New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to amend the "Church of England Property Act of 1889" so far as it affects the Diocese of Goulburn. [Assented to, 28th October, 1892.]

7 HEREAS by the "Church of England Property Act of 1889" Preamble. it is provided, amongst other things, that from and after the passing of that Act every Bishop of the Church of England for the time being acting and recognised as being the Bishop of any Diocese then existing or which might thereafter be created, and having been consecrated according to the manner and form prescribed and used by the Church of England, notwithstanding that such Bishop might not have been appointed under letters patent from the Crown, should by force of that statute be entitled to all real estate held upon trust for the benefit of the Church in his Diocese; and that every such Bishop should, in all respects within his Diocese, have and enjoy all and singular the same rights and privileges, whether created by statute or grant, deed, or other instrument whatsoever, as were enjoyed or possessed therein by the Bishops, his predecessors : And whereas doubts have arisen as to whether the said Act has any force or effect in the case of a Bishop who may be consecrated in the Colony of New South Wales

Wales without any mandate or license being issued by the Crown for such consecration, and it is desirable to set at rest any such doubts : Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :-

1. From and after the passing of this Act the "Church of England Property Act of 1889" shall apply and have full force and effect in the Diocese of Goulburn in the case of any Bishop who has been or shall be consecrated as Bishop of Goulburn in accordance with the determinations of the General Synod of the Dioceses of Australia and Tasmania, whether consecrated in the Colony of New South Wales or elsewhere, and whether the Queen's mandate or license shall have been issued for such consecration or not.

2. Any Bishop of Goulburn so consecrated as in the last section consecrated in accordance with this mentioned shall be Bishop of Goulburn within the meaning of all Acts of the Legislature of New South Wales, and of all ordinances of any Synod of the Church of England in the said Colony, and within the meaning of all deeds, declarations of trust, testamentary dispositions, or other documents or writings whatsoever relating to any property, real or personal, or to any trusts or other matters affecting or concerning the said Church of England in the said Diocese of Goulburn.

3. This Act may be cited as the "Church of England Property Act of 1889 Amendment Act."

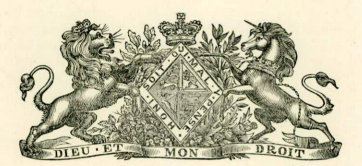
By Authority : CHARLES POTTER, Government Printer, Sydney, 1892.

[3d.]

Church of England Property Act to apply to Discese of Goulburn.

Bishop of Goulburn Act to be Bishop of Goulburn within meaning of all Acts, &c.

New South Walles.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to amend the "Church of England Property Act of 1889" so far as it affects the Diocese of Goulburn. [Assented to, 28th October, 1892.]

W HEREAS by the "Church of England Property Act of 1889" Preamble. it is provided, amongst other things, that from and after the passing of that Act every Bishop of the Church of England for the time being acting and recognised as being the Bishop of any Diocese then existing or which might thereafter be created, and having been consecrated according to the manner and form prescribed and used by the Church of England, notwithstanding that such Bishop might not have been appointed under letters patent from the Crown, should by force of that statute be entitled to all real estate held upon trust for the benefit of the Church in his Diocese; and that every such Bishop should, in all respects within his Diocese, have and enjoy all and singular the same rights and privileges, whether created by statute or grant, deed, or other instrument whatsoever, as were enjoyed or possessed therein by the Bishops, his predecessors : And whereas doubts have arisen as to whether the said Act has any force or effect in the case of a Bishop who may be consecrated in the Colony of New South Wales

Wales without any mandate or license being issued by the Crown for such consecration, and it is desirable to set at rest any such doubts : Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :-

1. From and after the passing of this Act the "Church of England Property Act of 1889" shall apply and have full force and effect in the Diocese of Goulburn in the case of any Bishop who has been or shall be consecrated as Bishop of Goulburn in accordance with the determinations of the General Synod of the Dioceses of Australia and Tasmania, whether consecrated in the Colony of New South Wales or elsewhere, and whether the Queen's mandate or license shall have been issued for such consecration or not.

2. Any Bishop of Goulburn so consecrated as in the last section accordance with this mentioned shall be Bishop of Goulburn within the meaning of all Acts Act to be Bishop of of the Legislature of New South Walcz and of all acts of the Legislature of New South Wales, and of all ordinances of any Synod of the Church of England in the said Colony, and within the meaning of all deeds, declarations of trust, testamentary dispositions, or other documents or writings whatsoever relating to any property, real or personal, or to any trusts or other matters affecting or concerning the said Church of England in the said Diocese of Goulburn.

> 3. This Act may be cited as the "Church of England Property Act of 1889 Amendment Act."

[3d.]

By Authority : CHARLES POTTER, Government Printer, Sydney, 1892.

Church of England Property Act to apply to Discese of Goulburn.

Bishop of Goulburn Goulburn within meaning of all Acts, &c.

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

Legislative Council Chamber, Sydney, 27th October, 1892.

ADOLPHUS P. CLAPIN, Acting Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to amend the "Church of England Property Act of 1889" so far as it affects the Diocese of Goulburn. [Assented to, 28th October, 1892.]

HEREAS by the "Church of England Property Act of 1889" Preamble. it is provided, amongst other things, that from and after the passing of that Act every Bishop of the Church of England for the time being acting and recognised as being the Bishop of any Diocese then existing or which might thereafter be created, and having been consecrated according to the manner and form prescribed and used by the Church of England, notwithstanding that such Bishop might not have been appointed under letters patent from the Crown, should by force of that statute be entitled to all real estate held upon trust for the benefit of the Church in his Diocese; and that every such Bishop should, in all respects within his Diocese, have and enjoy all and singular the same rights and privileges, whether created by statute or grant, deed, or other instrument whatsoever, as were enjoyed or possessed therein by the Bishops, his predecessors : And whereas doubts have arisen as to whether the said Act has any force or effect in the case of a Bishop who may be consecrated in the Colony of New South Wales

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

> ARCHD. H. JACOB, Chairman of Committees of the Legislative Council.

56° VICTORIÆ.

Church of England Property Act of 1889 Amendment.

Wales without any mandate or license being issued by the Crown for such consecration, and it is desirable to set at rest any such doubts : Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :--

1. From and after the passing of this Act the "Church of England Property Act of 1889" shall apply and have full force and effect in the Diocese of Goulburn in the case of any Bishop who has been or shall be consecrated as Bishop of Goulburn in accordance with the determinations of the General Synod of the Dioceses of Australia and Tasmania, whether consecrated in the Colony of New South Wales or elsewhere, and whether the Queen's mandate or license shall have been issued for such consecration or not.

2. Any Bishop of Goulburn so consecrated as in the last section ^{consecrated in} accordance with this mentioned shall be Bishop of Goulburn within the meaning of all Acts Act to be Bishop of Goulburn within Goulburn within Synod of the Church of England in the said Colony, and within the meaning of all Acts, Synod of the Church of England in the said Colony, and within the meaning of all deeds, declarations of trust, testamentary dispositions, or other documents or writings whatsoever relating to any property, real or personal, or to any trusts or other matters affecting or concerning the said Church of England in the said Diocese of Goulburn.

3. This Act may be cited as the "Church of England Property Act of 1889 Amendment Act."

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

JERSEY.

Government House, Sydney, 28th October, 1892.

Church of England Property Act to apply to Discese of Goulburn.

Bishop of Goulburn &c.

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

Legislative Council Chamber, Sydney, 27th October, 1892. ADOLPHUS P. CLAPIN, Acting Clerk of the Parliaments.

New South Walles.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to amend the "Church of England Property Act of 1889" so far as it affects the Diocese of Goulburn. [Assented to, 28th October, 1892.]

* * * * * * * * *

W HEREAS by the "Church of England Property Act of 1889" Preamble. it is provided, amongst other things, that from and after the passing of that Act every Bishop of the Church of England for the time being acting and recognised as being the Bishop of any Diocese then existing or which might thereafter be created, and having been consecrated according to the manner and form prescribed and used by the Church of England, notwithstanding that such Bishop might not have been appointed under letters patent from the Crown, should by force of that statute be entitled to all real estate held upon trust for the benefit of the Church in his Diocese; and that every such Bishop should, in all respects within his Diocese, have and enjoy all and singular the same rights and privileges, whether created by statute or grant, deed, or other instrument whatsoever, as were enjoyed or possessed therein by the Bishops, his predecessors : And whereas doubts have arisen as to whether the said Act has any force or effect in the case of a Bishop who may be consecrated in the Colony of New South Wales

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

ARCHD. H. JACOB, Chairman of Committees of the Leoislative Council.

56° VICTORIÆ.

Church of England Property Act of 1889 Amendment.

Wales without any mandate or license being issued by the Crown for such consecration, and it is desirable to set at rest any such doubts : Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :-

1. From and after the passing of this Act the "Church of England Property Act of 1889" shall apply and have full force and effect in the Diocese of Goulburn in the case of any Bishop who has been or shall be consecrated as Bishop of Goulburn in accordance with the determinations of the General Synod of the Dioceses of Australia and Tasmania, whether consecrated in the Colony of New South Wales or elsewhere, and whether the Queen's mandate or license shall have been issued for such consecration or not.

2. Any Bishop of Goulburn so consecrated as in the last section 2. Any Bishop of Goulburn so consecrated as in the last section consecrated in accordance with this mentioned shall be Bishop of Goulburn within the meaning of all Acts Act to be Bishop of Goulburn within Goulburn within Goulburn within Goulburn within Goulburn within Goulburn within Synod of the Church of England in the said Colony and within the Synod of the Church of England in the said Colony, and within the meaning of all deeds, declarations of trust, testamentary dispositions, or other documents or writings whatsoever relating to any property, real or personal, or to any trusts or other matters affecting or concerning the said Church of England in the said Diocese of Goulburn.

3. This Act may be cited as the "Church of England Property Act of 1889 Amendment Act."

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

JERSEY.

Government House, Sydney, 28th October, 1892.

Church of England Property Act to apply to Discese of Goulburn.

Bishop of Goulburn meaning of all Acts,

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, 13th October, 1892. } ADOLPHUS P. CLAPIN, Acting Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to amend the "Church of England Property Act of 1889" so far as it affects the Diocese of Goulburn.

W HEREAS by the "Church of England Property Act of 1889" Preamble. it is provided, amongst other things, that from and after the passing of that Act every Bishop of the Church of England for the time being acting and recognised as being the Bishop of any Diocese 5 then existing or which might thereafter be created, and having been consecrated according to the manner and form prescribed and used by the Church of England, notwithstanding that such Bishop might not have been appointed under letters patent from the Crown, should by force of that statute be entitled to all real estate held upon trust for 10 the benefit of the Church in his Diocese; and that every such Bishop should, in all respects within his Diocese, have and enjoy all and singular the same rights and privileges, whether created by statute or grant, deed, or other instrument whatsoever, as were enjoyed or possessed therein by the Bishops, his predecessors : And whereas doubts 15 have arisen as to whether the said Act has any force or effect in the case of a Bishop who may be consecrated in the Colony of New South c 17— Wales

Wales without any mandate or license being issued by the Crown for such consecration, and it is desirable to set at rest any such doubts : Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and 5 Legislative Assembly of New South Wales in Parliament assembled,

10 been or shall be consecrated as Bishop of Goulburn in accordance with the determinations of the General Synod of the Dioceses of Australia and Tasmania, whether consecrated in the Colony of New South Wales or elsewhere, and whether the Queen's mandate or license shall have been issued for such consecration or not.

2. Any Bishop of Goulburn so consecrated as in the last section Bishop of Goulburn 15 mentioned shall be Bishop of Goulburn within the meaning of all Acts accordance with this of the Legislature of New South Wales, and of all ordinances of any Act to be Bishop of Synod of the Church of England in the said Colony, and within the meaning of all deeds, declarations of trust, testamentary dispositions, &c. 20 or other documents or writings whatsoever relating to any property,

real or personal, or to any trusts or other matters affecting or concerning the said Church of England in the said Diocese of Goulburn.

Sydney : Charles Potter, Government Printer .- 1892.

3. This Act may be cited as the "Church of England Property Short title. Act of 1889 Amendment Act."

[3d.]

 $\mathbf{2}$

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, 13th October, 1892. ADOLPHUS P. CLAPIN, Acting Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to amend the "Church of England Property Act of 1889" so far as it affects the Diocese of Goulburn.

W HEREAS by the "Church of England Property Act of 1889" Preamble. it is provided, amongst other things, that from and after the passing of that Act every Bishop of the Church of England for the time being acting and recognised as being the Bishop of any Diocese 5 then existing or which might thereafter be created, and having been consecrated according to the manner and form prescribed and used by the Church of England, notwithstanding that such Bishop might not have been appointed under letters patent from the Crown, should by force of that statute be entitled to all real estate held upon trust for 10 the benefit of the Church in his Diocese; and that every such Bishop should, in all respects within his Diocese, have and enjoy all and singular the same rights and privileges, whether created by statute or grant, deed, or other instrument whatsoever, as were enjoyed or possessed therein by the Bishops, his predecessors : And whereas doubts 15 have arisen as to whether the said Act has any force or effect in the case of a Bishop who may be consecrated in the Colony of New South c 17-

Wales without any mandate or license being issued by the Crown for such consecration, and it is desirable to set at rest any such doubts : Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and 5 Legislative Assembly of New South Wales in Parliament assembled,

- 10 been or shall be consecrated as Bishop of Goulburn in accordance with the determinations of the General Synod of the Dioceses of Australia and Tasmania, whether consecrated in the Colony of New South Wales or elsewhere, and whether the Queen's mandate or license shall have been issued for such consecration or not.
- 2. Any Bishop of Goulburn so consecrated as in the last section Bishop of Goulburn mentioned shall be Bishop of Goulburn within the meaning of all Acts accordance with this 15 of the Legislature of New South Wales, and of all ordinances of any Act to be Bishop of Synod of the Church of England in the said Colony, and within the meaning of all Acts, meaning of all deeds, declarations of trust, testamentary dispositions, &c. 20 or other documents or writings whatsoever relating to any property,

real or personal, or to any trusts or other matters affecting or concerning the said Church of England in the said Diocese of Goulburn.

3. This Act may be cited as the "Church of England Property Short title. Act of 1889 Amendment Act."

[3d.]

Sydney : Charles Potter, Government Printer.-1892.

2

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, October, 1892. Sydney,

Acting Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to amend the "Church of England Property Act of 1889 " so far as it affects the Diocese of Goulburn.

HEREAS by the "Church of England Property Act of 1889" Preamble. it is provided, amongst other things, that from and after the passing of that Act every Bishop of the Church of England for the time being acting and recognised as being the Bishop of any Diocese 5 then existing or which might thereafter be created, and having been consecrated according to the manner and form prescribed and used by the Church of England, notwithstanding that such Bishop might not have been appointed under letters patent from the Crown, should by force of that statute be entitled to all real estate held upon trust for 10 the benefit of the Church in his Diocese; and that every such Bishop should, in all respects within his Diocese, have and enjoy all and singular the same rights and privileges, whether created by statute or grant, deed, or other instrument whatsoever, as were enjoyed or possessed therein by the Bishops, his predecessors : And whereas doubts 15 have arisen as to whether the said Act has any force or effect in the case of a Bishop who may be consecrated in the Colony of New South c 17-Wales

Wales without any mandate or license being issued by the Crown for such consecration, and it is desirable to set at rest any such doubts : Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and 5 Legislative Assembly of New South Wales in Parliament assembled,

- 10 been or shall be consecrated as Bishop of Goulburn in accordance with the determinations of the General Synod of the Dioceses of Australia and Tasmania, whether consecrated in the Colony of New South Wales or elsewhere, and whether the Queen's mandate or license shall have been issued for such consecration or not.
- 2. Any Bishop of Goulburn so consecrated as in the last section Bishop of Goulburn 2. Any Bishop of Goulburn so consecrated as in the last section dishop of doubtrn mentioned shall be Bishop of Goulburn within the meaning of all Acts accordance with this of the Legislature of New South Wales, and of all ordinances of any Act to be Bishop of Goulburn within Synod of the Church of England in the said Colony, and within the meaning of all Acts, meaning of all deeds, declarations of trust, testamentary dispositions, &c.

20 or other documents or writings whatsoever relating to any property, real or personal, or to any trusts or other matters affecting or concerning the said Church of England in the said Diocese of Goulburn.

3. This Act may be cited as the "Church of England Property Short title. Act of 1889 Amendment Act.'

2

15

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, October, 1892. }

Acting Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to smooth the (Charles C.F. 1. 1.D. (. 1.)

An Act to amend the "Church of England Property Act of 1889" so far as it affects the Diocese of Goulburn.

WHEREAS by the "Church of England Property Act of 1889" Preamble. W it is provided, amongst other things, that from and after the passing of that Act every Bishop of the Church of England for the time being acting and recognised as being the Bishop of any Diocese 5 then existing or which might thereafter be created, and having been consecrated according to the manner and form prescribed and used by the Church of England, notwithstanding that such Bishop might not have been appointed under letters patent from the Crown, should by force of that statute be entitled to all real estate held upon trust for 10 the benefit of the Church in his Diocese; and that every such Bishop should, in all respects within his Diocese, have and enjoy all and singular the same rights and privileges, whether created by statute or grant, deed, or other instrument whatsoever, as were enjoyed or possessed therein by the Bishops, his predecessors : And whereas doubts 15 have arisen as to whether the said Act has any force or effect in the case of a Bishop who may be consecrated in the Colony of New South c 17-Wales

Wales without any mandate or license being issued by the Crown for such consecration, and it is desirable to set at rest any such doubts : Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and 5 Legislative Assembly of New South Wales in Parliament assembled,

- 10 been or shall be consecrated as Bishop of Goulburn in accordance with the determinations of the General Synod of the Dioceses of Australia and Tasmania, whether consecrated in the Colony of New South Wales or elsewhere, and whether the Queen's mandate or license shall have been issued for such consecration or not.
- 2. Any Bishop of Goulburn so consecrated as in the last section Bishop of Goulburn mentioned shall be Bishop of Goulburn within the meaning of all Acts accordance with this of the Legislature of New South Wales, and of all ordinances of any Act to be Bishop of Synod of the Church of England in the said Colony, and within the meaning of all Acts, 15 meaning of all deeds, declarations of trust, testamentary dispositions, &c.

20 or other documents or writings whatsoever relating to any property, real or personal, or to any trusts or other matters affecting or concerning the said Church of England in the said Diocese of Goulburn.

3. This Act may be cited as the "Church of England Property Short title. Act of 1889 Amendment Act.'

Legislative Council.

56° VICTORIÆ, 1892.

A BILL

To amend the "Church of England Property Act of 1889" so far as it affects the Diocese of Goulburn.

(As amended and agreed to in Select Committee.)

W HEREAS by the "Church of England Property Act of 1889" Preamble. it is provided, amongst other things, that from and after the passing of that Act every Bishop of the Church of England for the time being acting and recognised as being the Bishop of any Diocese 5 then existing or which might thereafter be created, and having been consecrated according to the manner and form prescribed and used by the Church of England, notwithstanding that such Bishop might not have been appointed under letters patent from the Crown, should by force of that statute be entitled to all real estate held upon trust for 10 the benefit of the Church in his Diocese; and that every such Bishop should, in all respects within his Diocese, have and enjoy all and singular the same rights and privileges, whether created by statute or grant, deed, or other instrument whatsoever, as were enjoyed or possessed therein by the Bishops, his predecessors: And whereas doubts 15 have arisen as to whether the said Act has any force or effect in the case of a Bishop who may be consecrated in the Colony of New South c-17 Wales

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

Wales without any mandate or license being issued by the Crown for such consecration, and it is desirable to set at rest any such doubts : Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, 5 and by the authority of the same, as follows :-

1. From and after the passing of this Act the "Church of England Property Act of 1889" shall apply and have full force and effect in the Diocese of Goulburn in the case of any Bishop who has been or shall be consecrated as Bishop of Goulburn in accordance with 10 the determinations of the General Synod of the Dioceses of Australia and Tasmania, whether such-consecration-shall-take-place consecrated in the Colony of New South Wales or elsewhere, and whether the Queen's mandate or license shall have been issued for such consecra-15 tion or not.

2. Any Bishop of Goulburn so consecrated as in the last section consecrated in accordance with this mentioned shall be Bishop of Goulburn within the meaning of all Acts Act to be Bishop of of the Legislature of New South Wales, and of all ordinances of any Goulburn within Synod of the Church of England in the said Colony, and within the meaning of all Acts, Synod of the Church of England in the said Colony, and within the meaning of all deeds, declarations of trust, testamentary dispositions, 20 or other documents or writings whatsoever relating to any property, real or personal, or to any trusts or other matters affecting or concerning the said Church of England in the said Diocese of Goulburn.

3. This Act may be cited as the "Church of England Property Act of 1889 Amendment Act."

[3d.]

Sydney : Charles Potter, Government Printer.-1892.

Church of England Property Act to apply to Discese of Goulburn.

Bishop of Goulburn

Legislative Council.

56º VICTORIÆ, 1892.

A BILL

To amend the "Church of England Property Act of 1889" so far as it affects the Diocese of Goulburn.

(As amended and agreed to in Select Committee.)

W HEREAS by the "Church of England Property Act of 1889" Preamble. it is provided, amongst other things, that from and after the passing of that Act every Bishop of the Church of England for the time being acting and recognised as being the Bishop of any Diocese 5 then existing or which might thereafter be created, and having been consecrated according to the manner and form prescribed and used by the Church of England, notwithstanding that such Bishop might not have been appointed under letters patent from the Crown, should by force of that statute be entitled to all real estate held upon trust for 10 the benefit of the Church in his Diocese; and that every such Bishop should, in all respects within his Diocese, have and enjoy all and singular the same rights and privileges, whether created by statute or grant, deed, or other instrument whatsoever, as were enjoyed or possessed therein by the Bishops, his predecessors : And whereas doubts 15 have arisen as to whether the said Act has any force or effect in the case of a Bishop who may be consecrated in the Colony of New South c-17 Wales

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

Wales without any mandate or license being issued by the Crown for such consecration, and it is desirable to set at rest any such doubts : Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, 5 and by the authority of the same, as follows :-

1. From and after the passing of this Act the "Church of England Property Act of 1889" shall apply and have full force and effect in the Diocese of Goulburn in the case of any Bishop who has been or shall be consecrated as Bishop of Goulburn in accordance with 10 the determinations of the General Synod of the Dioceses of Australia and Tasmania, whether such-consecration-shall-take-place consecrated in the Colony of New South Wales or elsewhere, and whether the Queen's mandate or license shall have been issued for such consecra-15 tion or not.

2. Any Bishop of Goulburn so consecrated as in the last section consecrated in accordance with this mentioned shall be Bishop of Goulburn within the meaning of all Acts Act to be Bishop of of the Legislature of New South Wales, and of all ordinances of any Goulburn within Synod of the Church of England in the said Colony, and within the meaning of all Acts, Synod of the Church of England in the said Colony, and within the meaning of all deeds, declarations of trust, testamentary dispositions, 20 or other documents or writings whatsoever relating to any property, real or personal, or to any trusts or other matters affecting or concerning the said Church of England in the said Diocese of Goulburn.

3. This Act may be cited as the "Church of England Property Act of 1889 Amendment Act."

Sydney : Charles Potter, Government Printer.-1892.

Property Act to apply to Discese of Goulburn.

Church of England

Bishop of Goulburn

56 VIC. 1892.

A Bill to amend the "Church of England Property Act of 1889" so far as it affects the Diocese of Goulburn.

Preamble.

Edherens by the "Church of England Property Act of 1889" it is provided amongst other things that from and after the passing of that act every Bishop of the Church of England for the time being acting and recognised as being the Bishop of any Diocese then existing or which might thereafter be created and having been consecrated according to the manner and form prescribed and used by the Church of England notwithstanding that such Bishop might not have been appointed under letters patent from the Crown should by force of that Statute be entitled to all Real Estate held upon trust for the benefit of the Church in his Diocese and that every such Bishop should in all respects within his Diocese have and enjoy all and singular the same rights and privileges whether created by Statute or Grant Deed or other instrument whatsoever as were enjoyed or possessed therein by the Bishops his predecessors And whereas doubts have arisen as to whether the said Act has any force or effect in the case of a Bishop who may be consecrated in the Colony of New South Wales without any mandate or License being issued by the Crown for such consecration and it is desirable to set at rest any such doubts Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows :-

1. From and after the passing of this Act "The Church of England Property Act of 1889" shall apply and have full force and effect in the Diocese of Church of England Pro-perty Act to apply to Diocese of Goul-burn, Goulburn in the case of any Bishop who shall be consecrated as Bishop of Goulburn in accordance with the Determinations of the General Synod of the Dioceses of Australia and Tasmania whether such consecration shall take place in the colony of New South Wales or elsewhere and whether the Queen's Mandate or License shall have been issued for such consecration or not

Bishop

Short Title.

2. Any Bishop of Goulburn so consecrated as in the last section mentioned shall tishop of Goulburn consecrated in ac-cordance with this Act to be Bishop of South Wales and of all ordinances of any Synod of the Church of England in the said Colony and within the meaning of all Deeds Declarations of Trust Testamentary Dispositions or other documents or writings whatsoever relating to any property real or personal or to any Trusts or other matters affecting or concerning the said Church of England in the said Diocese of Goulburn.

> 3. This Act may be cited as the "Church of England Froperty Act of 1889 Amendment Act."

is the "charge of high meridian free statistical statistical structure in the statistical structure of the statistical structure of

Perm unitables the jacing of this for all the function integral frequency dot of their shall opply the base tool form out that in the Dirace of Ombore in the supers and limit probability is considered at limit of the Occurs in accordance with the transmission of all the base of the Discussion of Australia and Tacanation is the function and experts types of the Discussion of Australia and Tacanation is the function of real case of the Discussion of New South White is characterized and whether the characteristic Members is included above been issued for and constitution of postin the value of New South White is characterized and whether the characteristic Members of included above been issued for and constitution of postin the value of line ball into been issued for and constitution of postin the solution of heat shall into been issued for and constitution of postin the value of line ball into been issued for and constitution of postin the solution of heat shall into been issued for and constitution of postin the value of the solution of the postin the solution of heat shall into be a issued for an interacting on the postin the solution of heat shall into be a issued for an interacting on the posting the solution of heat shall into be a solution of the posttion of the posting the solution of the posting the solution of the posting the posting the post-ball operation of the post-ball the post-ball the posting the post-ball operation of the post-ball operation of the post-ball the posting the post-ball operation.

Any shiring of combine to charactulation in the last module standards and the lishing of combine within the maning of all the list module of the results of Size bould. We shall all only approximates the standards to gland in the suit of all within the meaning of all the Character of brack in the solution of all only approximates the standard of the standards of brack interval of the solution of the standard destruction of the brack of the standards of brack in the solution of the solution of the standard of the standard of the standard of the standard of the solution of the solution of the standard of the solution of the standard of the standard of the solution of the solution of the standard of the solution of the solution of the standard of the solution of the solution of the standard of the solution of the solution of the solution of the standard of the solution of the standard of the solution of the solution

56 VIC. 1892.

A Bill to amend the "Church of England Property Act of 1889" so far as it affects the Diocese of Goulburn.

Preamble.

Whereas by the "Church of England Property Act of 1889" it is provided amongst other things that from and after the passing of that act every Bishop of the Church of England for the time being acting and recognised as being the Bishop of any Diocese then existing or which might thereafter be created and having been consecrated according to the manner and form prescribed and used by the Church of England notwithstanding that such Bishop might not have been appointed under letters patent from the Crown should by force of that Statute be entitled to all Real Estate held upon trust for the benefit of the Church in his Diocese and that every such Bishop should in all respects within his Diocese have and enjoy all and singular the same rights and privileges whether created by Statute or Grant Deed or other instrument whatsoever as were enjoyed or possessed therein by the Bishops his predecessors And whereas doubts have arisen as to whether the said Act has any force or effect in the case of a Bishop who may be consecrated in the Colony of New South Wales without any mandate or License being issued by the Crown for such consecration and it is desirable to set at rest any such doubts Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows :-

Church of England Pro-perty Act to apply perty to Di burn, erty Act to apply Diocese of Goul-

1. From and after the passing of this Act "The Church of England Property Act of 1889" shall apply and have full force and effect in the Diocese of Goulburn in the case of any Bishop who shall be consecrated as Bishop of Goulburn in accordance with the Determinations of the General Synod of the Dioceses of Australia and Tasmania whether such consecration shall take place in the colony of New South Wales or elsewhere and whether the Queen's Mandate or License shall have been issued for such consecration or not

Bishop

2. Any Bishop of Goulburn so consecrated as in the last section mentioned shall ishop of Goulburn be Bishop of Goulburn within the meaning of all Acts of the Legislature consecrated in ac-conduce with this Act to be Bishop of Goulburn within the said Colony and within the meaning of all Deeds Declarations meaning of all Acts, of Trust Testamentary Dispositions or other documents or writings whatsoever relating to any property real or personal or to any Trusts or other matters affecting or concerning the said Church of England in the said Diocese of Goulburn.

Short Title.

3. This Act may be cited as the "Church of England Froperty Act of 1889 Amendment Act."

