall not, unless under circumstances which in the minute of approval he certifies to be exceptional, be given to a mortgage of any lands for more than one half of their estimated

A mortgage under this Act may contain a power of sale. 20 value. 4. Where the Minister has given his consent generally as in Price agreed upon the last section provided, no lands shall be sold or leased in pursuance be submitted to the

of such consent, unless in each case the price agreed upon or rent Minister in each reserved has been submitted to and approved by him. 5. The Minister may in any case give his consent, either as Consent may be to the whole, or as to part of any lands in respect of which any given as to part or application is made, and may at any time withdraw his consent, withdrawn or either wholly or partially, or vary the terms and conditions thereof, if modified. 25

he can do so without prejudice to the rights of third parties.

30 6. In any case in which trustees desire to exercise the powers Minister may appoint conferred by this Act the Minister may appoint some person who person to exec shall have power to execute all conveyances and instruments and do all things necessary to the due exercise of such powers. The receipt of the person so appointed shall be a sufficient discharge to any

35 purchaser, lessee, or mortgagee boná fide paying money in respect of any sale, lease, or mortgage under this Act.

7. No purchaser, lessee, or mortgagee dealing bond fide with a Bond fide purchaser person appointed under section six shall be prejudiced or affected by protected. any omission or irregularity in respect of any of the matters prescribed 40 by this Act.

8. The proceeds of any sale, lease, or mortgage under this Proceeds to be held Act shall be held by the trustees, after payment of costs, and expenses, on trust and invested. and encumbrances, for the general purposes of the trust, and shall be invested or applied as the Minister may direct. The Minister may

- 45 direct that any portion of the income or revenue of the trustees, shall be set apart for payment of interest on or the gradual extinction of any mortgage debt, and the portion so set apart shall be invested as the Minister may direct.
- 9. Lands conveyed to any person under the provisions of this Conveyance to vest 50 Act shall vest in him free from all trusts which affected them in the trust. hands of the persons by whom or on whose behalf they were conveyed.

10. If any such trustee as aforesaid, or any trustee appointed Appointment of new

as hereinafter provided resigns (which he is hereby empowered to do trustees. by written notice to the Minister) or dies, or becomes bankrupt or

55 insane, or if for any other reason it is not desirable that any trustee should continue in the administration of the trust, it shall be lawful for the members of the Institute, or School of Arts, or other institution as in the first section described, by a resolution duly passed and carried at a meeting specially convened for the

purpose,

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57º VICTORIÆ, No.

Trustees of Schools of Arts Enabling.

purpose, of which not less than fourteen days notice shall be given in the manner provided in section two, to declare the office of such trustee vacant, and thereupon the office of such trustee shall be vacant, and a copy of such resolution shall be sent to the Minister, and then 5 it shall be lawful for such members at a second meeting of which

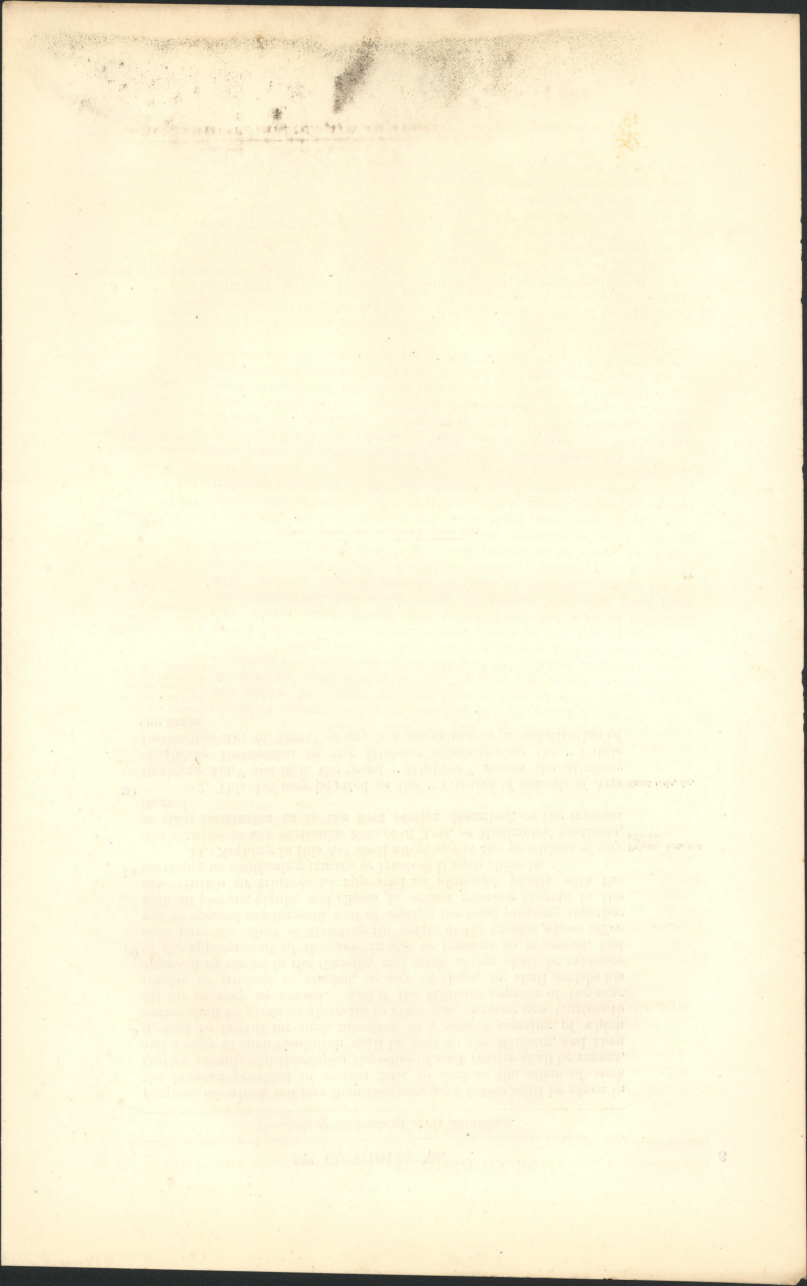
- notice shall be given as aforesaid to elect one or more new trustees to fill the vacancy so caused. And if the Minister approve of the new trustee or trustees so elected, or any of them, he shall declare his approval by notice in the Gazette, and such notice shall be evidence 10 of the appointment of the new trustee or trustees so approved, and
- shall have the effect of divesting the estate of the trustee whose office was so vacated as aforesaid, and of vesting the trust property together with all powers, rights, and choses in action relating thereto in the new trustee or trustees so approved as aforesaid jointly with the 15 surviving or continuing trustee or trustees if such there be.

Sydney : Charles Potter, Government Printer-1893.

11. Nothing in this Act shall affect any of the provisions of any Private Acts not Act relating to any particular School of Arts, or Mechanics' Institute, affected. or other institution as in the first section described, or the trustees thereof. 20

12. This Act may be cited as the "Trustees of Schools of Arts Short title, &c. Enabling Act," and in it the word "Minister" means the Minister of Public Instruction or any Minister administering the "Public Instruction Act of 1880," or any Act amending or in substitution of the same.

[3d.]



TRUSTEES OF SCHOOLS OF ARTS ENABLING BILL.

SCHEDULE of Amendments referred to in Message of 30th November, 1893.

Page 1, clause 2, line 14. Omit "or"
Page 1, clause 2, line 14. After "Arts" insert "or other institution as in the first "section described"
Page 2, clause 8, line 42. Omit "and"
Page 2, clause 8, line 42. After "expenses" insert "and encumbrances"
Page 2, clause 8, line 44. After "invested" insert "or applied"
Page 2, clause 10, line 57. Omit "or"
Page 2, clause 10, line 57. After "Arts" insert "or other institution as in the first "section described"
Page 3, clause 11, line 17. Omit "or"
Page 3, clause 11, line 17. After "Institute" insert "or other institution as in the "first section described"

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

Legislative Assembly Chamber, Sydney, 21 November, 1893.

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

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 30th November, 1893. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to enable the trustees of lands held for a Mechanics' Institute or School of Arts or other Institution for public instruction or amusement to sell, lease, and mortgage such lands; to provide for the appointment of new trustees; and for other matters in connection therewith.

DE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :-

5 1. After the passing of this Act it shall be lawful, subject to Trustees to have the provisions hereinafter contained, for the trustees of lands reserved, power of sale, lease, dedicated granted or hold for a Machanica' Institute on Sale 1, and mortgage. dedicated, granted, or held for a Mechanics' Institute or School of Arts or other institution for public instruction or amusement, to sell, mortgage, or lease the said lands or any part of them. 2. The powers of sale, lease, and mortgage hereby conferred sale, &c., to be sanctioned by

10 shall not be exercised unless a resolution to the effect that it is sanctioned by desirable to exercise such powers has been duly passed and carried approved by the by a majority of not less than three-fourths of the members of the ^{Minister}. Institute, or School of Arts, or other institution as in the first section

15 described, present at a meeting specially convened for the purpose, of which fourteen days' notice has been given by advertisement in two separate issues of a newspaper circulating in the district in which the 38lands

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lands are situated, and confirmed by a resolution duly passed and carried by a like majority of such members as may be present at a subsequent meeting specially convened for the purpose, after fourteen days' notice given as aforesaid, and held not less than one calendar 5 month from the date of holding the meeting first above-mentioned; and unless the consent of the Minister has been obtained in writing after full statement to him of the facts relating to the proposed exercise of such powers.

- 3. In the case of an application for leave to sell or lease the Consent of the 10 Minister may give his consent either generally by authorising the Minister may be general or particular, sale or lease of the lands subject to such conditions, restrictions, except in case of reservations, and covenants, and in such manner and within such mortgage. time, as he may think desirable, or by approving of particular No mortgage to be contracts of sale or lease. In the case of an application for leave to half the value.
- 15 mortgage such general authority shall not be given, but the terms of the proposed mortgage shall in each case be submitted to the Minister for approval, and his consent shall not, unless under circumstances which in the minute of approval he certifies to be exceptional, be given to a mortgage of any lands for more than one half of their estimated 20 value. A mortgage under this Act may contain a power of sale.
- 4. Where the Minister has given his consent generally as in Price agreed upon the last section provided, no lands shall be sold or leased in pursuance be submitted to the of such consent, unless in each case the price agreed upon or rent Minister in each reserved has been submitted to and approved by him.
- 5. The Minister may in any case give his consent, either as Consent may be to the whole, or as to part of any lands in respect of which any whole and may be application is made, and may at any time withdraw his consent, withdrawn or either wholly or partially, or vary the terms and conditions thereof, if 25he can do so without prejudice to the rights of third parties.
- 30 6. In any case in which trustees desire to exercise the powers Minister may appoint conferred by this Act the Minister may appoint some person who person to execute conveyance. shall have power to execute all conveyances and instruments and do all things necessary to the due exercise of such powers. The receipt of the person so appointed shall be a sufficient discharge to any
- 35 purchaser, lessee, or mortgagee bond fide paying money in respect of any sale, lease, or mortgage under this Act.

7. No purchaser, lessee, or mortgagee dealing bond fide with a Bond fide purchaser person appointed under section six shall be prejudiced or affected by protected. any omission or irregularity in respect of any of the matters prescribed 40 by this Act.

8. The proceeds of any sale, lease, or mortgage under this Proceeds to be held Act shall be held by the trustees, after payment of costs, and expenses, on trust and invested. and encumbrances, for the general purposes of the trust, and shall be

invested or applied as the Minister may direct. The Minister may 45 direct that any portion of the income or revenue of the trustees shall be set apart for payment of interest on or the gradual extinction of any mortgage debt, and the portion so set apart shall be invested as the Minister may direct.

9. Lands conveyed to any person under the provisions of this Conveyance to vest 50 Act shall vest in him free from all trusts which affected them in the trust. ands free from

hands of the persons by whom or on whose behalf they were conveyed. 10. If any such trustee as aforesaid, or any trustee appointed Appointment of new as hereinafter provided resigns (which he is hereby empowered to do trustees. by written notice to the Minister) or dies, or becomes bankrupt or

55 insane, or if for any other reason it is not desirable that any trustee should continue in the administration of the trust, it shall be lawful for the members of the Institute, or School of Arts, or other institution as in the first section described, by a resolution duly passed and carried at a meeting specially convened for the

57° VICTORIÆ, No.

Trustees of Schools of Arts Enabling.

purpose, of which not less than fourteen days notice shall be given in the manner provided in section two, to declare the office of such trustee vacant, and thereupon the office of such trustee shall be vacant, and a copy of such resolution shall be sent to the Minister, and then 5 it shall be lawful for such members at a second meeting of which notice shall be given as aforesaid to elect one or more new trustees to fill the vacancy so caused. And if the Minister approve of the new trustee or trustees so elected, or any of them, he shall declare his approval by notice in the *Gazette*, and such notice shall be evidence
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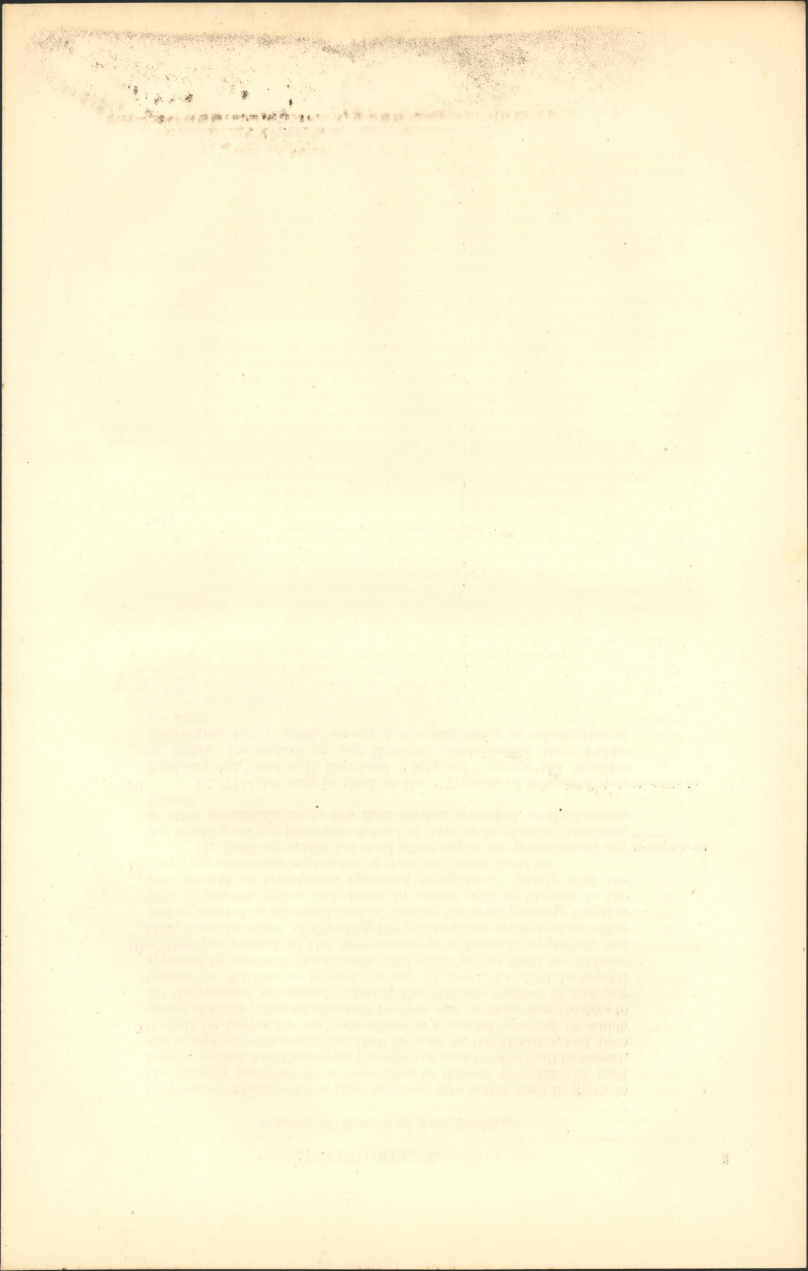
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11. Nothing in this Act shall affect any of the provisions of any Private Acts not Act relating to any particular School of Arts, or Mechanics' Institute, ^{affected}. or other institution as in the first section described, or the trustees thereof.

20 12. This Act may be cited as the "Trustees of Schools of Arts short title, &c. Enabling Act," and in it the word "Minister" means the Minister of Public Instruction or any Minister administering the "Public Instruction Act of 1880," or any Act amending or in substitution of the same.

[3d.]

Sydney : Charles Potter, Government Printer-1893.



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

Legislative Assembly Chamber, Sydney, 21 November, 1893. } F. W. WEBB, Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber. November, 1893. Sydney,

Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to enable the trustees of lands held for a Mechanics' Institute or School of Arts or other Institution for public instruction or amusement to sell, lease, and mortgage such lands; to provide for the appointment of new trustees; and for other matters in connection therewith.

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :-

1. After the passing of this Act it shall be lawful, subject to Trustees to have the provisions hereinafter contained, for the trustees of lands reserved, power of sale, lease, and mortgage. 5 dedicated, granted, or held for a Mechanics' Institute or School of Arts or other institution for public instruction or amusement, to sell,

- mortgage, or lease the said lands or any part of them. 2. The powers of sale, lease, and mortgage hereby conferred sale &c., to be shall not be exercised unless a resolution to the effect that it is sanctioned by desirable to exercise such powers has been duly passed and carried approved by the by a majority of not less than three-fourths of the members of the Minister. 10 Institute, or School of Arts, or other institution as in the first section
- 15 described, present at a meeting specially convened for the purpose, of which fourteen days' notice has been given by advertisement in two separate issues of a newspaper circulating in the district in which the 38lands

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lands are situated, and confirmed by a resolution duly passed and carried by a like majority of such members as may be present at a subsequent meeting specially convened for the purpose, after fourteen days' notice given as aforesaid, and held not less than one calendar 5 month from the date of holding the meeting first above-mentioned; and unless the consent of the Minister has been obtained in writing after full statement to him of the facts relating to the proposed exercise of such powers.

3. In the case of an application for leave to sell or lease the consent of the 10 Minister may give his consent either generally by authorising the Minister may be general or particular, sale or lease of the lands subject to such conditions, restrictions, except in case of reservations, and covenants, and in such manner and within such mortgage. time, as he may think desirable, or by approving of particular No mortgage to be for more than one contracts of sale or lease. In the case of an application for leave to half the value.

- 15 mortgage such general authority shall not be given, but the terms of the proposed mortgage shall in each case be submitted to the Minister for approval, and his consent shall not, unless under circumstances which in the minute of approval he certifies to be exceptional, be given to a mortgage of any lands for more than one half of their estimated 20 value.
- A mortgage under this Act may contain a power of sale. 4. Where the Minister has given his consent generally as in Price agreed upon the last section provided, no lands shall be sold or leased in pursuance be submitted to the of such consent, unless in each case the price agreed upon or rent Minister in each reserved has been submitted to and approved by him.
- 5. The Minister may in any case give his consent, either as Consent may be to the whole, or as to part of any lands in respect of which any given as to part or application is made, and may at any time withdraw his consent, withdrawn or 25 either wholly or partially, or vary the terms and conditions thereof, if modified. he can do so without prejudice to the rights of third parties.
- 30 6. In any case in which trustees desire to exercise the powers Minister mayappoint conferred by this Act the Minister may appoint some person who person to execute shall have power to execute all conveyances and instruments and do all things necessary to the due exercise of such powers. The receipt of the person so appointed shall be a sufficient discharge to any

35 purchaser, lessee, or mortgagee bond fide paying money in respect of any sale, lease, or mortgage under this Act.

7. No purchaser, lessee, or mortgagee dealing bond fide with a Bond fide purchaser person appointed under section six shall be prejudiced or affected by protected. any omission or irregularity in respect of any of the matters prescribed 40 by this Act.

8. The proceeds of any sale, lease, or mortgage under this Proceeds to be held Act shall be held by the trustees, after payment of costs, and expenses, on trust and invested.

and encumbrances, for the general purposes of the trust, and shall be invested or applied as the Minister may direct. The Minister may 45 direct that any portion of the income or revenue of the trustees shall be set apart for payment of interest on or the gradual extinction of any mortgage debt, and the portion so set apart shall be invested as the Minister may direct.

9. Lands conveyed to any person under the provisions of this Conveyance to vest lands free from 50 Act shall vest in him free from all trusts which affected them in the trust.

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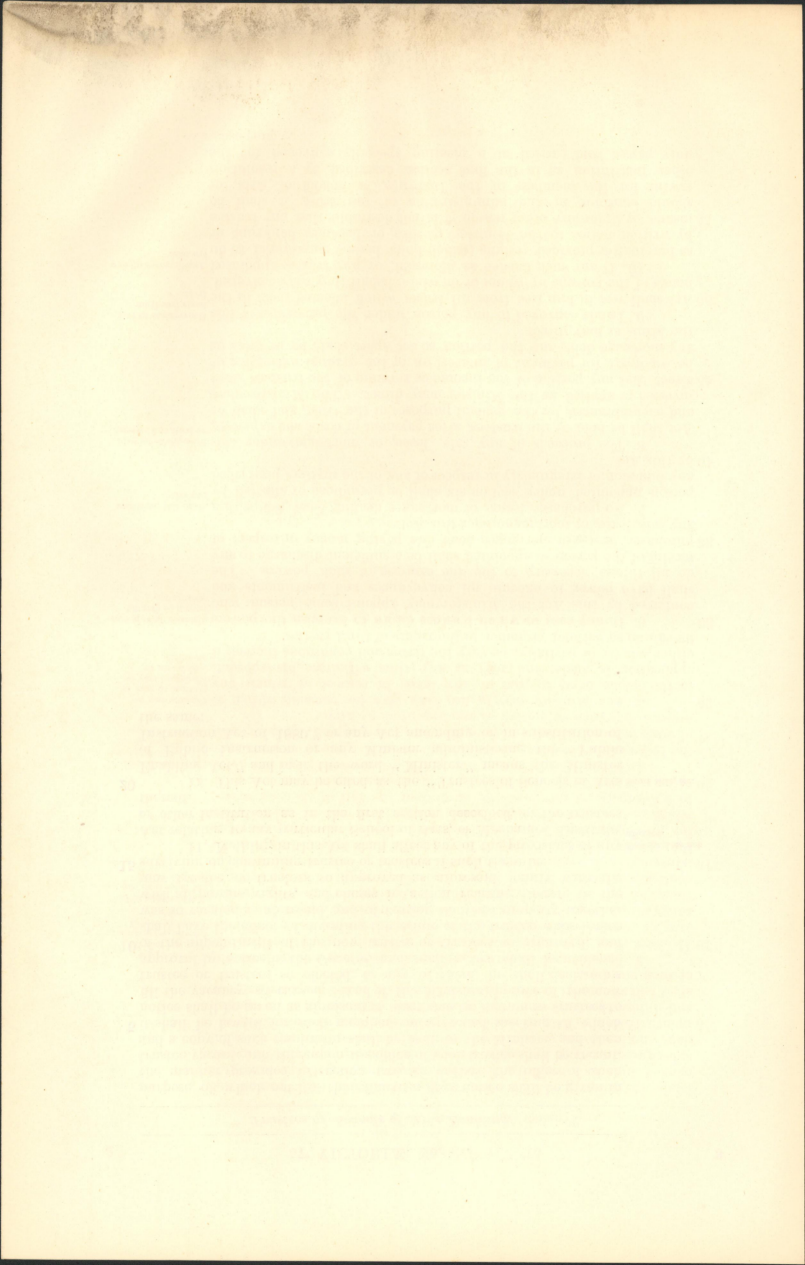
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purpose, of which not less than fourteen days notice shall be given in the manner provided in section two, to declare the office of such trustee vacant, and thereupon the office of such trustee shall be vacant, and a copy of such resolution shall be sent to the Minister, and then

- 5 it shall be lawful for such members at a second meeting of which notice shall be given as aforesaid to elect one or more new trustees to fill the vacancy so caused. And if the Minister approve of the new trustee or trustees so elected, or any of them, he shall declare his approval by notice in the *Gazette*, and such notice shall be evidence
- 10 of the appointment of the new trustee or trustees so approved, and shall have the effect of divesting the estate of the trustee whose office was so vacated as aforesaid, and of vesting the trust property together with all powers, rights, and choses in action relating thereto in the new trustee or trustees so approved as aforesaid jointly with the
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This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber,

F. W. WEBB, Sydney, 21 November, 1893. Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, November, 1893. Sydney,

Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

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57° VICTORIÆ, No.

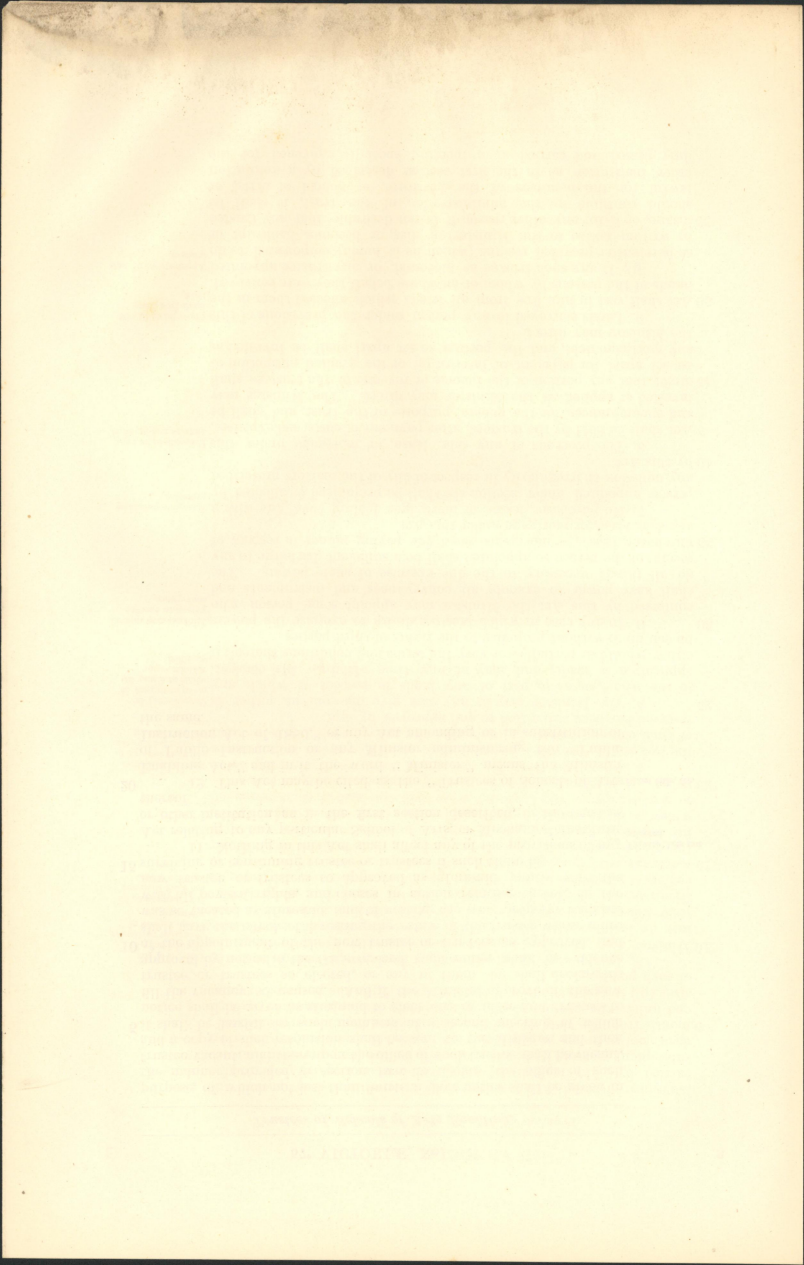
Trustees of Schools of Arts Enabling.

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10 of the appointment of the new trustee or trustees so approved, and shall have the effect of divesting the estate of the trustee whose office was so vacated as aforesaid, and of vesting the trust property together with all powers, rights, and choses in action relating thereto in the new trustee or trustees so approved as aforesaid jointly with the 15 surviving or continuing trustee or trustees if such there be.

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Legislative Assembly Chamber, Sydney, 21 November, 1893. }

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

New South Wales.



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VICTORIÆ REGINÆ.

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1. After the passing of this Act it shall be lawful, subject to Trustees to have the provisions hereinafter contained, for the trustees of lands reserved, power of sale, lease, dedicated, granted, or held for a Mechanics' Institute or School of Arts or other institution for public instruction or amusement, to sell, mortgage, or lease the said lands or any part of them.

10 2. The powers of sale, lease, and mortgage hereby conferred sale, &c., to be shall not be exercised unless a resolution to the effect that it is sanctioned by desirable to exercise such powers has been duly passed and carried approved by the by a majority of not less than three-fourths of the members of the Minister. Institute or School of Arts present at a meeting specially convened
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15 for the purpose, of which fourteen days' notice has been given by advertisement in two separate issues of a newspaper circulating in the district in which the lands are situated, and confirmed by a 38- resolution

57° VICTORIÆ, No.

Trustees of Schools of Arts Enabling.

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obtained in writing after full statement to him of the facts relating to the proposed exercise of such powers.

3. In the case of an application for leave to sell or lease the Consent of the Minister may give his consent either generally by authorising the Minister may be 10 sale or lease of the lands subject to such conditions, restrictions, except in case of mortgage.

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- 6. In any case in which trustees desire to exercise the powers Minister may appoint 30 conferred by this Act the Minister may appoint some person who person to execute shall have power to execute all conveyances and instruments and do all things necessary to the due exercise of such powers. receipt of the person so appointed shall be a sufficient discharge to any purchaser, lessee, or mortgagee bond fide paying money in respect of 35 any sale, lease, or mortgage under this Act.

7. No purchaser, lessee, or mortgagee dealing bona fide with a Bona fide purchaser person appointed under section six shall be prejudiced or affected by protected. any omission or irregularity in respect of any of the matters prescribed by this Act.

- 8. The proceeds of any sale, lease, or mortgage under this Proceeds to be held Act shall be held by the trustees, after payment of costs and expenses, on trust and invested. 40 for the general purposes of the trust and shall be invested as the Minister may direct. The Minister may direct that any portion of the income or revenue of the trustees shall be set apart for payment
- 45 of interest on or the gradual extinction of any mortgage debt, and the portion so set apart shall be invested as the Minister may direct.

9. Lands conveyed to any person under the provisions of this Conveyance to vest Act shall vest in him free from all trusts which affected them in the lands free from trust. hands of the persons by whom or on whose behalf they were conveyed.

- 10. If any such trustee as aforesaid, or any trustee appointed Appointment of new as hereinafter provided resigns (which he is hereby empowered to do trustees. 50 by written notice to the Minister) or dies, or becomes bankrupt or insane, or if for any other reason it is not desirable that any trustee should continue in the administration of the trust, it shall be
- 55 lawful for the members of the Institute or School of Arts by a resolution duly passed and carried at a meeting specially convened for the purpose, of which not less than fourteen days notice shall be given in the manner provided in section two, to declare the office of such trustee vacant, and thereupon the office of such trustee shall be vacant, and

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and a copy of such resolution shall be sent to the Minister, and then it shall be lawful for such members at a second meeting of which notice shall be given as aforesaid to elect one or more new trustees to fill the vacancy so caused. And if the Minister approve of the new 5 trustee or trustees so elected, or any of them, he shall declare his approval by notice in the *Gazette*, and such notice shall be evidence of the appointment of the new trustee or trustees so approved, and shall have the effect of divesting the estate of the trustee whose office was so vacated as aforesaid, and of vesting the trust property together

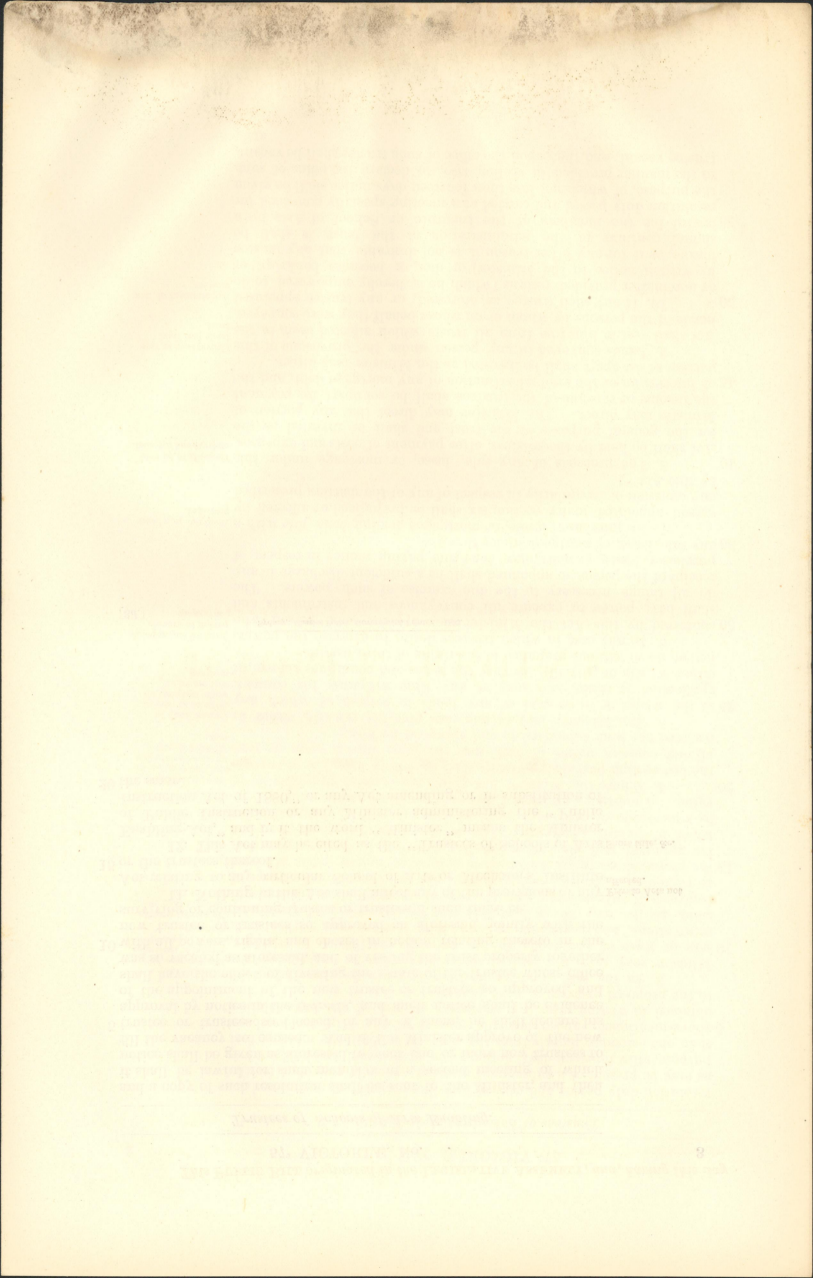
10 with all powers, rights, and choses in action relating thereto in the new trustee or trustees so approved as aforesaid jointly with the surviving or continuing trustee or trustees if such there be.

11. Nothing in this Act shall affect any of the provisions of any Private Acts not Act relating to any particular School of Arts or Mechanics' Institute affected. 15 or the trustees thereof.

12. This Act may be cited as the "Trustees of Schools of Arts Short title, &c. Enabling Act," and in it the word "Minister" means the Minister of Public Instruction or any Minister administering the "Public Instruction Act of 1880," or any Act amending or in substitution of 20 the same.

[3d.]

Sydney : Charles Potter, Government Printer.-1893.



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

Legislative Assembly Chamber,

F. W. WEBB, Sydney, 21 November, 1893. Clerk of the Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to enable the trustees of lands held for a Mechanics' Institute or School of Arts or other Institution for public instruction or amusement to sell, lease, and mortgage such lands; to provide for the appointment of new trustees; and for other matters in connection therewith.

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legisla-tive Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :-

1. After the passing of this Act it shall be lawful, subject to Trustees to have 5 the provisions hereinafter contained, for the trustees of lands reserved, power of sale, lease, dedicated, granted, or held for a Mechanics' Institute or School of Arts or other institution for public instruction or amusement, to sell, mortgage, or lease the said lands or any part of them.

2. The powers of sale, lease, and mortgage hereby conferred sale, &c., to be 10 shall not be exercised unless a resolution to the effect that it is sanctioned by desirable to exercise such powers has been duly passed and carried approved by the by a majority of not less than three-fourths of the members of the Minister.

Institute or School of Arts present at a meeting specially convened 15 for the purpose, of which fourteen days' notice has been given by advertisement in two separate issues of a newspaper circulating in the district in which the lands are situated, and confirmed by a 38resolution

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resolution duly passed and carried by a like majority of such members as may be present at a subsequent meeting specially convened for the purpose, after fourteen days' notice given as aforesaid, and held not less than one calendar month from the date of holding the meeting first

5 above-mentioned; and unless the consent of the Minister has been obtained in writing after full statement to him of the facts relating to the proposed exercise of such powers.

3. In the case of an application for leave to sell or lease the consent of the Minister may give his consent either generally by authorising the Minister may be general or particular, 10 sale or lease of the lands subject to such conditions, restrictions, except in case of

- reservations, and covenants, and in such manner and within such mortgage. time, as he may think desirable, or by approving of particular No mortgage to be contracts of sale or lease. In the core of more than one contracts of sale or lease. In the case of an application for leave to half the value. mortgage such general authority shall not be given, but the terms of
- 15 the proposed mortgage shall in each case be submitted to the Minister for approval, and his consent shall not, unless under circumstances which in the minute of approval he certifies to be exceptional, be given to a mortgage of any lands for more than one half of their estimated A mortgage under this Act may contain a power of sale. value.
- 4. Where the Minister has given his consent generally as in Price agreed upon 20 the last section provided, no lands shall be sold or leased in pursuance and rent reserved to of such consent unless in each case the main the main and rent reserved to the of such consent, unless in each case the price agreed upon or rent Minister in each reserved has been submitted to and approved by him. case.
- 5. The Minister may in any case give his consent, either as Consent may be 25 to the whole, or as to part of any lands in respect of which any given as to part or application is made, and may at any time withdraw his consent, withdrawn or either wholly or partially, or vary the terms and conditions thereof, if modified. he can do so without prejudice to the rights of third parties.
- 6. In any case in which trustees desire to exercise the powers Minister may appoint 30 conferred by this Act the Minister may appoint some person who person to execut shall have never to execute all every appoint some person who conveyance. shall have power to execute all conveyances and instruments and do all things necessary to the due exercise of such powers. The receipt of the person so appointed shall be a sufficient discharge to any purchaser, lessee, or mortgagee bond fide paying money in respect of
- 35 any sale, lease, or mortgage under this Act.

7. No purchaser, lessee, or mortgagee dealing bond fide with a Bond fide purchaser person appointed under section six shall be prejudiced or affected by protected. any omission or irregularity in respect of any of the matters prescribed by this Act.

8. The proceeds of any sale, lease, or mortgage under this Proceeds to be held 40 Act shall be held by the trustees, after payment of costs and expenses, on trust and invested. for the general purposes of the trust and shall be invested as the Minister may direct. The Minister may direct that any portion of the income or revenue of the trustees shall be set apart for payment

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20 the same.

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