# New South Wales.



ANNO QUINQUAGESIMO OCTAVO

# VICTORIÆ REGINÆ.

An Act for giving legal effect to two Ordinances passed by the Synod of the Church of England, Diocese of Goulburn, called respectively the "Cathedral Ordinance of 1894," and the "Cathedral Debenture Ordinance, 1894"; and for providing for reference to arbitration of a claim by the Incumbent of Saint Saviour's Parish, Goulburn. [Assented to, 20th November, 1894.]

May, one thousand eight hundred and forty-two, a piece of land containing three acres two roods, more or less, situate in the town of Goulburn, in the Colony of New South Wales, was duly granted to Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the erection of a church in conformity with the provisions of the Acts seventh William Fourth number three and eighth William Fourth number five: And whereas by a grant from the Crown, dated the nineteenth day of June, one thousand eight hundred and forty-three, a piece of land in the town of Goulburn containing forty acres, more or less, was duly granted to the said Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the appropriation thereof as a glebe annexed to the church of Saint Saviour, Goulburn, aforesaid: And whereas by indenture, dated the twentieth day of August,

one

one thousand eight hundred and forty-four, a piece of land containing by estimation thirty-two perches was conveyed by William Pitt Faithfull to the said Francis Nicholas Rossi, John Francis M'Arthur, and William Bradley upon trust for the building and erection of a school-house and dwelling-house thereon and other school purposes: And whereas there has been erected on the said church land a building known as the Cathedral Church of Saint Saviour, Goulburn, and also a building known as the church hall: And whereas by an agreement, dated the fifth day of December, one thousand eight hundred and eighty-three, and made between the Reverend Alfred Teed Puddicombe, the incumbent of the parish of Saint Saviour, Goulburn, of the one part, and Francis Robert Lewis Rossi, the Honorable James Chisholm. Andrew Faithfull Gibson, Augustine Matthew Betts, and Alexander Mackellar, therein called the trustees of Saint Saviour's glebe lands, of the other part, it was witnessed (among other things) that the said incumbent thereby consented to the said trustees entering upon the said glebe lands and leasing the same as therein mentioned, and the said trustees thereby agreed to apply to Parliament for a private Act authorising the payment from the glebe revenues of an additional one hundred and fifty pounds (making three hundred pounds in all) annually to the incumbent for the time being of Saint Saviour's parish aforesaid, such additional sum of one hundred and fifty pounds per annum to be paid when Parliamentary sanction could be received, and the said Alfred Teed Puddicombe, as such incumbent as aforesaid, thereby released the said trustees from all claims which he might have or be considered to have against them to that date in respect of the annual income of the said glebe lands or trust moneys held in connection therewith and all accumulations of interest, and that all accumulations of interest should be added to and form part of the principal moneys then invested by the said trustees: And whereas application was made in the year one thousand eight hundred and eighty-seven to the Parliament of New South Wales to pass a Bill giving legal effect to the said agreement, and authorising the payment of such additional sum of one hundred and fifty pounds per annum, but the Bill introduced to Parliament for that purpose was not passed, and the said trustees were in consequence unable to make such additional payment: And whereas the said church and glebe lands repectively are now vested in the Lord Bishop of Goulburn upon the trusts aforesaid: And whereas at a session of the Synod of the Church of England for the Diocese of Goulburn, held in the month of April, one thousand eight hundred and ninety-four, an Ordinance was passed for establishing and regulating the constitution of the said Cathedral Church known as the "Cathedral Ordinance of 1894," and an Ordinance was also passed for the issue of debentures in liquidation of the debt on the said Cathedral Church known as the "Cathedral Debenture Ordinance, 1894": And whereas it is necessary or desirable that the said Ordinances or some of the provisions thereof should have legal effect given to them by Act of Parliament, and that the said Cathedral Church should not be subject to the provisions of the Church Acts: And whereas the said Alfred Teed Puddicombe has received from the revenues of the said glebe lands the annual sum of one hundred and fifty pounds only, and he claims to be entitled to receive compensation for the non-payment to him of the additional annual sum of one hundred and fifty pounds in the said agreement of the fifth day of December, one thousand eight hundred and eightythree mentioned, and without any admission being made of the validity of the said claim it is deemed desirable that such claim should be settled by arbitration: Be it therefore enacted by the Queen's

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. The Cathedral Church of Saint Saviour, Goulburn, shall not Exemption of be subject to the provisions of the Church Acts seventh William Cathedral Church From provisions of Fourth number three and eighth William Fourth number five: Church Acts. Provided it shall and may be lawful for any person who has erected a monument in the Cathedral Church of Saint Saviour, Goulburn, in accordance with permission duly obtained in terms of the Act eighth William the Fourth number five, to have and maintain and keep, but with the permission of the Bishop for the time being, such monument to and for the sole use of himself and heirs for ever.

2. Such of the provisions of the "Cathedral Ordinance of 1894" Legalisation of proas are set out in the First Schedule hereto shall be valid and binding ordinance, 1894." and have the force of law as though the same were set out here in full.

3. The provisions of the "Cathedral Debenture Ordinance, Legalisation of pro1894," set out in the Second Schedule hereto shall be valid and binding Debenture Ordinance, and have the force of law as though the same were set out here in full. 1894."

4. The question whether the said Alfred Teed Puddicombe is Provision for referentitled to compensation for non-payment to him of the additional ence to arbitration of annual sum of one hundred and fifty pounds in the said agreement Teed Puddicombe. of the said fifth day of December, one thousand eight hundred and eighty three, mentioned, shall be referred to the arbitration of three arbitrators, one of such arbitrators to be appointed by the said Lord Bishop of Goulburn, one by the said Alfred Teed Puddicombe, and the third by the two arbitrators so chosen, and the provisions of the "Arbitration Act of 1892" shall apply, and the decision of any two such arbitrators shall be final and conclusive upon all parties to the reference, and it shall be lawful for the said Lord Bishop of Goulburn to pay and discharge from the said trust funds such proportion of any reasonable expenses that may be incurred in connection with the said arbitration as the said arbitrators or a majority of them may determine he should pay.

5. If any sum shall be awarded to the said Alfred Teed Puddi-Bishop to pay any combe under the said arbitration the same shall be paid to him out of sum awarded out the rents of the said glebe land and the accumulations of interest on the principal moneys pertaining thereto which have accrued since the fifth day of December, one thousand eight hundred and eighty three, and are now in the hands of the Lord Bishop of Goulburn, or which may hereafter come into his hands or the hands of his successors, and the said Alfred Teed Puddicombe shall have no claim to payment out of any other fund.

6. Subject to the payment to the said Alfred Teed Puddicombe surplus to be of the amount (if any) which may be awarded to him the surplus of capitalised. the accumulations of rents and interest shall be capitalised or may be applied in reduction of the existing debt upon the church erected upon the land included in the said firstly recited grant.

7. It shall be lawful for the said trustee to pay and discharge Trustee to pay from from the said trust funds all the reasonable expenses incurred by him expenses in relation to Act. in connection with the passing of this Act or in relation thereto.

8. This Act may be cited as the "Goulburn Cathedral Valida- short title. tion Act, 1894."

## SCHEDULES.

#### FIRST SCHEDULE.

The Cathedral Ordinance, 1894.

Sections.

3. The Cathedral shall be called or known by the name of the Cathedral Church of Saint Saviour, Goulburn, and shall be used as the Cathedral Church of the diocese of

Goulburn and as the Parochial Church of Saint Saviour, in the city of Goulburn.

4. The right of the Lord Bishop of Goulburn, hereinafter called "the Bishop," to be the Ordinary of the Cathedral and to use it for any purpose in the fulfilment of his office, and to appoint at his discretion any elergyman in the holy order of priesthood to preach therein is hereby acknowledged and confirmed.

5. The general management and government of the Cathedral in all matters relating to its religious and ecclesiastical affairs shall be vested in a body to be called "the Chapter of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter

called "the Chapter.'

6. The general management of the financial affairs of the Cathedral Church and of the parish of Saint Saviour, hereinafter called "the Cathedral Parish," shall be vested in a body to be called "the Council of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter called "the Council."

7. The land included in the conveyance from William Pitt Faithfull to Saint Saviour's trustees, and dated the twentieth day of August, one thousand eight hundred and forty-four, as also the land included in the Crown grant dated the ninth day of May, one thousand eight hundred and forty-two, with all the buildings thereupon, shall, subject as hereinafter mentioned, remain effectually vested in the Bishop, as sole trustee, and shall be held by him upon trust for the several purposes named in and subject to all the provisions of this Ordinance, and free from the trusts of the original grant; and as regards the land so conveyed by William Pitt Faithfull, for such purposes as the Bishop may from time to time appoint.

8. All income derivable from the said lands and from the pew rents (if any) of

8. All income derivable from the said lands and from the pew rents (if any) of the Cathedral Church, and also the income to be received from Saint Saviour's glebe lands and trust moneys shall be applied and appropriated for the purposes named and in the manner provided for in this Ordinance.

9. The building erected on the southern part of the Crown grant aforesaid, now commonly known as the Church hall, shall be used and set apart as a Sunday school building in connection with the Cathedral parish, and for such diocesan, cathedral, parochial, or general purposes as the incumbent of the Cathedral parish and the council with the approval of the Bishop may think fit.

10. The parcel of land situate on the northern side of the Cathedral, being part of the Crown grant aforesaid, and having a frontage of one hundred and ninety-eight feet to Bourke-street, with a depth of about two hundred and thirty-four feet through to Church-street, on which no building has hitherto been erected, may hereafter be used as the Bishop while continuing to act as sole trustee of the said land and the council may appoint, or should the Bishop have resigned such trusteeship, as the council with may appoint, or should the Bishop have resigned such trusteeship, as the council with the approval of the Bishop may appoint.

60. The mode of allotting the said sittings at the first letting thereof shall be in

accordance with the provisions of section eight of the Act of eighth William Fourth number five, except that the minimum subscription entitling to priority of choice according to the amount of contributions shall be one pound instead of five pounds, and the maximum number of sittings which may be allotted to any one subscriber shall, except as to schools, be twelve instead of six.

64. During the continuance of the said building debt should the proceeds of the seat rents be insufficient to meet the annual interest on such debt, the unpaid balance

seat rents be insufficient to meet the annual interest on such deot, the unpaid balance of such interest shall be a charge on the Cathedral revenue.

67. The trustee or trustees of Saint Saviour's glebe shall defray all sums if any which may be found to be due to any person or persons out of the proceeds of the said glebe, and shall from time to time pay to the present incumbent of the Cathedral parish out of the rents and profits of the said glebe a stipend of three hundred pounds per annum so long as he shall hold and be capable of fulfilling the duties of his office, and after

so long as he shall hold and be capable of fulfilling the duties of his office, and after deducting the expense of collecting the said rents and profits and other necessary charges shall pay the balance of income into the Cathedral revenue.

68. In addition to the abovenamed sum of three hundred pounds per annum payable to the present incumbent of the Cathedral parish from the rents and profits of the glebe, an additional sum of not less than one hundred pounds per annum shall be said in symbols which shall be raised in payable to the said in symbols which shall be raised in payable to the said in symbols which shall be raised in payable to the said in symbols which shall be raised in payable to the said in symbols and the said in symbols are said in symbols. paid to the said incumbent, which shall be raised in manner following:—In accordance with the provisions of the first section of the "Ordinance for the Sustenation of the Clergy 1871," and at the same time as the meeting hereinbefore appointed for the election of parishioners' wardens, a finance committee shall be appointed to co-operate with the Conneil for the time being in collecting a stipped fund from such parishioners. with the Council for the time being in collecting a stipend fund from such parishioners of the Cathedral parish and of any parochial district which may be annexed thereto as

may be willing to subscribe, the whole of which stipend fund shall be paid to the said

may be willing to subscribe, the whole of which supend fund shall be paid to the said imcumbent. On the death, resignation, incapacity, or removal of the present incumbent, the said finance committee shall, if the Council so determine, cease to be elected.

69. On the death, resignation, incapacity, or removal of the present incumbent of the Cathedral parish, the whole of the rents and profits of Saint Saviour's glebe shall be paid into and become part of the Cathedral revenue, and the stipend of the incumbent of the Cathedral parish for the time being shall then become a first charge on the said revenue, and the amount of the said stipend shall from time to time be fixed by the Cathedral Council but shall in me asse he less than three hundred required or more than Cathedral Council, but shall in no case be less than three hundred pounds or more than

five hundred pounds per annum.

70. The total income received by the Council from the rents and profits of the glebe, from offertory and other collections, except those by previous arrangement assigned to special objects, from seat rents (if any), from fees, from subscriptions, donations, and endowments, shall be held to form one sum, which shall be known as the

Cathedral revenue, and be chargeable as follows:—

(1) The payment to the present Dean, so long as he shall hold the office of Dean and be capable of fulfilling its duties, of such annual stipend as the Council may from time to time determine. Whenever the Bishop or the incumbent of the Cathedral parish shall hold the office of Dean this stipend shall cease to be paid.

(2) The payment to the precentor or acting precentor, in twelve equal monthly payments, of such stipends as may be appointed for him by the Council.

(3) The payment to the minor canons (if any), in twelve equal monthly payments, of such stipends as may have been severally assigned to them by the Council.

(4) The payment, in four equal quarterly payments, of such salary to the organist as the Council shall have previously determined, and the Dean or Vice-Dean

shall have agreed with him to pay.

(5) The payment to the choir boys of such half-yearly honorarium for their services as may be determined by the Council.

(6) The Cathedral revenue shall likewise be chargeable with the repair of the Cathedral church and of the parsonage of the Cathedral parish, and of such other buildings as may be connected with the Cathedral on the Cathedral parish.

other buildings as may be connected with the Cathedral or the Cathedral parish.

(7) The balance of the revenue that may remain at the disposal of the Council after the above payments and charges shall have been satisfied shall be dealt with as the Council shall from time to time determine: Provided always that in the event of any donation of legacy being the subject of any special trust, it shall be competent for the Council to accept such donation or legacy so subject.

73. All clergymen in the holy order of priesthood who are duly licensed by the Bishop and are attached to the Cathedral staff shall for Synodical purposes be deemed to be clergymen licensed to a separate cure of souls within the diocese, and be entitled to

sit and vote as members of the Synod of the diocese.

### SECOND SCHEDULE.

An Ordinance for the issue of debentures in liquidation of the debt on the Cathedral Church of Saint Saviour, Goulburn.

WHEREAS the Cathedral Church of Saint Saviour, Goulburn, is encumbered with a debt of at least four thousand pounds, which is known as the Cathedral building debt: And whereas it is necessary to make provision for the payment or satisfaction of that debt: Be it therefore ordained by the Synod of the diocese of Goulburn, in pursuance of the powers conferred upon it by the constitution for the management and good government. of the United Church of England and Ireland within the Colony of New South Wales, as follows:

1. The Cathedral Council, elected under the provisions of the Cathedral Ordinance of 1894, shall have the power of issuing eight hundred debentures of five pounds each, and the said debentures shall bear interest at the rate of five per centum per annum, and the said interest shall be payable within seven days of the first day of January and the first day of July in each year.

2. That the form of the said debentures shall be that set forth in the Schedule of

this Ordinance.

3. That the payment of the interest on, and the redemption of the principal of the said debentures shall be a charge, subject to a prior payment of such annual sum to the incumbent for the time being as by law provided and to the actual expenses of Divine service, upon the annual revenue actual or prospective of the Cathedral Church of Saint Saviour and the glebe lands annexed thereto.

4. The said debentures shall be transferable by endorsement, and they shall be redeemable by lot, as the resources of the Cathedral Council will permit, on any halfyearly interest days, the interest on the debentures so redeemed being paid to that time

only.

5. The Cathedral Council shall lay before the Synod of the Diocese at every session, and shall send to each debenture holder, if known, an annual statement of the Cathedral and glebe revenues, which statement shall set forth all payments made on account of such debentures. The statement shall be made up to the thirty-first of December in each year, and shall, before being presented to the Synod or sent to the said debenture holders, be audited and certified to by the diocesan auditors.

6. This Ordinance shall be cited as the "Cathedral Debenture Ordinance, 1894."

SCHEDULE.

£5.

No.

£5.

No.

CATHEDRAL CHURCH OF ST. SAVIOUR, GOULBURN.

Debenture.

Cathedral Debenture.

Transferable by endorsement, witnessed by one of the Cathedral wardens and duly registered.

Interest Coupon, No. 1.

This is to certify that executors, This is to certify that of h executors, administrators, or assigns, or his, her, or their endorsees, is entitled to the principal sum of five pounds sterling, to be paid out of the funds derived from the revenues of the Cathedral Church of Saint Saviour, Goulburn, in accordance with the "Cathedral Debenture Ordinance, 1894," as passed by the Synod of the diocese of Goulburn, with interest thereon in the meantaine at the rate of five pounds per centum per annum, payable half-yearly within the first seven days of July and the first seven days of January in

Bank of

every year, such principal sum and interest to be payable and paid at the Bank of Dated this day of

On the

For and on behalf of the Council of the Cathedral Church of Saint Saviour, Goulburn-

, pay

Treasurer.

President.

two shillings and sixpence sterling.

Issued by

Wardens.

Treasurer of the Cathedral Council, Goulburn.

The numbers of the debentures as they are redeemed will be notified to the holders one week prior to such redemption being payable. Interest will cease on the day of payment specified in such notices.

£5.

Redemption by lot.

£5.

By Authority: Charles Potter, Government Printer, Sydney, 1894.

[6d.]

# New South Wales.



ANNO QUINQUAGESIMO OCTAVO

# REGINÆ. VICTORIÆ

An Act for giving legal effect to two Ordinances passed by the Synod of the Church of England, Diocese of Goulburn, called respectively the "Cathedral Ordinance of 1894," and the "Cathedral Debenture Ordinance, 1894"; and for providing for reference to arbitration of a claim by the Incumbent of Saint Saviour's Parish, Goulburn. [Assented to, 20th November, 1894.]

HEREAS by a grant from the Crown, dated the ninth day of Preamble. May, one thousand eight hundred and forty-two, a piece of land containing three acres two roods, more or less, situate in the town of Goulburn, in the Colony of New South Wales, was duly granted to Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the erection of a church in conformity with the provisions of the Acts seventh William Fourth number three and eighth William Fourth number five: And whereas by a grant from the Crown, dated the nineteenth day of June, one thousand eight hundred and forty-three, a piece of land in the town of Goulburn containing forty acres, more or less, was duly granted to the said Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the appropriation thereof as a glebe annexed to the church of Saint Saviour, Goulburn, aforesaid: And whereas by indenture, dated the twentieth day of August,

one thousand eight hundred and forty-four, a piece of land containing by estimation thirty-two perches was conveyed by William Pitt Faithfull to the said Francis Nicholas Rossi, John Francis M'Arthur, and William Bradley upon trust for the building and erection of a school-house and dwelling-house thereon and other school purposes: And whereas there has been erected on the said church land a building known as the Cathedral Church of Saint Saviour, Goulburn, and also a building known as the church hall: And whereas by an agreement, dated the fifth day of December, one thousand eight hundred and eighty-three, and made between the Reverend Alfred Teed Puddicombe, the incumbent of the parish of Saint Saviour, Goulburn, of the one part, and Francis Robert Lewis Rossi, the Honorable James Chisholm, Andrew Faithfull Gibson, Augustine Matthew Betts, and Alexander Mackellar, therein called the trustees of Saint Saviour's glebe lands, of the other part, it was witnessed (among other things) that the said incumbent thereby consented to the said trustees entering upon the said glebe lands and leasing the same as therein mentioned, and the said trustees thereby agreed to apply to Parliament for a private Act authorising the payment from the glebe revenues of an additional one hundred and fifty pounds (making three hundred pounds in all) annually to the incumbent for the time being of Saint Saviour's parish aforesaid, such additional sum of one hundred and fifty pounds per annum to be paid when Parliamentary sanction could be received, and the said Alfred Teed Puddicombe, as such incumbent as aforesaid, thereby released the said trustees from all claims which he might have or be considered to have against them to that date in respect of the annual income of the said glebe lands or trust moneys held in connection therewith and all accumulations of interest, and that all accumulations of interest should be added to and form part of the principal moneys then invested by the said trustees: And whereas application was made in the year one thousand eight hundred and eighty-seven to the Parliament of New South Wales to pass a Bill giving legal effect to the said agreement, and authorising the payment of such additional sum of one hundred and fifty pounds per annum, but the Bill introduced to Parliament for that purpose was not passed, and the said trustees were in consequence unable to make such additional payment: And whereas the said church and glebe lands repectively are now vested in the Lord Bishop of Goulburn upon the trusts aforesaid: And whereas at a session of the Synod of the Church of England for the Diocese of Goulburn, held in the month of April, one thousand eight hundred and ninety-four, an Ordinance was passed for establishing and regulating the constitution of the said Cathedral Church known as the "Cathedral Ordinance of 1894," and an Ordinance was also passed for the issue of debentures in liquidation of the debt on the said Cathedral Church known as the "Cathedral Debenture Ordinance, 1894": And whereas it is necessary or desirable that the said Ordinances or some of the provisions thereof should have legal effect given to them by Act of Parliament, and that the said Cathedral Church should not be subject to the provisions of the Church Acts: And whereas the said Alfred Teed Puddicombe has received from the revenues of the said glebe lands the annual sum of one hundred and fifty pounds only, and he claims to be entitled to receive compensation for the non-payment to him of the additional annual sum of one hundred and fifty pounds in the said agreement of the fifth day of December, one thousand eight hundred and eightythree mentioned, and without any admission being made of the validity of the said claim it is deemed desirable that such claim should be settled by arbitration: Be it therefore enacted by the Queen's

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

1. The Cathedral Church of Saint Saviour, Goulburn, shall not Exemption of be subject to the provisions of the Church Acts seventh William Cathedral Church Fourth number three and eighth William Fourth number five: Church Acts. Provided it shall and may be lawful for any person who has erected a monument in the Cathedral Church of Saint Saviour, Goulburn, in accordance with permission duly obtained in terms of the Act eighth William the Fourth number five, to have and maintain and keep, but with the permission of the Bishop for the time being, such monument to and for the sole use of himself and heirs for ever.

2. Such of the provisions of the "Cathedral Ordinance of 1894" Legalisation of proas as are set out in the First Schedule hereto shall be valid and binding visions of "Cathedral Ordinance, 1894."

and have the force of law as though the same were set out here in full.

3. The provisions of the "Cathedral Debenture Ordinance, Legalisation of pro1894," set out in the Second Schedule hereto shall be valid and binding behenture Ordinance, and have the force of law as though the same were set out here in full.

1894."

4. The question whether the said Alfred Teed Puddicombe is Provision for referentitled to compensation for non-payment to him of the additional ence to arbitration of annual sum of one hundred and fifty pounds in the said agreement Teed Puddicombe. of the said fifth day of December, one thousand eight hundred and eighty three, mentioned, shall be referred to the arbitration of three arbitrators, one of such arbitrators to be appointed by the said Lord Bishop of Goulburn, one by the said Alfred Teed Puddicombe, and the third by the two arbitrators so chosen, and the provisions of the "Arbitration Act of 1892" shall apply, and the decision of any two such arbitrators shall be final and conclusive upon all parties to the reference, and it shall be lawful for the said Lord Bishop of Goulburn to pay and discharge from the said trust funds such proportion of any reasonable expenses that may be incurred in connection with the said arbitration as the said arbitrators or a majority of them may determine he should pay.

5. If any sum shall be awarded to the said Alfred Teed Puddi-Bishop to pay any combe under the said arbitration the same shall be paid to him out of sum awarded out the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the said glebe land and the accumulations of interest on the rents of the principal moneys pertaining thereto which have accrued since the fifth day of December, one thousand eight hundred and eighty three, and are now in the hands of the Lord Bishop of Goulburn, or which may hereafter come into his hands or the hands of his successors, and the said Alfred Teed Puddicombe shall have no claim to payment out

of any other fund.

6. Subject to the payment to the said Alfred Teed Puddicombe surplus to be of the amount (if any) which may be awarded to him the surplus of capitalised. the accumulations of rents and interest shall be capitalised or may be applied in reduction of the existing debt upon the church erected upon the land included in the said firstly recited grant.

7. It shall be lawful for the said trustee to pay and discharge Trustee to pay from the said trust funds all the reasonable expenses incurred by him trust funds all 7. It shall be lawful for the said trustee to pay the from the said trust funds all the reasonable expenses incurred by him expenses in relation to Act.

8. This Act may be cited as the "Goulburn Cathedral Valida- short title.

tion Act, 1894."

### SCHEDULES.

### FIRST SCHEDULE.

The Cathedral Ordinance, 1894.

Sections.

3. The Cathedral shall be called or known by the name of the Cathedral Church of Saint Saviour, Goulburn, and shall be used as the Cathedral Church of the diocese of

of Saint Saviour, Goulburn, and shall be used as the Cathedral Church of the diocese of Goulburn and as the Parochial Church of Saint Saviour, in the city of Goulburn.

4. The right of the Lord Bishop of Goulburn, hereinafter called "the Bishop," to be the Ordinary of the Cathedral and to use it for any purpose in the fulfilment of his office, and to appoint at his discretion any clergyman in the holy order of priesthood to preach therein is hereby acknowledged and confirmed.

5. The general management and government of the Cathedral in all matters.

5. The general management and government of the Cathedral in all matters relating to its religious and ecclesiastical affairs shall be vested in a body to be called "the Chapter of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter

6. The general management of the financial affairs of the Cathedral Church and of the parish of Saint Saviour, hereinafter called "the Cathedral Parish," shall be vested in a body to be called "the Council of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter called "the Council."

7. The land included in the conveyance from William Pitt Egithfull to Saint

7. The land included in the conveyance from William Pitt Faithfull to Saint Saviour's trustees, and dated the twentieth day of August, one thousand eight hundred and forty-four, as also the land included in the Crown grant dated the ninth day of May, one thousand eight hundred and forty-two, with all the buildings thereupon, shall, subject as hereingstormentioned remain effectually vested in the Bishon as sale trustee. subject as hereinafter mentioned, remain effectually vested in the Bishop, as sole trustee. and shall be held by him upon trust for the several purposes named in and subject to all the provisions of this Ordinance, and free from the trusts of the original grant; and as regards the land so conveyed by William Pitt Faithfull, for such purposes as the Bishop

regards the land so conveyed by William Pitt Faithfull, for such purposes as the Bishop may from time to time appoint.

8. All income derivable from the said lands and from the pew rents (if any) of the Cathedral Church, and also the income to be received from Saint Saviour's glebe lands and trust moneys shall be applied and appropriated for the purposes named and in the manner provided for in this Ordinance.

9. The building erected on the southern part of the Crown grant aforesaid, now commonly known as the Church hall, shall be used and set apart as a Sunday school building in connection with the Cathedral parish, and for such diocesan, cathedral, parochial, or general purposes as the incumbent of the Cathedral parish and the council with the approval of the Bishop may think fit.

10. The parcel of land situate on the northern side of the Cathedral, being part of the Crown grant aforesaid, and having a frontage of one hundred and ninety-eight feet to Bourke-street, with a depth of about two hundred and thirty-four feet through

feet to Bourke-street, with a depth of about two hundred and thirty-four feet through to Church-street, on which no building has hitherto been erected, may hereafter be used as the Bishop while continuing to act as sole trustee of the said land and the council may appoint, or should the Bishop have resigned such trusteeship, as the council with the approval of the Bishop way appoint.

may appoint, or should the Bishop have resigned state of the approval of the Bishop may appoint.

60. The mode of allotting the said sittings at the first letting thereof shall be in accordance with the provisions of section eight of the Act of eighth William Fourth number five, except that the minimum subscription entitling to priority of choice according to the amount of contributions shall be one pound instead of five pounds, and the maximum number of sittings which may be allotted to any one subscriber shall, the treatment of the state of th

except as to schools, be twelve instead of six.

64. During the continuance of the said building debt should the proceeds of the seat rents be insufficient to meet the annual interest on such debt, the unpaid balance

seat rents be insufficient to meet the annual interest on such debt, the unpaid balance of such interest shall be a charge on the Cathedral revenue.

67. The trustee or trustees of Saint Saviour's glebe shall defray all sums if any which may be found to be due to any person or persons out of the proceeds of the said glebe, and shall from time to time pay to the present incumbent of the Cathedral parish out of the rents and profits of the said glebe a stipend of three hundred pounds per annum so long as he shall hold and be capable of fulfilling the duties of his office, and after deducting the express of callecting the said rents and profits and other necessary. deducting the expense of collecting the said rents and profits and other necessary charges shall pay the balance of income into the Cathedral revenue.

charges shall pay the balance of income into the Cathedral revenue.

68. In addition to the abovenamed sum of three hundred pounds per annum payable to the present incumbent of the Cathedral parish from the rents and profits of the glebe, an additional sum of not less than one hundred pounds per annum shall be paid to the said incumbent, which shall be raised in manner following:—In accordance with the provisions of the first section of the "Ordinance for the Sustenation of the Clergy 1871," and at the same time as the meeting hereinbefore appointed for the election of parishioners' wardens, a finance committee shall be appointed to co-operate with the Council for the time being in collecting a stipend fund from such parishioners of the Cathedral parish and of any parochial district which may be annexed thereto as may

may be willing to subscribe, the whole of which stipend fund shall be paid to the said

imcumbent. On the death, resignation, incapacity, or removal of the present incumbent, the said finance committee shall, if the Council so determine, cease to be elected.

69. On the death, resignation, incapacity, or removal of the present incumbent of the Cathedral parish, the whole of the rents and profits of Saint Saviour's glebe shall be paid into and become part of the Cathedral revenue, and the stipend of the incumbent of the Cathedral parish for the time being shall then become a first charge on the said revenue, and the amount of the said stipend shall from time to time be fixed by the Cathedral Council, but shall in no case be less than three hundred pounds or more than

five hundred pounds per annum.

70. The total income received by the Council from the rents and profits of the glebe, from offertory and other collections, except those by previous arrangement assigned to special objects, from seat rents (if any), from fees, from subscriptions, and and arrangements shall be held to form one sum, which shall be known as the donations, and endowments, shall be held to form one sum, which shall be known as the Cathedral revenue, and be chargeable as follows:—

(1) The payment to the present Dean, so long as he shall hold the office of Dean and be capable of fulfilling its duties, of such annual stipend as the Council may from time to time determine. Whenever the Bishop or the incumbent of the Cathedral parish shall hold the office of Dean this stipend shall cease to be paid.

(2) The payment to the precentor or acting precentor, in twelve equal monthly

The payment to the precentor or acting precentor, in twelve equal monthly payments, of such stipends as may be appointed for him by the Council.
 The payment to the minor canons (if any), in twelve equal monthly payments, of such stipends as may have been severally assigned to them by the Council.
 The payment, in four equal quarterly payments, of such salary to the organist as the Council shall have previously determined, and the Dean or Vice-Dean shall have agreed with him to pay.
 The payment to the choir boys of such half-yearly honorarium for their services as may be determined by the Council.
 The Cathedral revenue shall likewise be chargeable with the repair of the Cathedral church and of the parsonage of the Cathedral parish, and of such other buildings as may be connected with the Cathedral or the Cathedral parish.
 The balance of the revenue that may remain at the disposal of the Council after the above payments and charges shall have been satisfied shall be dealt

after the above payments and charges shall have been satisfied shall be dealt with as the Council shall from time to time determine: Provided always that in the event of any donation of legacy being the subject of any special trust, it shall be competent for the Council to accept such donation or legacy so subject.

73. All clergymen in the holy order of priesthood who are duly licensed by the Bishop and are attached to the Cathedral staff shall for Synodical purposes be deemed to be clergymen licensed to a separate cure of souls within the diocese, and be entitled to sit and vote as members of the Synod of the diocese.

### SECOND SCHEDULE.

An Ordinance for the issue of debentures in liquidation of the debt on the Cathedral Church of Saint Saviour, Goulburn.

WHEREAS the Cathedral Church of Saint Saviour, Goulburn, is encumbered with a debt of at least four thousand pounds, which is known as the Cathedral building debt: And whereas it is necessary to make provision for the payment or satisfaction of that debt: Be it therefore ordained by the Synod of the diocese of Goulburn, in pursuance of the powers conferred upon it by the constitution for the management and good government of the United Church of England and Ireland within the Colony of New South Wales,

1. The Cathedral Council, elected under the provisions of the Cathedral Ordinance of 1894, shall have the power of issuing eight hundred debentures of five pounds each, and the said debentures shall bear interest at the rate of five per centum per annum, and the said interest shall be payable within seven days of the first day of January and the first day of July in each year.

2. That the form of the said debentures shall be that set forth in the Schedule of

this Ordinance.

3. That the payment of the interest on, and the redemption of the principal of the said debentures shall be a charge, subject to a prior payment of such annual sum to the incumbent for the time being as by law provided and to the actual expenses of Divine service, upon the annual revenue actual or prospective of the Cathedral Church of Saint

Saviour and the glebe lands annexed thereto.

4. The said debentures shall be transferable by endorsement, and they shall be redeemable by lot, as the resources of the Cathedral Council will permit, on any halfyearly interest days, the interest on the debentures so redeemed being paid to that time

only.

5. The Cathedral Council shall lay before the Synod of the Diocese at every session, and shall send to each debenture holder, if known, an annual statement of the Cathedral and glebe revenues, which statement shall set forth all payments made on account of such debentures. The statement shall be made up to the thirty-first of December in each year, and shall, before being presented to the Synod or sent to the said debenture holders, be audited and certified to by the diocesan auditors.

6. This Ordinance shall be cited as the "Cathedral Debenture Ordinance, 1894."

SCHEDULE.

No.

£5.

No.

CATHEDRAL CHURCH OF ST. SAVIOUR, GOULBURN.

Debenture.

Transferable by endorsement, witnessed by one of the Cathedral wardens and duly registered.

This is to certify that of h executors, administrators, or assigns, or his, her, or their endorsees, is entitled to the principal sum of five pounds sterling, to be paid out of the funds derived from the revenues of the Cathedral Church of Saint Saviour, Goulburn, in accordance with the "Cathedral Debenture Ordinance, 1894," as passed by the Synod of the diocese of Goulburn, with interest thereon in the meantime at the rate of five pounds per centum per annum, payable half-yearly within the first seven days of July and the first seven days of January in every year, such principal sum and interest to be payable and paid at the Bank of

Bank of

sterling.

Dated this

On the , pay two shillings and sixpence

Cathedral Debenture.

Interest Coupon, No. 1.

For and on behalf of the Council of the Cathedral Church of Saint Saviour, Goulburn—

day of

President.

Issued by

£5.

Treasurer.

Wardens.

Treasurer of the Cathedral Council, Goulburn. The numbers of the debentures as they are redeemed will be notified to the holders one week prior to such redemption being payable. Interest will cease on the day of payment specified in such notices.

£5.

Redemption by lot.

£5

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, 2nd November, 1894. JOHN J. CALVERT, Clerk of the Parliaments.

# New South Wales.



ANNO QUINQUAGESIMO OCTAVO

# VICTORIÆ REGINÆ.

An Act for giving legal effect to two Ordinances passed by the Synod of the Church of England, Diocese of Goulburn, called respectively the "Cathedral Ordinance of 1894," and the "Cathedral Debenture Ordinance, 1894"; and for providing for reference to arbitration of a claim by the Incumbent of Saint Saviour's Parish, Goulburn. [Assented to, 20th November, 1894.]

WHEREAS by a grant from the Crown, dated the ninth day of Preamble. May, one thousand eight hundred and forty-two, a piece of land containing three acres two roods, more or less, situate in the town of Goulburn, in the Colony of New South Wales, was duly granted to Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the erection of a church in conformity with the provisions of the Acts seventh William Fourth number three and eighth William Fourth number five: And whereas by a grant from the Crown, dated the nineteenth day of June, one thousand eight hundred and forty-three, a piece of land in the town of Goulburn containing forty acres, more or less, was duly granted to the said Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the appropriation thereof as a glebe annexed to the church of Saint Saviour, Goulburn, aforesaid: And whereas by indenture, dated the twentieth day of August,

one thousand eight hundred and forty-four, a piece of land containing by estimation thirty-two perches was conveyed by William Pitt Faithfull to the said Francis Nicholas Rossi, John Francis M'Arthur, and William Bradley upon trust for the building and erection of a school-house and dwelling-house thereon and other school purposes: And whereas there has been erected on the said church land a building known as the Cathedral Church of Saint Saviour, Goulburn, and also a building known as the church hall: And whereas by an agreement, dated the fifth day of December, one thousand eight hundred and eighty-three, and made between the Reverend Alfred Teed Puddicombe, the incumbent of the parish of Saint Saviour, Goulburn, of the one part, and Francis Robert Lewis Rossi, the Honorable James Chisholm, Andrew Faithfull Gibson, Augustine Matthew Betts, and Alexander Mackellar, therein called the trustees of Saint Saviour's glebe lands, of the other part, it was witnessed (among other things) that the said incumbent thereby consented to the said trustees entering upon the said glebe lands and leasing the same as therein mentioned, and the said trustees thereby agreed to apply to Parliament for a private Act authorising the payment from the glebe revenues of an additional one hundred and fifty pounds (making three hundred pounds in all) annually to the incumbent for the time being of Saint Saviour's parish aforesaid, such additional sum of one hundred and fifty pounds per annum to be paid when Parliamentary sanction could be received, and the said Alfred Teed Puddicombe, as such incumbent as aforesaid, thereby released the said trustees from all claims which he might have or be considered to have against them to that date in respect of the annual income of the said glebe lands or trust moneys held in connection therewith and all accumulations of interest, and that all accumulations of interest should be added to and form part of the principal moneys then invested by the said trustees: And whereas application was made in the year one thousand eight hundred and eighty-seven to the Parliament of New South Wales to pass a Bill giving legal effect to the said agreement, and authorising the payment of such additional sum of one hundred and fifty pounds per annum, but the Bill introduced to Parliament for that purpose was not passed, and the said trustees were in consequence unable to make such additional payment: And whereas the said church and glebe lands repectively are now vested in the Lord Bishop of Goulburn upon the trusts aforesaid: And whereas at a session of the Synod of the Church of England for the Diocese of Goulburn, held in the month of April, one thousand eight hundred and ninety-four, an Ordinance was passed for establishing and regulating the constitution of the said Cathedral Church known as the "Cathedral Ordinance of 1894," and an Ordinance was also passed for the issue of debentures in liquidation of the debt on the said Cathedral Church known as the "Cathedral Debenture Ordinance, 1894": And whereas it is necessary or desirable that the said Ordinances or some of the provisions thereof should have legal effect given to them by Act of Parliament, and that the said Cathedral Church should not be subject to the provisions of the Church Acts: And whereas the said Alfred Teed Puddicombe has received from the revenues of the said glebe lands the annual sum of one hundred and fifty pounds only, and he claims to be entitled to receive compensation for the non-payment to him of the additional annual sum of one hundred and fifty pounds in the said agreement of the fifth day of December, one thousand eight hundred and eightythree mentioned, and without any admission being made of the validity of the said claim it is deemed desirable that such claim should be settled by arbitration: Be it therefore enacted by the Queen's

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. The Cathedral Church of Saint Saviour, Goulburn, shall not Exemption of be subject to the provisions of the Church Acts seventh William Cathedral Church Fourth number three and eighth William Fourth number five: Church Acts.

Provided it shall and may be lawful for any person who has erected a monument in the Cathedral Church of Saint Saviour, Goulburn, in accordance with permission duly obtained in terms of the Act eighth William the Fourth number five, to have and maintain and keep, but with the permission of the Bishop for the time being, such monument to and for the sole use of himself and heirs for ever.

2. Such of the provisions of the "Cathedral Ordinance of 1894" Legalisation of proas as are set out in the First Schedule hereto shall be valid and binding visions of "Cathedral Ordinance, 1894." and have the force of law as though the same were set out here in full.

3. The provisions of the "Cathedral Debenture Ordinance, Legalisation of pro1894," set out in the Second Schedule hereto shall be valid and binding Debenture Ordinance, and have the force of law as though the same were set out here in full. 1894."

4. The question whether the said Alfred Teed Puddicombe is Provision for referentitled to compensation for non-payment to him of the additional a claim by Alfred annual sum of one hundred and fifty pounds in the said agreement Teed Puddicombe. of the said fifth day of December, one thousand eight hundred and eighty three, mentioned, shall be referred to the arbitration of three arbitrators, one of such arbitrators to be appointed by the said Lord Bishop of Goulburn, one by the said Alfred Teed Puddicombe, and the third by the two arbitrators so chosen, and the provisions of the "Arbitration Act of 1892" shall apply, and the decision of any two such arbitrators shall be final and conclusive upon all parties to the reference, and it shall be lawful for the said Lord Bishop of Goulburn to pay and discharge from the said trust funds such proportion of any reasonable expenses that may be incurred in connection with the said arbitration as the said arbitrators or a majority of them may determine

he should pay.

5. If any sum shall be awarded to the said Alfred Teed Puddi-Bishop to pay any
the same shall be paid to him out of sum awarded out combe under the said arbitration the same shall be paid to him out of sum awarded out of of certain funds. the rents of the said glebe land and the accumulations of interest on the principal moneys pertaining thereto which have accrued since the fifth day of December, one thousand eight hundred and eighty three, and are now in the hands of the Lord Bishop of Goulburn, or which may hereafter come into his hands or the hands of his successors, and the said Alfred Teed Puddicombe shall have no claim to payment out

of any other fund.

6. Subject to the payment to the said Alfred Teed Puddicombe Surplus to be of the amount (if any) which may be awarded to him the surplus of capitalised. the accumulations of rents and interest shall be capitalised or may be applied in reduction of the existing debt upon the church erected upon the land included in the said firstly recited grant.

7. It shall be lawful for the said trustee to pay and discharge Trustee to pay from from the said trust funds all the reasonable expenses incurred by him trust funds all the reasonable expenses in relation to the said trust funds all the reasonable expenses in relation to the said trust funds all the reasonable expenses in relation to the said trust funds all the reasonable expenses in relation to the said trust funds all the reasonable expenses in the said trust funds all the reas in connection with the passing of this Act or in relation thereto.

8. This Act may be cited as the "Goulburn Cathedral Valida- Short title. tion Act, 1894."

## SCHEDULES.

## FIRST SCHEDULE. The Cathedral Ordinance, 1894.

Sections.

3. The Cathedral shall be called or known by the name of the Cathedral Church of Saint Saviour, Goulburn, and shall be used as the Cathedral Church of the diocese of Goulburn and as the Parochial Church of Saint Saviour, in the city of Goulburn.

4. The right of the Lord Bishop of Goulburn, hereinafter called "the Bishop," to be the Ordinary of the Cathedral and to use it for any purpose in the fulfilment of his office, and to appoint at his discretion any elergyman in the holy order of priesthood to preach therein is hereby acknowledged and confirmed.

5. The general management and government of the Cathedral in all matters relating to its religious and ecclesiastical affairs shall be vested in a body to be called "the Chapter of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter

called "the Chapter."

6. The general management of the financial affairs of the Cathedral Church and of the parish of Saint Saviour, hereinafter called "the Cathedral Parish," shall be vested in a body to be called "the Council of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter called "the Council."

7. The land included in the conveyance from William Pitt Faithfull to Saint Saviour's trustees, and dated the twentieth day of August, one thousand eight hundred and forty-four, as also the land included in the Crown grant dated the ninth day of May, one thousand eight hundred and forty-two, with all the buildings thereupon, shall, which the beginning frequency and remain effectively vested in the Bishon as sale trustee. subject as hereinafter mentioned, remain effectually vested in the Bishop, as sole trustee, and shall be held by him upon trust for the several purposes named in and subject to all the provisions of this Ordinance, and free from the trusts of the original grant; and as regards the land so conveyed by William Pitt Faithfull, for such purposes as the Bishop may from time to time appoint.

8. All income derivable from the said lands and from the pew rents (if any) of the Cathedral Church, and also the income to be received from Saint Saviour's glebe lands and trust moneys shall be applied and appropriated for the purposes named and in the manner provided for in this Ordinance.

9. The building erected on the southern part of the Crown grant aforesaid, now commonly known as the Church hall, shall be used and set apart as a Sunday school building in connection with the Cathedral parish, and for such diocesan, cathedral, parochial, or general purposes as the incumbent of the Cathedral parish and the council with the approval of the Bishop may think fit.

10. The parcel of land situate on the northern side of the Cathedral, being part of the Crown grant aforesaid, and having a frontage of one hundred and ninety-eight feet to Bourke-street, with a depth of about two hundred and thirty-four feet through to Church-street, on which no building has hitherto been erected, may hereafter be used as the Bishop while continuing to act as sole trustee of the said land and the council may appoint on should the Bishop have resigned such trusteeship as the council with may appoint, or should the Bishop have resigned such trusteeship, as the council with

the approval of the Bishop may appoint.

60. The mode of allotting the said sittings at the first letting thereof shall be in accordance with the provisions of section eight of the Act of eighth William Fourth number five, except that the minimum subscription entitling to priority of choice according to the amount of contributions shall be one pound instead of five pounds, and the maximum number of sittings which may be allotted to any one subscriber shall,

except as to schools, be twelve instead of six.

64. During the continuance of the said building debt should the proceeds of the seat rents be insufficient to meet the annual interest on such debt, the unpaid balance

of such interest shall be a charge on the Cathedral revenue.

67. The trustee or trustees of Saint Saviour's glebe shall defray all sums if any which may be found to be due to any person or persons out of the proceeds of the said glebe, and shall from time to time pay to the present incumbent of the Cathedral parish out of the rents and profits of the said glebe a stipend of three hundred pounds per annum so long as he shall hold and be capable of fulfilling the duties of his office, and after deducting the expense of collecting the said rents and profits and other necessary charges shall pay the balance of income into the Cathedral revenue.

charges shall pay the balance of income into the Cathedral revenue.

68. In addition to the abovenamed sum of three hundred pounds per annum payable to the present incumbent of the Cathedral parish from the rents and profits of the glebe, an additional sum of not less than one hundred pounds per annum shall be paid to the said incumbent, which shall be raised in manner following:—In accordance with the provisions of the first section of the "Ordinance for the Sustenation of the Clergy 1871," and at the same time as the meeting hereinbefore appointed for the election of parishioners' wardens, a finance committee shall be appointed to co-operate with the Council for the time being in collecting a stipend fund from such parishioners of the Cathedral parish and of any parochial district which may be annexed thereto as of the Cathedral parish and of any parochial district which may be annexed thereto as

may be willing to subscribe, the whole of which stipend fund shall be paid to the said imcumbent. On the death, resignation, incapacity, or removal of the present incumbent, the said finance committee shall, if the Council so determine, cease to be elected.

69. On the death, resignation, incapacity, or removal of the present incumbent of the Cathedral parish, the whole of the rents and profits of Saint Saviour's glebe shall be paid into and become part of the Cathedral revenue, and the stipend of the incumbent of the Cathedral parish for the time being shall then become a first charge on the said revenue, and the amount of the said stipend shall from time to time be fixed by the Cathedral Council, but shall in no case be less than three hundred pounds or more than

five hundred pounds per annum.

70. The total income received by the Council from the rents and profits of the glebe, from offertory and other collections, except those by previous arrangement assigned to special objects, from seat rents (if any), from fees, from subscriptions, donations, and endowments, shall be held to form one sum, which shall be known as the

revenue, and be chargeable as follows:

(1) The payment to the present Dean, so long as he shall hold the office of Dean and be capable of fulfilling its duties, of such annual stipend as the Council may from time to time determine. Whenever the Bishop or the incumbent of the Cathedral parish shall hold the office of Dean this stipend shall cease to be

paid.

(2) The payment to the precentor or acting precentor, in twelve equal monthly

(3) The payment to the precentor of acting precentor, in twerve equal monthly payments, of such stipends as may be appointed for him by the Council.
(4) The payment to the minor canons (if any), in twelve equal monthly payments, of such stipends as may have been severally assigned to them by the Council.
(4) The payment, in four equal quarterly payments, of such salary to the organist as the Council shall have previously determined, and the Dean or Vice-Dean shall have agreed with him to pay

as the Council shall have previously determined, and the Dean of vice-Dean shall have agreed with him to pay.

(5) The payment to the choir boys of such half-yearly honorarium for their services as may be determined by the Council.

(6) The Cathedral revenue shall likewise be chargeable with the repair of the Cathedral church and of the parsonage of the Cathedral parish, and of such other buildings as may be connected with the Cathedral or the Cathedral parish.

(7) The balance of the revenue that may remain at the disposal of the Council after the above payments and charges shall have been satisfied shall be dealt with as the Council shall from time to time determine: Provided always that in the event of any donation of legacy being the subject of any special trust, it shall be competent for the Council to accept such donation or legacy so subject

73. All clergymen in the holy order of priesthood who are duly licensed by the Bishop and are attached to the Cathedral staff shall for Synodical purposes be deemed to be clergymen licensed to a separate cure of souls within the diocese, and be entitled to sit and vote as members of the Synod of the diocese.

#### SECOND SCHEDULE.

An Ordinance for the issue of debentures in liquidation of the debt on the Cathedral Church of Saint Saviour, Goulburn.

WHEREAS the Cathedral Church of Saint Saviour, Goulburn, is encumbered with a debt of at least four thousand pounds, which is known as the Cathedral building debt: whereas it is necessary to make provision for the payment or satisfaction of that debt: Be it therefore ordained by the Synod of the diocese of Goulburn, in pursuance of the powers conferred upon it by the constitution for the management and good government of the United Church of England and Ireland within the Colony of New South Wales, as follows

1. The Cathedral Council, elected under the provisions of the Cathedral Ordinance of 1894, shall have the power of issuing eight hundred debentures of five pounds each, and the said debentures shall bear interest at the rate of five per centum per annum, and the said interest shall be payable within seven days of the first day of January and

the first day of July in each year.

2. That the form of the said debentures shall be that set forth in the Schedule of

this Ordinance.

3. That the payment of the interest on, and the redemption of the principal of the said debentures shall be a charge, subject to a prior payment of such annual sum to the incumbent for the time being as by law provided and to the actual expenses of Divine service, upon the annual revenue actual or prospective of the Cathedral Church of Saint Saviour and the glebe lands annexed thereto.

4. The said debentures shall be transferable by endorsement, and they shall be redeemable by lot, as the resources of the Cathedral Council will permit, on any halfyearly interest days, the interest on the debentures so redeemed being paid to that time

only.

5. The Cathedral Council shall lay before the Synod of the Diocese at every session, and shall send to each debenture holder, if known, an annual statement of the Cathedral and glebe revenues, which statement shall set forth all payments made on account of such debentures. The statement shall be made up to the thirty-first of December in each year, and shall, before being presented to the Synod or sent to the said debenture holders, be audited and certified to by the diocesan auditors.

6. This Ordinance shall be cited as the "Cathedral Debenture Ordinance, 1894."

SCHEDULE. £5. No. £5. No. CATHEDRAL CHURCH OF ST. SAVIOUR, GOULBURN. Debenture. Transferable by endorsement, witnessed by one of the Cathedral wardens and duly registered. Cathedral Debenture. This is to certify that of administrators, or assigns, or his, her, or their endorsees, is entitled to the principal sum of five pounds sterling, to be paid out of the funds derived from the revenues of the Cathedral Church of Saint Saviour, Goulburn, in accordance with the "Cathedral Debenture Ordinance, 1894," as passed by the Synod of the diocese of Goulburn, with interest thereon in the mountine at the rate of five nounds. Interest Coupon, No. 1. interest thereon in the meantime at the rate of five pounds per centum per annum, payable half-yearly within the first seven days of July and the first seven days of January in Bank of every year, such principal sum and interest to be payable and paid at the Bank of Dated this day of 189 For and on behalf of the Council of the Cathedral Church of Saint Saviour, Goulburn-On the , pay President. two shillings and sixpence Issued by Treasurer. sterling. Wardens. The numbers of the debentures as they are redeemed will be notified to the holders one week prior to such redemption being payable. Interest will cease on the day Treasurer of the Cathedral of payment specified in such notices. Council, Goulburn.

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

R. W. DUFF, Governor.

Redemption by lot.

£5.

Government House, Sydney, 20th November, 1894. 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, 2nd November, 1894. JOHN J. CALVERT, Clerk of the Parliaments.

# New South Wales.



ANNO QUINQUAGESIMO OCTAVO

# VICTORIÆ REGINÆ.

An Act for giving legal effect to two Ordinances passed by the Synod of the Church of England, Diocese of Goulburn, called respectively the "Cathedral Ordinance of 1894," and the "Cathedral Debenture Ordinance, 1894"; and for providing for reference to arbitration of a claim by the Incumbent of Saint Saviour's Parish, Goulburn. [Assented to, 20th November, 1894.]

WHEREAS by a grant from the Crown, dated the ninth day of Preamble. May, one thousand eight hundred and forty-two, a piece of land containing three acres two roods, more or less, situate in the town of Goulburn, in the Colony of New South Wales, was duly granted to Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the erection of a church in conformity with the provisions of the Acts seventh William Fourth number three and eighth William Fourth number five: And whereas by a grant from the Crown, dated the nineteenth day of June, one thousand eight hundred and forty-three, a piece of land in the town of Goulburn containing forty acres, more or less, was duly granted to the said Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the appropriation thereof as a glebe annexed to the church of Saint Saviour, Goulburn, aforesaid: And whereas by indenture, dated the twentieth day of August,

one

one thousand eight hundred and forty-four, a piece of land containing by estimation thirty-two perches was conveyed by William Pitt Faithfull to the said Francis Nicholas Rossi, John Francis M'Arthur, and William Bradley upon trust for the building and erection of a school-house and dwelling-house thereon and other school purposes: And whereas there has been erected on the said church land a building known as the Cathedral Church of Saint Saviour, Goulburn, and also a building known as the church hall: And whereas by an agreement, dated the fifth day of December, one thousand eight hundred and eighty-three, and made between the Reverend Alfred Teed Puddicombe, the incumbent of the parish of Saint Saviour, Goulburn, of the one part, and Francis Robert Lewis Rossi, the Honorable James Chisholm, Andrew Faithfull Gibson, Augustine Matthew Betts, and Alexander Mackellar, therein called the trustees of Saint Saviour's glebe lands, of the other part, it was witnessed (among other things) that the said incumbent thereby consented to the said trustees entering upon the said glebe lands and leasing the same as therein mentioned, and the said trustees thereby agreed to apply to Parliament for a private Act authorising the payment from the glebe revenues of an additional one hundred and fifty pounds (making three hundred pounds in all) annually to the incumbent for the time being of Saint Saviour's parish aforesaid, such additional sum of one hundred and fifty pounds per annum to be paid when Parliamentary sanction could be received, and the said Alfred Teed Puddicombe, as such incumbent as aforesaid, thereby released the said trustees from all claims which he might have or be considered to have against them to that date in respect of the annual income of the said glebe lands or trust moneys held in connection therewith and all accumulations of interest, and that all accumulations of interest should be added to and form part of the principal moneys then invested by the said trustees: And whereas application was made in the year one thousand eight hundred and eighty-seven to the Parliament of New South Wales to pass a Bill giving legal effect to the said agreement, and authorising the payment of such additional sum of one hundred and fifty pounds per annum, but the Bill introduced to Parliament for that purpose was not passed, and the said trustees were in consequence unable to make such additional payment: And whereas the said church and glebe lands repectively are now vested in the Lord Bishop of Goulburn upon the trusts aforesaid: And whereas at a session of the Synod of the Church of England for the Diocese of Goulburn, held in the month of April, one thousand eight hundred and ninety-four, an Ordinance was passed for establishing and regulating the constitution of the said Cathedral Church known as the "Cathedral Ordinance of 1894," and an Ordinance was also passed for the issue of debentures in liquidation of the debt on the said Cathedral Church known as the "Cathedral Debenture Ordinance, 1894": And whereas it is necessary or desirable that the said Ordinances or some of the provisions thereof should have legal effect given to them by Act of Parliament, and that the said Cathedral Church should not be subject to the provisions of the Church Acts: And whereas the said Alfred Teed Puddicombe has received from the revenues of the said glebe lands the annual sum of one hundred and fifty pounds only, and he claims to be entitled to receive compensation for the non-payment to him of the additional annual sum of one hundred and fifty pounds in the said agreement of the fifth day of December, one thousand eight hundred and eightythree mentioned, and without any admission being made of the validity of the said claim it is deemed desirable that such claim should be settled by arbitration: Be it therefore enacted by the Queen's

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

1. The Cathedral Church of Saint Saviour, Goulburn, shall not Exemption of be subject to the provisions of the Church Acts seventh William Cathedral Church Fourth number three and eighth William Fourth number five: Church Acts. Provided it shall and may be lawful for any person who has erected a monument in the Cathedral Church of Saint Saviour, Goulburn, in accordance with permission duly obtained in terms of the Act eighth William the Fourth number five, to have and maintain and keep, but with the permission of the Bishop for the time being, such monument to and for the sole use of himself and heirs for ever.

2. Such of the provisions of the "Cathedral Ordinance of 1894" Legalisation of proas are set out in the First Schedule hereto shall be valid and binding visions of "Cathedral Ordinance, 1894."

and have the force of law as though the same were set out here in full.

3. The provisions of the "Cathedral Debenture Ordinance, Legalisation of pro1894," set out in the Second Schedule hereto shall be valid and binding visions of "Cathedral Debenture Ordinance, and have the force of law as though the same were set out here in full. 1894."

4. The question whether the said Alfred Teed Puddicombe is Provision for refer entitled to compensation for non-payment to him of the additional a claim by Alfred annual sum of one hundred and fifty pounds in the said agreement Teed Puddicombe. of the said fifth day of December, one thousand eight hundred and eighty three, mentioned, shall be referred to the arbitration of three arbitrators, one of such arbitrators to be appointed by the said Lord Bishop of Goulburn, one by the said Alfred Teed Puddicombe, and the third by the two arbitrators so chosen, and the provisions of the "Arbitration Act of 1892" shall apply, and the decision of any two such arbitrators shall be final and conclusive upon all parties to the reference, and it shall be lawful for the said Lord Bishop of Goulburn to pay and discharge from the said trust funds such proportion of any reasonable expenses that may be incurred in connection with the said arbitration as the said arbitrators or a majority of them may determine he should pay.

5. If any sum shall be awarded to the said Alfred Teed Puddi-Bishop to pay any combe under the said arbitration the same shall be paid to him out of sum awarded out of of certain funds. the rents of the said glebe land and the accumulations of interest on the principal moneys pertaining thereto which have accrued since the fifth day of December, one thousand eight hundred and eighty three, and are now in the hands of the Lord Bishop of Goulburn, or which may hereafter come into his hands or the hands of his successors, and the said Alfred Teed Puddicombe shall have no claim to payment out

of any other fund.

6. Subject to the payment to the said Alfred Teed Puddicombe Surplus to be of the amount (if any) which may be awarded to him the surplus of capitalised. the accumulations of rents and interest shall be capitalised or may be applied in reduction of the existing debt upon the church erected upon the land included in the said firstly recited grant.

7. It shall be lawful for the said trustee to pay and discharge Trustee to pay from from the said trust funds all the reasonable expenses incurred by him trust funds all expenses in relation to Act. in connection with the passing of this Act or in relation thereto.

8. This Act may be cited as the "Goulburn Cathedral Valida-Short title. tion Act, 1894."

## SCHEDULES.

## FIRST SCHEDULE. The Cathedral Ordinance, 1894.

Sections.

3. The Cathedral shall be called or known by the name of the Cathedral Church of Saint Saviour, Goulburn, and shall be used as the Cathedral Church of the diocese of Goulburn and as the Parochial Church of Saint Saviour, in the city of Goulburn

4. The right of the Lord Bishop of Goulburn, hereinafter called "the Bishop," to be the Ordinary of the Cathedral and to use it for any purpose in the fulfilment of his office, and to appoint at his discretion any clergyman in the holy order of priesthood to preach therein is hereby acknowledged and confirmed.

5. The general management and government of the Cathedral in all matters relating to its religious and ecclesiastical affairs shall be vested in a body to be called "the Chapter of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter called "the Chapter."

6. The general management of the financial affairs of the Cathedral Church and of the parish of Saint Saviour, hereinafter called "the Cathedral Parish," shall be vested in a body to be called "the Council of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter called "the Council."

7. The land included in the conveyance from William Pitt Faithfull to Saint Saviour's trustees, and dated the twentieth day of August, one thousand eight hundred and forty-four, as also the land included in the Crown grant dated the ninth day of May, one thousand eight hundred and forty-two, with all the buildings thereupon, shall, subject as hereinafter mentioned, remain effectually vested in the Bishop, as sole trustee, and shall be held by him upon trust for the several purposes named in and subject to all the provisions of this Ordinance, and free from the trusts of the original grant; and as regards the land so conveyed by William Pitt Faithfull, for such purposes as the Bishop may from time to time appoint.

8. All income derivable from the said lands and from the pew rents (if any) of the Cathedral Church, and also the income to be received from Saint Saviour's glebe lands and trust moneys shall be applied and appropriated for the purposes named and in the manner provided for in this Ordinance.

9. The building erected on the southern part of the Crown grant aforesaid, now commonly known as the Church hall, shall be used and set apart as a Sunday school building in connection with the Cathedral parish, and for such diocesan, cathedral, parochial, or general purposes as the incumbent of the Cathedral parish and the council with the approval of the Bishop may think fit.

10. The parcel of land situate on the northern side of the Cathedral, being part

10. The parcel of land situate on the northern side of the Cathedral, being part of the Crown grant aforesaid, and having a frontage of one hundred and ninety-eight feet to Bourke-street, with a depth of about two hundred and thirty-four feet through to Church-street, on which no building has hitherto been erected, may hereafter be used as the Bishop while continuing to act as sole trustee of the said land and the council may appoint, or should the Bishop have resigned such trusteeship, as the council with the approval of the Bishop may appoint.

60. The mode of allotting the said sittings at the first letting thereof shall be in accordance with the provisions of section eight of the Act of eighth William Fourth number five, except that the minimum subscription entitling to priority of choice according to the amount of contributions shall be one pound instead of five pounds, and the maximum number of sittings which may be allotted to any one subscriber shall

the maximum number of sittings which may be allotted to any one subscriber shall, except as to schools, be twelve instead of six.

64. During the continuance of the said building debt should the proceeds of the seat rents be insufficient to meet the annual interest on such debt, the unpaid balance

of such interest shall be a charge on the Cathedral revenue.
67. The trustee or trustees of Saint Saviour's glebe shall defray all sums if any which may be found to be due to any person or persons out of the proceeds of the said glebe, and shall from time to time pay to the present incumbent of the Cathedral parish out of the rents and profits of the said glebe a stipend of three hundred pounds per annum so long as he shall hold and be capable of fulfilling the duties of his office, and after deducting the expense of callecting the said roots and profits and other processors.

so long as he shall hold and be capable of fulfilling the duties of his office, and after deducting the expense of collecting the said rents and profits and other necessary charges shall pay the balance of income into the Cathedral revenue.

68. In addition to the abovenamed sum of three hundred pounds per annum payable to the present incumbent of the Cathedral parish from the rents and profits of the glebe, an additional sum of not less than one hundred pounds per annum shall be paid to the said incumbent, which shall be raised in manner following:—In accordance with the provisions of the first section of the "Ordinance for the Sustenation of the Clergy 1871," and at the same time as the meeting hereinbefore appointed for the election of parishioners' wardens, a finance committee shall be appointed to co-operate with the Council for the time being in collecting a stipend fund from such parishioners of the Cathedral parish and of any parochial district which may be annexed thereto as of the Cathedral parish and of any parochial district which may be annexed thereto as

may be willing to subscribe, the whole of which stipend fund shall be paid to the said

imcumbent. On the death, resignation, incapacity, or removal of the present incumbent, the said finance committee shall, if the Council so determine, cease to be elected.

69. On the death, resignation, incapacity, or removal of the present incumbent of the Cathedral parish, the whole of the rents and profits of Saint Saviour's glebe shall be paid into and become part of the Cathedral revenue, and the stipend of the incumbent of the Cathedral parish for the time being shall then become a first charge on the said revenue, and the amount of the said stipend shall from time to time be fixed by the Cathedral Council, but shall in no case be less than three hundred pounds or more than

five hundred pounds per annum.

70. The total income received by the Council from the rents and profits of the glebe, from offertory and other collections, except those by previous arrangement assigned to special objects, from seat rents (if any), from fees, from subscriptions, donations, and endowments, shall be held to form one sum, which shall be known as the Cathedral revenue, and be chargeable as follows:—

34. ..

(1) The payment to the present Dean, so long as he shall hold the office of Dean and be capable of fulfilling its duties, of such annual stipend as the Council may from time to time determine. Whenever the Bishop or the incumbent of the Cathedral parish shall hold the office of Dean this stipend shall cease to be paid.

(2) The payment to the precentor or acting precentor, in twelve equal monthly

payments, of such stipends as may be appointed for him by the Council.

(3) The payment to the minor canons (if any), in twelve equal monthly payments, of such stipends as may have been severally assigned to them by the Council.

of such stipends as may have been severally assigned to them by the Council.

(4) The payment, in four equal quarterly payments, of such salary to the organist as the Council shall have previously determined, and the Dean or Vice-Dean shall have agreed with him to pay.

(5) The payment to the choir boys of such half-yearly honorarium for their services as may be determined by the Council.

(6) The Cathedral revenue shall likewise be chargeable with the repair of the Cathedral church and of the parsonage of the Cathedral parish, and of such other huildings as may be connected with the Cathedral or the Cathedral parish.

other buildings as may be connected with the Cathedral or the Cathedral parish.

(7) The balance of the revenue that may remain at the disposal of the Council after the above payments and charges shall have been satisfied shall be dealt with as the Council shall from time to time determine: Provided always that in the event of any donation of legacy being the subject of any special trust, it shall be competent for the Council to accept such donation or legacy so subject.

73. All clergymen in the holy order of priesthood who are duly licensed by the Bishop and are attached to the Cathedral staff shall for Synodical purposes be deemed to be clergymen licensed to a separate cure of souls within the diocese, and be entitled to sit and vote as members of the Synod of the diocese.

### SECOND SCHEDULE.

An Ordinance for the issue of debentures in liquidation of the debt on the Cathedral Church of Saint Saviour, Goulburn.

WHEREAS the Cathedral Church of Saint Saviour, Goulburn, is encumbered with a debt of at least four thousand pounds, which is known as the Cathedral building debt: And whereas it is necessary to make provision for the payment or satisfaction of that debt: Be it therefore ordained by the Synod of the diocese of Goulburn, in pursuance of the powers conferred upon it by the constitution for the management and good government of the United Church of England and Ireland within the Colony of New South Wales, as follows

1. The Cathedral Council, elected under the provisions of the Cathedral Ordinance of 1894, shall have the power of issuing eight hundred debentures of five pounds each, and the said debentures shall bear interest at the rate of five per centum per annum, and the said interest shall be payable within seven days of the first day of January and the first day of July in each year.

2. That the form of the said debentures shall be that set forth in the Schedule of

this Ordinance.

3. That the payment of the interest on, and the redemption of the principal of the said debentures shall be a charge, subject to a prior payment of such annual sum to the incumbent for the time being as by law provided and to the actual expenses of Divine service, upon the annual revenue actual or prospective of the Cathedral Church of Saint Saviour and the glebe lands annexed thereto.

4. The said debentures shall be transferable by endorsement, and they shall be redeemable by lot, as the resources of the Cathedral Council will permit, on any halfyearly interest days, the interest on the debentures so redeemed being paid to that time

only.

5. The Cathedral Council shall lay before the Synod of the Diocese at every 5. The Cathedral Council shall lay before the Synod of the Diocese at every session, and shall send to each debenture holder, if known, an annual statement of the Cathedral and glebe revenues, which statement shall set forth all payments made on account of such debentures. The statement shall be made up to the thirty-first of December in each year, and shall, before being presented to the Synod or sent to the said debenture holders, be audited and certified to by the diocesan auditors.

6. This Ordinance shall be cited as the "Cathedral Debenture Ordinance, 1894."

SCHEDULE. £5. No. £5. No. CATHEDRAL CHURCH OF ST. SAVIOUR, GOULBURN. Debenture. Transferable by endorsement, witnessed by one of the Cathedral wardens and duly registered. Cathedral Debenture. This is to certify that administrators, or assigns, or his, her, or their endorsees, is entitled to the principal sum of five pounds sterling, to be paid out of the funds derived from the revenues of the Cathedral Church of Saint Saviour, Goulburn, in accordance with the "Cathedral Debenture Ordinance, 1894," as passed by the Synod of the diocese of Goulburn, with Interest Coupon, No. 1. interest thereon in the meantime at the rate of five pounds per centum per annum, payable half-yearly within the first seven days of July and the first seven days of January in Bank of every year, such principal sum and interest to be payable and paid at the Bank of Dated this day of For and on behalf of the Council of the Cathedral Church of Saint Saviour, Goulburn-On the , pay two shillings and sixpence President. Issued by sterling. Treasurer. Wardens. The numbers of the debentures as they are redeemed will be notified to the holders one week prior to such redemption being payable. Interest will cease on the day of payment specified in such notices. Treasurer of the Cathedral Council, Goulburn. Redemption by lot. £5.

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

R. W. DUFF, Governor.

Government House, Sydney, 20th November, 1894. 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, 24th October, 1894. JOHN J. CALVERT, Clerk of the Parliaments.

# New South Wales.



ANNO QUINQUAGESIMO OCTAVO

# VICTORIÆ REGINÆ.

An Act for giving legal effect to two Ordinances passed by the Synod of the Church of England, Diocese of Goulburn, called respectively the "Cathedral Ordinance of 1894," and the "Cathedral Debenture Ordinance, 1894"; and for providing for reference to arbitration of a claim by the Incumbent of Saint Saviour's Parish, Goulburn.

WHEREAS by a grant from the Crown, dated the ninth day of Preamble.

May, one thousand eight hundred and forty-two, a piece of land containing three acres two roods, more or less, situate in the town of Goulburn, in the Colony of New South Wales, was duly 5 granted to Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the erection of a church in conformity with the provisions of the Acts seventh William Fourth number three and eighth William Fourth number five: And whereas by a grant from the Crown, dated the nineteenth day of June, one 10 thousand eight hundred and forty-three, a piece of land in the town of Goulburn containing forty acres, more or less, was duly granted to the said Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the appropriation thereof as a glebe annexed to the church of Saint Saviour, Goulburn, afore-15 said: And whereas by indenture, dated the twentieth day of August, one

one thousand eight hundred and forty-four, a piece of land containing by estimation thirty-two perches was conveyed by William Pitt Faithfull to the said Francis Nicholas Rossi, John Francis M'Arthur, and William Bradley upon trust for the building and erection of a 5 school-house and dwelling-house thereon and other school purposes: And whereas there has been erected on the said church land a building known as the Cathedral Church of Saint Saviour, Goulburn, and also a building known as the church hall: And whereas by an agreement, dated the fifth day of December, one thousand eight hundred and 10 eighty-three, and made between the Reverend Alfred Teed Puddicombe, the incumbent of the parish of Saint Saviour, Goulburn, of the one part, and Francis Robert Lewis Rossi, the Honorable James Chisholm, Andrew Faithfull Gibson, Augustine Matthew Betts, and Alexander Mackellar, therein called the trustees of Saint Saviour's glebe lands, of the other part, it was witnessed (among other things) that the said incumbent thereby consented to the said trustees entering upon the said glebe lands and leasing the same as therein mentioned, and the said trustees thereby agreed to apply to Parliament for a private Act authorising the payment from the glebe 20 revenues of an additional one hundred and fifty pounds (making three hundred pounds in all) annually to the incumbent for the time being of Saint Saviour's parish aforesaid, such additional sum of one hundred and fifty pounds per annum to be paid when Parliamentary sanction could be received, and the said Alfred Teed 25 Puddicombe, as such incumbent as aforesaid, thereby released the said trustees from all claims which he might have or be considered to have against them to that date in respect of the annual income of the said glebe lands or trust moneys held in connection therewith and all accumulations of interest, and that all accumulations 30 of interest should be added to and form part of the principal moneys then invested by the said trustees: And whereas application was made in the year one thousand eight hundred and eighty-seven to the Parliament of New South Wales to pass a Bill giving legal effect to the said agreement, and authorising the payment of such additional 35 sum of one hundred and fifty pounds per annum, but the Bill introduced to Parliament for that purpose was not passed, and the said trustees were in consequence unable to make such additional payment: And whereas the said church and glebe lands repectively are now vested in the Lord Bishop of Goulburn upon the trusts 40 aforesaid: And whereas at a session of the Synod of the Church of England for the Diocese of Goulburn, held in the month of April, one thousand eight hundred and ninety-four, an Ordinance was passed for establishing and regulating the constitution of the said Cathedral Church known as the "Cathedral Ordinance of 1894," and an 45 Ordinance was also passed for the issue of debentures in liquidation of the debt on the said Cathedral Church known as the "Cathedral Debenture Ordinance, 1894": And whereas it is necessary or desirable that the said Ordinances or some of the provisions thereof should have legal effect given to them by Act of Parliament, and that the 50 said Cathedral Church should not be subject to the provisions of the Church Acts: And whereas the said Alfred Teed Puddicombe has received from the revenues of the said glebe lands the annual sum of one hundred and fifty pounds only, and he claims to be entitled to receive compensation for the non-payment to him of the additional 55 annual sum of one hundred and fifty pounds in the said agreement of the fifth day of December, one thousand eight hundred and eightythree mentioned, and without any admission being made of the validity of the said claim it is deemed desirable that such claim should be settled by arbitration: Be it therefore enacted by the

Queen's

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

1. The Cathedral Church of Saint Saviour, Goulburn, shall not Exemption of be subject to the provisions of the Church Acts seventh William Fourth number three and eighth William Fourth number five: Church Acts.

Provided it shall and may be lawful for any person who has erected a monument in the Cathedral Church of Saint Saviour, Goulburn, in 10 accordance with permission duly obtained in terms of the Act eighth William the Fourth number five, to have and maintain and keep, but with the permission of the Bishop for the time being, such monument

to and for the sole use of himself and heirs for ever. 2. Such of the provisions of the "Cathedral Ordinance of 1894" Legalisation of provisions of "Cathedral" Visions o 15 as are set out in the First Schedule hereto shall be valid and binding Ordinance, 1894." and have the force of law as though the same were set out here in full.

3. The provisions of the "Cathedral Debenture Ordinance, Legalisation of pro-1894," set out in the Second Schedule hereto shall be valid and binding visions of "Cathedral Debenture Ordinance,

and have the force of law as though the same were set out here in full. 1894."

4. The question whether the said Alfred Teed Puddicombe is Provision for referentitled to compensation for non-payment to him of the additional a claim by Alfred annual sum of one hundred and fifty pounds in the said agreement Teed Puddicombe. of the said fifth day of December, one thousand eight hundred and sight the provision of the said specific and shall be referred to the said that the continuous of the said specific and shall be referred to the said specific and the said specific and shall be referred to the said specific and specific and shall be referred to the said specific and specific a eighty three, mentioned, shall be referred to the arbitration of three

25 arbitrators, one of such arbitrators to be appointed by the said Lord Bishop of Goulburn, one by the said Alfred Teed Puddicombe, and the third by the two arbitrators so chosen, and the provisions of the "Arbitration Act of 1892" shall apply, and the decision of any two such arbitrators shall be final and conclusive upon all parties to the 30 reference, and it shall be lawful for the said Lord Bishop of Goulburn to pay and discharge from the said trust funds such proportion of any reasonable expenses that may be incurred in connection with the said arbitration as the said arbitrators or a majority of them may determine

5. If any sum shall be awarded to the said Alfred Teed Puddi-Bishop to pay any 35. combe under the said arbitration the same shall be paid to him out of sum awarded out of of certain funds. the rents of the said glebe land and the accumulations of interest on the principal moneys pertaining thereto which have accrued since the fifth day of December, one thousand eight hundred and eighty three,

40 and are now in the hands of the Lord Bishop of Goulburn, or which may hereafter come into his hands or the hands of his successors, and the said Alfred Teed Puddicombe shall have no claim to payment out of any other fund.

6. Subject to the payment to the said Alfred Teed Puddicombe Surplus to be 45 of the amount (if any) which may be awarded to him the surplus of capitalised. the accumulations of rents and interest shall be capitalised or may be applied in reduction of the existing debt upon the church erected upon the land included in the said firstly recited grant.

7. It shall be lawful for the said trustee to pay and discharge Trustee to pay from 50 from the said trust funds all the reasonable expenses incurred by him trust funds all expenses in relation to Act. in connection with the passing of this Act or in relation thereto. 8. This Act may be cited as the "Goulburn Cathedral Valida-Short title.

tion Act, 1894.'

## SCHEDULES.

### FIRST SCHEDULE.

The Cathedral Ordinance, 1894.

Sections.

3. The Cathedral shall be called or known by the name of the Cathedral Church of Saint Saviour, Goulburn, and shall be used as the Cathedral Church of the diocese of

Goulburn and as the Parochial Church of Saint Saviour, in the city of Goulburn.

4. The right of the Lord Bishop of Goulburn, hereinafter called "the Bishop," to be the Ordinary of the Cathedral and to use it for any purpose in the fulfilment of 10 his office, and to appoint at his discretion any elergyman in the holy order of priesthood to preach therein is hereby acknowledged and confirmed.

5. The general management and government of the Cathedral in all matters relating to its religious and ecclesiastical affairs shall be vested in a body to be called "the Chapter of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter

15 called "the Chapter."

6. The general management of the financial affairs of the Cathedral Church and of the parish of Saint Saviour, hereinafter called "the Cathedral Parish," shall be vested in a body to be called "the Council of the Cathedral Church of Saint Saviour, Goulburn, and hereinafter called "the Council."

7. The land included in the conveyance from William Pitt Faithfull to Saint 20 Saviour's trustees, and dated the twentieth day of August, one thousand eight hundred and forty-four, as also the land included in the Crown grant dated the ninth day of May, one thousand eight hundred and forty-two, with all the buildings thereupon, shall, subject as hereinafter mentioned, remain effectually vested in the Bishop, as sole trustee.

25 and shall be held by him upon trust for the several purposes named in and subject to all the provisions of this Ordinance, and free from the trusts of the original grant; and as regards the land so conveyed by William Pitt Faithfull, for such purposes as the Bishop may from time to time appoint.

8. All income derivable from the said lands and from the pew rents (if any) of

8. All income derivable from the said lands and from the pew rents (if any) of 30 the Cathedral Church, and also the income to be received from Saint Saviour's glebe lands and trust moneys shall be applied and appropriated for the purposes named and in the manner provided for in this Ordinance.

9. The building erected on the southern part of the Crown grant aforesaid, now commonly known as the Church hall, shall be used and set apart as a Sunday school 35 building in connection with the Cathedral parish, and for such diocesan, cathedral, marshirely appropriate to the Cathedral parish and the council

parochial, or general purposes as the incumbent of the Cathedral parish and the council with the approval of the Bishop may think fit.

10. The parcel of land situate on the northern side of the Cathedral, being part of the Crown grant aforesaid, and having a frontage of one hundred and ninety-eight 40 feet to Bourke-street, with a depth of about two hundred and thirty-four feet through to Church-street, on which no building has hitherto been erected, may hereafter be used as the Bishop while continuing to act, as sole trustee of the said land and the council. as the Bishop while continuing to act as sole trustee of the said land and the council may appoint, or should the Bishop have resigned such trusteeship, as the council with

the approval of the Bishop may appoint.

60. The mode of allotting the said sittings at the first letting thereof shall be in accordance with the provisions of section eight of the Act of eighth William Fourth number five, except that the minimum subscription entitling to priority of choice according to the amount of contributions shall be one pound instead of five pounds, and the maximum number of sittings which may be allotted to any one subscriber shall, except as to schools be twelve instead of six

50 except as to schools, be twelve instead of six.

64. During the continuance of the said building debt should the proceeds of the seat rents be insufficient to meet the annual interest on such debt, the unpaid balance of such interest shall be a charge on the Cathedral revenue.

67. The trustee or trustees of Saint Saviour's glebe shall defray all sums if any 55 which may be found to be due to any person or persons out of the proceeds of the said glebe, and shall from time to time pay to the present incumbent of the Cathedral parish out of the rents and profits of the said glebe a stipend of three hundred pounds per annum so long as he shall hold and be capable of fulfilling the duties of his office, and after deducting the expense of collecting the said rents and profits and other necessary

60 charges shall pay the balance of income into the Cathedral revenue.

68. In addition to the abovenamed sum of three hundred pounds per annum payable to the present incumbent of the Cathedral parish from the rents and profits of the glebe, an additional sum of not less than one hundred pounds per annum shall be paid to the said incumbent, which shall be raised in manner following:—In accordance 65 with the provisions of the first section of the "Ordinance for the Sustenation of the Clergy 1871," and at the same time as the meeting hereinbefore appointed for the election of parishioners' wardens, a finance committee shall be appointed to co-operate with the Council for the time being in collecting a stipend fund from such parishioners of the Cathedral parish and of any parochial district which may be annexed thereto as

may be willing to subscribe, the whole of which stipend fund shall be paid to the said imcumbent. On the death, resignation, incapacity, or removal of the present incumbent, the said finance committee shall, if the Council so determine, cease to be elected.

69. On the death, resignation, incapacity, or removal of the present incumbent of the Cathedral parish, the whole of the rents and profits of Saint Saviour's glebe shall be paid into and become part of the Cathedral revenue, and the stipend of the incumbent of the Cathedral parish for the time being shall then become a first charge on the said revenue, and the amount of the said stipend shall from time to time be fixed by the Cathedral Council, but shall in no case be less than three hundred pounds or more than 10 five hundred pounds per annum.

70. The total income received by the Council from the rents and profits of the glebe, from offertory and other collections, except those by previous arrangement assigned to special objects, from seat rents (if any), from fees, from subscriptions, donations, and endowments, shall be held to form one sum, which shall be known as the Cathedral revenue, and be chargeable as follows:—

(1) The payment to the present Dean, so long as he shall hold the office of Dean and be capable of fulfilling its duties, of such annual stipend as the Council may from time to time determine. Whenever the Bishop or the incumbent of the Cathedral parish shall hold the office of Dean this stipend shall cease to be 20

(2) The payment to the precentor or acting precentor, in twelve equal monthly payments, of such stipends as may be appointed for him by the Council.

(3) The payment to the minor canons (if any), in twelve equal monthly payments, of such stipends as may have been severally assigned to them by the Council.

of such stipends as may have been severally assigned to them by the Council.
(4) The payment, in four equal quarterly payments, of such salary to the organist as the Council shall have previously determined, and the Dean or Vice-Dean shall have agreed with him to pay.
(5) The payment to the choir boys of such half-yearly honorarium for their services as may be determined by the Council.
(6) The Cathedral revenue shall likewise be chargeable with the repair of the Cathedral church and of the parsonage of the Cathedral parish, and of such other buildings as may be connected with the Cathedral or the Cathedral parish.
(7) The balance of the revenue that may remain at the disposal of the Council

(7) The balance of the revenue that may remain at the disposal of the Council after the above payments and charges shall have been satisfied shall be dealt with as the Council shall from time to time determine: Provided always that in the event of any donation of legacy being the subject of any special trust, it shall be competent for the Council to accept such donation or legacy so subject.

73. All clergymen in the holy order of priesthood who are duly licensed by the 40 Bishop and are attached to the Cathedral staff shall for Synodical purposes be deemed to be clergymen licensed to a separate cure of souls within the diocese, and be entitled to sit and vote as members of the Synod of the diocese.

## SECOND SCHEDULE.

An Ordinance for the issue of debentures in liquidation of the debt on the Cathedral Church of Saint Saviour, Goulburn.

WHEREAS the Cathedral Church of Saint Saviour, Goulburn, is encumbered with a debt of at least four thousand pounds, which is known as the Cathedral building debt: whereas it is necessary to make provision for the payment or satisfaction of that debt : Be it therefore ordained by the Synod of the diocese of Goulburn, in pursuance of the powers conferred upon it by the constitution for the management and good government of the United Church of England and Ireland within the Colony of New South Wales, as follows

1. The Cathedral Council, elected under the provisions of the Cathedral Ordinance of 1894, shall have the power of issuing eight hundred debentures of five pounds each, and the said debentures shall bear interest at the rate of five per centum per annum, and the said interest shall be payable within seven days of the first day of January and the first day of July in each year.

2. That the form of the said debentures shall be that set forth in the Schedule of this Ordinance.

3. That the payment of the interest on, and the redemption of the principal of the said debentures shall be a charge, subject to a prior payment of such annual sum to the incumbent for the time being as by law provided and to the actual expenses of Divine service, upon the annual revenue actual or prospective of the Cathedral Church of Saint Savienz and the slebe lands appeared thereto. Saviour and the glebe lands annexed thereto.

4. The said debentures shall be transferable by endorsement, and they shall be redeemable by lot, as the resources of the Cathedral Council will permit, on any halfyearly interest days, the interest on the debentures so redeemed being paid to that time only.

c 28-B

25

30

35

5. The Cathedral Council shall lay before the Synod of the Diocese at every session, and shall send to each debenture holder, if known, an annual statement of the Cathedral and glebe revenues, which statement shall set forth all payments made on account of such debentures. The statement shall be made up to the thirty-first of December in each year, and shall, before being presented to the Synod or sent to the said debenture holders, be audited and certified to by the diocesan auditors.

6. This Ordinance shall be cited as the "Cathedral Debenture Ordinance, 1894."

SCHEDULE.

No.

£5.

10 No.

CATHEDRAL CHURCH OF ST. SAVIOUR, GOULBURN.

Debenture.

Cathedral Debenture.

15

Transferable by endorsement, witnessed by one of the Cathedral wardens and duly registered. of This is to certify that

Interest Coupon, No. 1. 20

administrators, or assigns, or his, her, or their endorsees, is entitled to the principal sum of five pounds sterling, to be paid out of the funds derived from the revenues of the Cathedral Church of Saint Saviour, Goulburn, in accordance with the "Cathedral Debenture Ordinance, 1894," as passed by the Synod of the diocese of Goulburn, with interest thereon in the meantime at the rate of five pounds. interest thereon in the meantime at the rate of five pounds per centum per annum, payable half-yearly within the first seven days of July and the first seven days of January in every year, such principal sum and interest to be payable

Bank of

and paid at the Bank of Dated this

day of 189

25

For and on behalf of the Council of the Cathedral Church of Saint Saviour, Goulburn-

, pay two shillings and sixpence 30 sterling.

Issued by

£5.

President. Wardens.

h

Treasurer of the Cathedral Council, Goulburn.

Treasurer.

The numbers of the debentures as they are redeemed will be notified to the holders one week prior to such redemption being payable. Interest will cease on the day of payment specified in such notices.

£5.

Redemption by lot.

£5.

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, 24th October, 1894. JOHN J. CALVERT, Clerk of the Parliaments.

# New South Wales.



ANNO QUINQUAGESIMO OCTAVO

# VICTORIÆ REGINÆ.

An Act for giving legal effect to two Ordinances passed by the Synod of the Church of England, Diocese of Goulburn, called respectively the "Cathedral Ordinance of 1894," and the "Cathedral Debenture Ordinance, 1894"; and for providing for reference to arbitration of a claim by the Incumbent of Saint Saviour's Parish, Goulburn.

May, one thousand eight hundred and forty-two, a piece of land containing three acres two roods, more or less, situate in the town of Goulburn, in the Colony of New South Wales, was duly 5 granted to Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the erection of a church in conformity with the provisions of the Acts seventh William Fourth number three and eighth William Fourth number five: And whereas by a grant from the Crown, dated the nineteenth day of June, one 10 thousand eight hundred and forty-three, a piece of land in the town of Goulburn containing forty acres, more or less, was duly granted to the said Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the appropriation thereof as a glebe annexed to the church of Saint Saviour, Goulburn, afore-15 said: And whereas by indenture, dated the twentieth day of August, c 28—A

one thousand eight hundred and forty-four, a piece of land containing by estimation thirty-two perches was conveyed by William Pitt Faithfull to the said Francis Nicholas Rossi, John Francis M'Arthur, and William Bradley upon trust for the building and erection of a 5 school-house and dwelling-house thereon and other school purposes: And whereas there has been erected on the said church land a building known as the Cathedral Church of Saint Saviour, Goulburn, and also a building known as the church hall: And whereas by an agreement, dated the fifth day of December, one thousand eight hundred and 10 eighty-three, and made between the Reverend Alfred Teed Puddicombe, the incumbent of the parish of Saint Saviour, Goulburn, of the one part, and Francis Robert Lewis Rossi, the Honorable James Chisholm, Andrew Faithfull Gibson, Augustine Matthew Betts, and Alexander Mackellar, therein called the trustees of Saint Saviour's glebe 15 lands, of the other part, it was witnessed (among other things) that the said incumbent thereby consented to the said trustees entering upon the said glebe lands and leasing the same as therein mentioned, and the said trustees thereby agreed to apply to Parliament for a private Act authorising the payment from the glebe 20 revenues of an additional one hundred and fifty pounds (making three hundred pounds in all) annually to the incumbent for the time being of Saint Saviour's parish aforesaid, such additional sum of one hundred and fifty pounds per annum to be paid when Parliamentary sanction could be received, and the said Alfred Teed 25 Puddicombe, as such incumbent as aforesaid, thereby released the said trustees from all claims which he might have or be considered to have against them to that date in respect of the annual income of the said glebe lands or trust moneys held in connection therewith and all accumulations of interest, and that all accumulations 30 of interest should be added to and form part of the principal moneys then invested by the said trustees: And whereas application was made in the year one thousand eight hundred and eighty-seven to the Parliament of New South Wales to pass a Bill giving legal effect to the said agreement, and authorising the payment of such additional 35 sum of one hundred and fifty pounds per annum, but the Bill introduced to Parliament for that purpose was not passed, and the said trustees were in consequence unable to make such additional payment: And whereas the said church and glebe lands repectively are now vested in the Lord Bishop of Goulburn upon the trusts 40 aforesaid: And whereas at a session of the Synod of the Church of England for the Diocese of Goulburn, held in the month of April, one thousand eight hundred and ninety-four, an Ordinance was passed for establishing and regulating the constitution of the said Cathedral Church known as the "Cathedral Ordinance of 1894," and an 45 Ordinance was also passed for the issue of debentures in liquidation of the debt on the said Cathedral Church known as the "Cathedral Debenture Ordinance, 1894": And whereas it is necessary or desirable that the said Ordinances or some of the provisions thereof should have legal effect given to them by Act of Parliament, and that the 50 said Cathedral Church should not be subject to the provisions of the Church Acts: And whereas the said Alfred Teed Puddicombe has received from the revenues of the said glebe lands the annual sum of one hundred and fifty pounds only, and he claims to be entitled to receive compensation for the non-payment to him of the additional 55 annual sum of one hundred and fifty pounds in the said agreement of the fifth day of December, one thousand eight hundred and eightythree mentioned, and without any admission being made of the validity of the said claim it is deemed desirable that such claim should be settled by arbitration: Be it therefore enacted by the Queen's

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

1. The Cathedral Church of Saint Saviour, Goulburn, shall not Exemption of Cathedral Church 5 be subject to the provisions of the Church Acts seventh William Fourth number three and eighth William Fourth number five: Church Acts. Provided it shall and may be lawful for any person who has erected a monument in the Cathedral Church of Saint Saviour, Goulburn, in

10 accordance with permission duly obtained in terms of the Act eighth William the Fourth number five, to have and maintain and keep, but with the permission of the Bishop for the time being, such monument to and for the sole use of himself and heirs for ever.

2. Such of the provisions of the "Cathedral Ordinance of 1894" Legalisation of provisions of the First Schedule hereto shall be valid and binding Ordinance, 1894." and have the force of law as though the same were set out here in full.

3. The provisions of the "Cathedral Debenture Ordinance, Legalisation of pro-1894," set out in the Second Schedule hereto shall be valid and binding Debenture Ordinance, and have the force of law as though the same were set out here in full. 1894."

4. The question whether the said Alfred Teed Puddicombe is Provision for referentitled to compensation for non-payment to him of the additional a claim by Alfred annual sum of one hundred and fifty pounds in the said agreement Teed Puddicombe. of the said fifth day of December, one thousand eight hundred and eighty three, mentioned, shall be referred to the arbitration of three

25 arbitrators, one of such arbitrators to be appointed by the said Lord Bishop of Goulburn, one by the said Alfred Teed Puddicombe, and the third by the two arbitrators so chosen, and the provisions of the "Arbitration Act of 1892" shall apply, and the decision of any two such arbitrators shall be final and conclusive upon all parties to the

30 reference, and it shall be lawful for the said Lord Bishop of Goulburn to pay and discharge from the said trust funds such proportion of any reasonable expenses that may be incurred in connection with the said arbitration as the said arbitrators or a majority of them may determine he should pay.

5. If any sum shall be awarded to the said Alfred Teed Puddi-Bishop to pay any combe under the said arbitration the same shall be paid to him out of of certain funds. the rents of the said glebe land and the accumulations of interest on the principal moneys pertaining thereto which have accrued since the fifth day of December, one thousand eight hundred and eighty three,

40 and are now in the hands of the Lord Bishop of Goulburn, or which may hereafter come into his hands or the hands of his successors, and the said Alfred Teed Puddicombe shall have no claim to payment out of any other fund.

6. Subject to the payment to the said Alfred Teed Puddicombe Surplus to be 45 of the amount (if any) which may be awarded to him the surplus of capitalised. the accumulations of rents and interest shall be capitalised or may be applied in reduction of the existing debt upon the church erected upon the land included in the said firstly recited grant.

7. It shall be lawful for the said trustee to pay and discharge Trustee to pay from 50 from the said trust funds all the reasonable expenses incurred by him trust funds all expenses in relation in connection with the passing of this Act or in relation thereto.

8. This Act may be cited as the "Goulburn Cathedral Valida- Short title. tion Act, 1894."

### SCHEDULES.

### FIRST SCHEDULE.

The Cathedral Ordinance, 1894.

Sections.

3. The Cathedral shall be called or known by the name of the Cathedral Church of Saint Saviour, Goulburn, and shall be used as the Cathedral Church of the diocese of Goulburn and as the Parochial Church of Saint Saviour, in the city of Goulburn.

4. The right of the Lord Bishop of Goulburn, hereinafter called "the Bishop," to be the Ordinary of the Cathedral and to use it for any purpose in the fulfilment of 10 his office, and to appoint at his discretion any clergyman in the holy order of priesthood to presch therein is hereby acknowledged and accounted to preach therein is hereby acknowledged and confirmed.

5. The general management and government of the Cathedral in all matters relating to its religious and ecclesiastical affairs shall be vested in a body to be called "the Chapter of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter 15 called "the Chapter."

6. The general management of the financial affairs of the Cathedral Church and of the parish of Saint Saviour, hereinafter called "the Cathedral Parish," shall be vested in a body to be called "the Council of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter called "the Council."

7. The land included in the conveyance from William Pitt Faithfull to Saint Saviour's trustees, and dated the twentieth day of August, one thousand eight hundred and forty-four, as also the land included in the Crown grant dated the ninth day of May, one thousand eight hundred and forty-two, with all the buildings thereupon, shall, subject as hearing from portional respect to the control of subject as hereinafter mentioned, remain effectually vested in the Bishop, as sole trustee,

25 and shall be held by him upon trust for the several purposes named in and subject to all the provisions of this Ordinance, and free from the trusts of the original grant; and as regards the land so conveyed by William Pitt Faithfull, for such purposes as the Bishop may from time to time appoint.

8. All income derivable from the said lands and from the pew rents (if any) of 30 the Cathedral Church, and also the income to be received from Saint Saviour's glebe lands and trust moneys shall be applied and appropriated for the purposes named and in the manner provided for in this Ordinance.

9. The building erected on the southern part of the Crown grant aforesaid, now commonly known as the Church hall, shall be used and set apart as a Sunday school 35 building in connection with the Cathedral parish, and for such diocesan, cathedral, parochial, or general purposes as the incumbent of the Cathedral parish and the council with the approval of the Bishop may think fit.

10. The parcel of land situate on the northern side of the Cathedral, being part of the Crown grant aforesaid, and having a frontage of one hundred and ninety-eight 40 feet to Bourke-street, with a depth of about two hundred and thirty-four feet through to Church-street, on which no building has hitherto been erected, may hereafter be used as the Bishop while continuing to act as sole trustee of the said land and the council may appoint, or should the Bishop have resigned such trusteeship, as the council with

the approval of the Bishop may appoint.

60. The mode of allotting the said sittings at the first letting thereof shall be in accordance with the provisions of section eight of the Act of eighth William Fourth number five, except that the minimum subscription entitling to priority of choice according to the amount of contributions shall be one pound instead of five pounds, and the maximum number of sittings which may be allotted to any one subscriber shall,

50 except as to schools, be twelve instead of six. 64. During the continuance of the said building debt should the proceeds of the seat rents be insufficient to meet the annual interest on such debt, the unpaid balance

of such interest shall be a charge on the Cathedral revenue.
67. The trustee or trustees of Saint Saviour's glebe shall defray all sums if any 55 which may be found to be due to any person or persons out of the proceeds of the said glebe, and shall from time to time pay to the present incumbent of the Cathedral parish out of the rents and profits of the said glebe a stipend of three hundred pounds per annum so long as he shall hold and be capable of fulfilling the duties of his office, and after deducting the arrespondence of callecting the said rents and profits and other processors. deducting the expense of collecting the said rents and profits and other necessary 60 charges shall pay the balance of income into the Cathedral revenue.

68. In addition to the abovenamed sum of three hundred pounds per annum payable to the present incumbent of the Cathedral parish from the rents and profits of the glebe, an additional sum of not less than one hundred pounds per annum shall be paid to the said incumbent, which shall be raised in manner following:—In accordance with the provisions of the first section of the "Ordinance for the Sustenation of the Clergy 1871," and at the same time as the meeting hereinbefore appointed for the election of parishioners' wardens, a finance committee shall be appointed to co-operate with the Council for the time being in collecting a stipend fund from such parishioners of the Cathedral parish and of any parochial district which may be annexed thereto as

may be willing to subscribe, the whole of which stipend fund shall be paid to the said

may be willing to subscribe, the whole of which stipend fund shall be paid to the said incumbent. On the death, resignation, incapacity, or removal of the present incumbent, the said finance committee shall, if the Council so determine, cease to be elected.

69. On the death, resignation, incapacity, or removal of the present incumbent of the Cathedral parish, the whole of the rents and profits of Saint Saviour's glebe shall be paid into and become part of the Cathedral revenue, and the stipend of the incumbent of the Cathedral parish for the time being shall then become a first charge on the said revenue, and the amount of the said stipend shall from time to time be fixed by the Cathedral Council, but shall in no case be less than three hundred pounds or more than Cathedral Council, but shall in no case be less than three hundred pounds or more than

Cathedral Council, but shall in no case be less than three hands of points of the five hundred pounds per annum.

70. The total income received by the Council from the rents and profits of the glebe, from offertory and other collections, except those by previous arrangement assigned to special objects, from seat rents (if any), from fees, from subscriptions, donations, and endowments, shall be held to form one sum, which shall be known as the Cathedral revenue, and he chargeable as follows:— 15 Cathedral revenue, and be chargeable as follows:-

(1) The payment to the present Dean, so long as he shall hold the office of Dean and be capable of fulfilling its duties, of such annual stipend as the Council may from time to time determine. Whenever the Bishop or the incumbent of the Cathedral parish shall hold the office of Dean this stipend shall cease to be 20

(2) The payment to the precentor or acting precentor, in twelve equal monthly payments, of such stipends as may be appointed for him by the Council.

payments, of such stipends as may be appointed for film by the council.

(3) The payment to the minor canons (if any), in twelve equal monthly payments, of such stipends as may have been severally assigned to them by the Council.

(4) The payment, in four equal quarterly payments, of such salary to the organist as the Council shall have previously determined, and the Dean or Vice-Dean shall have acceed with him to pay

as the Council shall have previously determined, and the Scale shall have agreed with him to pay.

(5) The payment to the choir boys of such half-yearly honorarium for their services as may be determined by the Council.

(6) The Cathedral revenue shall likewise be chargeable with the repair of the Cathedral church and of the parsonage of the Cathedral parish, and of such other buildings as may be connected with the Cathedral or the Cathedral parish. other buildings as may be connected with the Cathedral or the Cathedral parish.

The balance of the revenue that may remain at the disposal of the Council after the above payments and charges shall have been satisfied shall be dealt with as the Council shall from time to time determine: Provided always that in the event of any donation of legacy being the subject of any special trust, it shall be competent for the Council to accept such donation or legacy so subject.

73. All clergymen in the hely order of priesthood who are duly licensed by the 40 Bishop and are attached to the Cathedral staff shall for Synodical purposes be deemed to be clergymen licensed to a separate cure of souls within the diocese, and be entitled to sit and vote as members of the Synod of the diocese.

### SECOND SCHEDULE.

An Ordinance for the issue of debentures in liquidation of the debt on the Cathedral Church of Saint Saviour, Goulburn.

WHEREAS the Cathedral Church of Saint Saviour, Goulburn, is encumbered with a debt of at least four thousand pounds, which is known as the Cathedral building debt: And whereas it is necessary to make provision for the payment or satisfaction of that debt:

Be it therefore ordained by the Synod of the diocese of Goulburn, in pursuance of the powers conferred upon it by the constitution for the management and good government

of the United Church of England and Ireland within the Colony of New South Wales, as follows

1. The Cathedral Council, elected under the provisions of the Cathedral Ordinance of 1894, shall have the power of issuing eight hundred debentures of five pounds each, 55 and the said debentures shall bear interest at the rate of five per centum per annum, and the said interest shall be payable within seven days of the first day of January and the first day of July in each year.

2. That the form of the said debentures shall be that set forth in the Schedule of

60 this Ordinance.

3. That the payment of the interest on, and the redemption of the principal of the said debentures shall be a charge, subject to a prior payment of such annual sum to the incumbent for the time being as by law provided and to the actual expenses of Divine service, upon the annual revenue actual or prospective of the Cathedral Church of Saint Saviour and the glebe lands annexed thereto.

4. The said debentures shall be transferable by endorsement, and they shall be redeemable by lot, as the resources of the Cathedral Council will permit, on any half-yearly interest days, the interest on the debentures so redeemed being paid to that time

c 28-B

25

30

35

5. The Cathedral Council shall lay before the Synod of the Diocese at every session, and shall send to each debenture holder, if known, an annual statement of the Cathedral and glebe revenues, which statement shall set forth all payments made on account of such debentures. The statement shall be made up to the thirty-first of 5 December in each year, and shall, before being presented to the Synod or sent to the said debenture holders, be audited and certified to by the diocesan auditors.

6. This Ordinance shall be cited as the "Cathedral Debenture Ordinance, 1894."

SCHEDULE.

£5.

£5.

10 No.

15

20

25

Bank of

On the

30 sterling.

No. CATHEDRAL CHURCH OF ST. SAVIOUR, GOULBURN.

Debenture.

Transferable by endorsement, witnessed by one of the Cathedral wardens and duly registered.

of h This is to certify that executors. This is to certify that of h executors, administrators, or assigns, or his, her, or their endorsees, is entitled to the principal sum of five pounds sterling, to be paid out of the funds derived from the revenues of the Cathedral Church of Saint Saviour, Goulburn, in accordance with the "Cathedral Debenture Ordinance, 1894," as passed by the Synod of the diocese of Goulburn, with interest thereon in the meantime at the rate of five pounds per centum per annum payable half-yearly within the first per centum per annum, payable half-yearly within the first seven days of July and the first seven days of January in every year, such principal sum and interest to be payable and paid at the Bank of

Dated this 189 . day of

For and on behalf of the Council of the Cathedral Church of Saint Saviour, Goulburn—

President.

two shillings and sixpence

Treasurer.

Wardens.

Treasurer of the Cathedral 35 Council, Goulburn.

Cathedral Debenture.

Interest Coupon, No. 1.

The numbers of the debentures as they are redeemed will be notified to the holders one week prior to such redemption being payable. Interest will cease on the day of payment specified in such notices.

Issued by

Redemption by lot.

£5.

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, 1894.

Clerk of the Parliaments.

# New South Wales.



ANNO QUINQUAGESIMO OCTAVO

# VICTORIÆ REGINÆ.

An Act for giving legal effect to two Ordinances passed by the Synod of the Church of England, Diocese of Goulburn, called respectively the "Cathedral Ordinance of 1894," and the "Cathedral Debenture Ordinance, 1894"; and for providing for reference to arbitration of a claim by the Incumbent of Saint Saviour's Parish, Goulburn.

WHEREAS by a grant from the Crown, dated the ninth day of Preamble.

May, one thousand eight hundred and forty-two, a piece of land containing three acres two roods, more or less, situate in the town of Goulburn, in the Colony of New South Wales, was duly 5 granted to Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the erection of a church in conformity with the provisions of the Acts seventh William Fourth number three and eighth William Fourth number five: And whereas by a grant from the Crown, dated the nineteenth day of June, one 10 thousand eight hundred and forty-three, a piece of land in the town of Goulburn containing forty acres, more or less, was duly granted to the said Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the appropriation thereof as a glebe annexed to the church of Saint Saviour, Goulburn, afore-15 said: And whereas by indenture, dated the twentieth day of August, c 28—A

one thousand eight hundred and forty-four, a piece of land containing by estimation thirty-two perches was conveyed by William Pitt Faithfull to the said Francis Nicholas Rossi, John Francis M'Arthur, and William Bradley upon trust for the building and erection of a 5 school-house and dwelling-house thereon and other school purposes: And whereas there has been erected on the said church land a building known as the Cathedral Church of Saint Saviour, Goulburn, and also a building known as the church hall: And whereas by an agreement, dated the fifth day of December, one thousand eight hundred and 10 eighty-three, and made between the Reverend Alfred Teed Puddicombe, the incumbent of the parish of Saint Saviour, Goulburn, of the one part, and Francis Robert Lewis Rossi, the Honorable James Chisholm, Andrew Faithfull Gibson, Augustine Matthew Betts, and Alexander Mackellar, therein called the trustees of Saint Saviour's glebe 15 lands, of the other part, it was witnessed (among other things) that the said incumbent thereby consented to the said trustees entering upon the said glebe lands and leasing the same as therein mentioned, and the said trustees thereby agreed to apply to Parliament for a private Act authorising the payment from the glebe 20 revenues of an additional one hundred and fifty pounds (making three hundred pounds in all) annually to the incumbent for the time being of Saint Saviour's parish aforesaid, such additional sum of one hundred and fifty pounds per annum to be paid when Parliamentary sanction could be received, and the said Alfred Teed 25 Puddicombe, as such incumbent as aforesaid, thereby released the said trustees from all claims which he might have or be considered to have against them to that date in respect of the annual income of the said glebe lands or trust moneys held in connection therewith and all accumulations of interest, and that all accumulations 30 of interest should be added to and form part of the principal moneys then invested by the said trustees: And whereas application was made in the year one thousand eight hundred and eighty-seven to the Parliament of New South Wales to pass a Bill giving legal effect to the said agreement, and authorising the payment of such additional 35 sum of one hundred and fifty pounds per annum, but the Bill introduced to Parliament for that purpose was not passed, and the said trustees were in consequence unable to make such additional payment: And whereas the said church and glebe lands repectively are now vested in the Lord Bishop of Goulburn upon the trusts 40 aforesaid: And whereas at a session of the Synod of the Church of England for the Diocese of Goulburn, held in the month of April, one thousand eight hundred and ninety-four, an Ordinance was passed for establishing and regulating the constitution of the said Cathedral Church known as the "Cathedral Ordinance of 1894," and an 45 Ordinance was also passed for the issue of debentures in liquidation of the debt on the said Cathedral Church known as the "Cathedral Debenture Ordinance, 1894": And whereas it is necessary or desirable that the said Ordinances or some of the provisions thereof should have legal effect given to them by Act of Parliament, and that the 50 said Cathedral Church should not be subject to the provisions of the Church Acts: And whereas the said Alfred Teed Puddicombe has received from the revenues of the said glebe lands the annual sum of one hundred and fifty pounds only, and he claims to be entitled to receive compensation for the non-payment to him of the additional 55 annual sum of one hundred and fifty pounds in the said agreement of the fifth day of December, one thousand eight hundred and eightythree mentioned, and without any admission being made of the validity of the said claim it is deemed desirable that such claim

should be settled by arbitration: 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

1. The Cathedral Church of Saint Saviour, Goulburn, shall not Exemption of Cathedral Church be subject to the provisions of the Church Acts seventh William from provisions of Fourth number three and eighth William Fourth number five : Church Acts. Provided it shall and may be lawful for any person who has erected a monument in the Cathedral Church of Saint Saviour, Goulburn, in 10 accordance with permission duly obtained in terms of the Act eighth William the Fourth number five, to have and maintain and keep, but

to and for the sole use of himself and heirs for ever. 2. Such of the provisions of the "Cathedral Ordinance of 1894" Legalisation of provisions of "Cathedral Ordinance of 1894" visions of "Cathedral Ordinance of 1894". 15 as are set out in the First Schedule hereto shall be valid and binding Ordinance, 1894." and have the force of law as though the same were set out here in full.

with the permission of the Bishop for the time being, such monument

3. The provisions of the "Cathedral Debenture Ordinance, Legalisation of pro1894," set out in the Second Schedule hereto shall be valid and binding Debenture Ordinance, and have the force of law as though the same were set out here in full. 1894."

20 4. The question whether the said Alfred Teed Puddicombe is Provision for refer-eighty three, mentioned, shall be referred to the arbitration of three

25 arbitrators, one of such arbitrators to be appointed by the said Lord Bishop of Goulburn, one by the said Alfred Teed Puddicombe, and the third by the two arbitrators so chosen, and the provisions of the "Arbitration Act of 1892" shall apply, and the decision of any two such arbitrators shall be final and conclusive upon all parties to the 30 reference, and it shall be lawful for the said Lord Bishop of Goulburn to pay and discharge from the said trust funds such proportion of any reasonable expenses that may be incurred in connection with the said

arbitration as the said arbitrators or a majority of them may determine he should pay.

5. If any sum shall be awarded to the said Alfred Teed Puddi-Bishop to pay any combe under the said arbitration the same shall be paid to him out of of certain funds. 35 the rents of the said glebe land and the accumulations of interest on the principal moneys pertaining thereto which have accrued since the fifth day of December, one thousand eight hundred and eighty three,

40 and are now in the hands of the Lord Bishop of Goulburn, or which may hereafter come into his hands or the hands of his successors, and the said Alfred Teed Puddicombe shall have no claim to payment out of any other fund.

6. Subject to the payment to the said Alfred Teed Puddicombe Surplus to be 45 of the amount (if any) which may be awarded to him the surplus of capitalised. the accumulations of rents and interest shall be capitalised or may be applied in reduction of the existing debt upon the church erected upon the land included in the said firstly recited grant.

7. It shall be lawful for the said trustee to pay and discharge Trustee to pay from 50 from the said trust funds all the reasonable expenses incurred by him expenses in relation in connection with the passing of this Act or in relation thereto.

8. This Act may be cited as the "Goulburn Cathedral Valida-Short title.

tion Act, 1894."

### SCHEDULES.

#### FIRST SCHEDULE.

The Cathedral Ordinance, 1894.

Sections.

3. The Cathedral shall be called or known by the name of the Cathedral Church of Saint Saviour, Goulburn, and shall be used as the Cathedral Church of the diocese of Goulburn and as the Parochial Church of Saint Saviour, in the city of Goulburn.

4. The right of the Lord Bishop of Goulburn, hereinafter called "the Bishop," to be the Ordinary of the Cathedral and to use it for any purpose in the fulfilment of 10 his office, and to appoint at his discretion any elergyman in the holy order of priesthood to preach therein is hereby acknowledged and confirmed.

5. The general management and government of the Cathedral in all matters relating to its religious and ecclesiastical affairs shall be vested in a body to be called "the Chapter of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter

15 called "the Chapter."

6. The general management of the financial affairs of the Cathedral Church and of the parish of Saint Saviour, hereinafter called "the Cathedral Parish," shall be vested in a body to be called "the Council of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter called "the Council."

7. The land included in the conveyance from William Pitt Faithfull to Saint Saviour's trustees, and dated the twentieth day of August, one thousand eight hundred and forty-four, as also the land included in the Crown grant dated the ninth day of May, one thousand eight hundred and forty-two, with all the buildings thereupon, shall, subject as hereinafter mentioned, remain effectually vested in the Bishop, as sole trustee,

25 and shall be held by him upon trust for the several purposes named in and subject to all the provisions of this Ordinance, and free from the trusts of the original grant; and as regards the land so conveyed by William Pitt Faithfull, for such purposes as the Bishop may from time to time appoint.

8. All income derivable from the said lands and from the pew rents (if any) of 30 the Cathedral Church, and also the income to be received from Saint Saviour's glebe lands and trust moneys shall be applied and appropriated for the purposes named and in the manner provided for in this Ordinance.

9. The building erected on the southern part of the Crown grant aforesaid, now commonly known as the Church hall, shall be used and set apart as a Sunday school 35 building in connection with the Cathedral parish, and for such diocesan, cathedral, parochial, or general purposes as the incumbent of the Cathedral parish and the council with the approval of the Bishop may think fit.

10. The parcel of land situate on the northern side of the Cathedral, being part of the Crown grant aforesaid, and having a frontage of one hundred and ninety-eight 40 feet to Bourke-street, with a depth of about two hundred and thirty-four feet through to Church-street, on which no building has hitherto been erected, may hereafter be used as the Bishop while continuing to act as sole trustee of the said land and the council

as the Bishop while continuing to act as sole trustee of the said land and the council may appoint, or should the Bishop have resigned such trusteeship, as the council with the approval of the Bishop may appoint.

45

60. The mode of allotting the said sittings at the first letting thereof shall be in accordance with the provisions of section eight of the Act of eighth William Fourth number five, except that the minimum subscription entitling to priority of choice according to the amount of contributions shall be one pound instead of five pounds, and the maximum number of sittings which may be allotted to any one subscriber shall, the said by the said by the should the precede of the said by the pounds of the said by the said by the said by the said the precede of the said by the said by the said the precede of the said by the said by the said the said by the said the said by the said by the said by the said the said by the said by the said by the said the said by the said by

64. During the continuance of the said building debt should the proceeds of the seat rents be insufficient to meet the annual interest on such debt, the unpaid balance

of such interest shall be a charge on the Cathedral revenue.
67. The trustee or trustees of Saint Saviour's glebe shall defray all sums if any 55 which may be found to be due to any person or persons out of the proceeds of the said glebe, and shall from time to time pay to the present incumbent of the Cathedral parish out of the rents and profits of the said glebe a stipend of three hundred pounds per annum so long as he shall hold and be capable of fulfilling the duties of his office, and after deducting the expense of collecting the said rents and profits and other necessary 60 charges shall pay the balance of income into the Cathedral revenue.

68. In addition to the abovenamed sum of three hundred pounds per annum payable to the present incumbent of the Cathedral parish from the rents and profits of the glebe, an additional sum of not less than one hundred pounds per annum shall be paid to the said incumbent, which shall be raised in manner following:—In accordance 65 with the provisions of the first section of the "Ordinance for the Sustenation of the Clergy 1871," and at the same time as the meeting hereinbefore appointed for the election of parishioners' wardens, a finance committee shall be appointed to co-operate with the Council for the time being in collecting a stipend fund from such parishioners of the Cathedral parish and of any parochial district which may be annexed thereto as

may be willing to subscribe, the whole of which stipend fund shall be paid to the said imcumbent. On the death, resignation, incapacity, or removal of the present incumbent, the said finance committee shall, if the Council so determine, cease to be elected.

69. On the death, resignation, incapacity, or removal of the present incumbent of the Cathedral parish, the whole of the rents and profits of Saint Saviour's glebe shall be paid into and become part of the Cathedral revenue, and the stipend of the incumbent of the Cathedral parish for the time being shall then become a first charge on the said revenue, and the amount of the said stipend shall from time to time be fixed by the Cathedral Council, but shall in no case be less than three hundred pounds or more than

10 five hundred pounds per annum.

70. The total income received by the Council from the rents and profits of the glebe, from offertory and other collections, except those by previous arrangement assigned to special objects, from seat rents (if any), from fees, from subscriptions, donations, and endowments, shall be held to form one sum, which shall be known as the

15 Cathedral revenue, and be chargeable as follows:

(1) The payment to the present Dean, so long as he shall hold the office of Dean and be capable of fulfilling its duties, of such annual stipend as the Council may from time to time determine. Whenever the Bishop or the incumbent of the Cathedral parish shall hold the office of Dean this stipend shall cease to be paid.

(2) The payment to the precentor or acting precentor, in twelve equal monthly payments, of such stipends as may be appointed for him by the Council.

(3) The payment to the minor canons (if any), in twelve equal monthly payments, of such stipends as may have been severally assigned to them by the Council.

(4) The payment, in four equal quarterly payments, of such salary to the organist as the Council shall have previously determined, and the Dean or Vice-Dean shall have agreed with him to pay.

(5) The payment to the choir boys of such half-yearly honorarium for their services as may be determined by the Council.

(6) The Cathedral revenue shall likewise be chargeable with the repair of the Council and the Council shall be considered to the council s

Cathedral church and of the parsonage of the Cathedral parish, and of such other buildings as may be connected with the Cathedral or the Cathedral parish.

The balance of the revenue that may remain at the disposal of the Council after the above payments and charges shall have been satisfied shall be dealt with as the Council shall from time to time determine: Provided always that in the event of any donation of legacy being the subject of any special trust, it shall be competent for the Council to accept such donation or legacy so

73. All clergymen in the holy order of priesthood who are duly licensed by the 40 Bishop and are attached to the Cathedral staff shall for Synodical purposes be deemed to be clergymen licensed to a separate cure of souls within the diocese, and be entitled to

sit and vote as members of the Synod of the diocese.

### SECOND SCHEDULE.

45 An Ordinance for the issue of debentures in liquidation of the debt on the Cathedral Church of Saint Saviour, Goulburn.

WHEREAS the Cathedral Church of Saint Saviour, Goulburn, is encumbered with a debt of at least four thousand pounds, which is known as the Cathedral building debt: whereas it is necessary to make provision for the payment or satisfaction of that debt : Be it therefore ordained by the Synod of the diocese of Goulburn, in pursuance of the 50 powers conferred upon it by the constitution for the management and good government of the United Church of England and Ireland within the Colony of New South Wales, as follows:

1. The Cathedral Council, elected under the provisions of the Cathedral Ordinance of 1894, shall have the power of issuing eight hundred debentures of five pounds each, 55 and the said debentures shall bear interest at the rate of five per centum per annum, and the said interest shall be payable within seven days of the first day of January and the first day of July in each year.

2. That the form of the said debentures shall be that set forth in the Schedule of

this Ordinance

3. That the payment of the interest on, and the redemption of the principal of the said debentures shall be a charge, subject to a prior payment of such annual sum to the incumbent for the time being as by law provided and to the actual expenses of Divine service, upon the annual revenue actual or prospective of the Cathedral Church of Saint Saviour and the glebe lands annexed thereto.

4. The said debentures shall be transferable by endorsement, and they shall be redeemable by lot, as the resources of the Cathedral Council will permit, on any halfyearly interest days, the interest on the debentures so redeemed being paid to that time

only.

20

25

30

35

uni aril of

#### Goulburn Cathedral Validation.

5. The Cathedral Council shall lay before the Synod of the Diocese at every session, and shall send to each debenture holder, if known, an annual statement of the Cathedral and glebe revenues, which statement shall set forth all payments made on account of such debentures. The statement shall be made up to the thirty-first of 5 December in each year, and shall, before being presented to the Synod or sent to the said debenture holders, be audited and certified to by the diocesan auditors.

6. This Ordinance shall be cited as the "Cathedral Debenture Ordinance, 1894."

SCHEDULE.

No.

10 No.

Cathedral Debenture.

15

20

Interest Coupon, No. 1.

Bank of

25

On the , pay two shillings and sixpence 30 sterling.

Treasurer of the Cathedral Council, Goulburn.

£5.

CATHEDRAL CHURCH OF ST. SAVIOUR, GOULBURN.

£5.

Debenture. Transferable by endorsement, witnessed by one of the Cathedral wardens and duly registered.

This is to certify that of h executors. administrators, or assigns, or his, her, or their endorsees, is entitled to the principal sum of five pounds sterling, to be paid out of the funds derived from the revenues of the Cathedral Church of Saint Saviour, Goulburn, in accordance with the "Cathedral Debenture Ordinace, 1894," as passed by the Synod of the diocese of Goulburn, with interest thereon in the meantime at the rate of five pounds per centum per annum, payable half-yearly within the first seven days of July and the first seven days of January in every year, such principal sum and interest to be payable and paid at the Bank of

Dated this day of 189 .

For and on behalf of the Council of the Cathedral Church of Saint Saviour, Goulburn-

President.

Issued by Treasurer.

Wardens.

The numbers of the debentures as they are redeemed will be notified to the holders one week prior to such redemption being payable. Interest will cease on the day of payment specified in such notices.

Redemption by lot.

£5.

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, 1894.

Clerk of the Parliaments.

# New South Wales.



ANNO QUINQUAGESIMO OCTAVO

# VICTORIÆ REGINÆ.

An Act for giving legal effect to two Ordinances passed by the Synod of the Church of England, Diocese of Goulburn, called respectively the "Cathedral Ordinance of 1894," and the "Cathedral Debenture Ordinance, 1894"; and for providing for reference to arbitration of a claim by the Incumbent of Saint Saviour's Parish, Goulburn.

WHEREAS by a grant from the Crown, dated the ninth day of Preamble.

May, one thousand eight hundred and forty-two, a piece of land containing three acres two roods, more or less, situate in the town of Goulburn, in the Colony of New South Wales, was duly 5 granted to Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the erection of a church in conformity with the provisions of the Acts seventh William Fourth number three and eighth William Fourth number five: And whereas by a grant from the Crown, dated the nineteenth day of June, one 10 thousand eight hundred and forty-three, a piece of land in the town of Goulburn containing forty acres, more or less, was duly granted to the said Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the appropriation thereof as a glebe annexed to the church of Saint Saviour, Goulburn, afore-15 said: And whereas by indenture, dated the twentieth day of August, c 28—A

one thousand eight hundred and forty-four, a piece of land containing by estimation thirty-two perches was conveyed by William Pitt Faithfull to the said Francis Nicholas Rossi, John Francis M'Arthur, and William Bradley upon trust for the building and erection of a 5 school-house and dwelling-house thereon and other school purposes: And whereas there has been erected on the said church land a building known as the Cathedral Church of Saint Saviour, Goulburn, and also a building known as the church hall: And whereas by an agreement, dated the fifth day of December, one thousand eight hundred and eighty-three, and made between the Reverend Alfred Teed Puddicombe, the incumbent of the parish of Saint Saviour, Goulburn, of the one part, and Francis Robert Lewis Rossi, the Honorable James Chisholm, Andrew Faithfull Gibson, Augustine Matthew Betts, and Alexander Mackellar, therein called the trustees of Saint Saviour's glebe 15 lands, of the other part, it was witnessed (among other things) that the said incumbent thereby consented to the said trustees entering upon the said glebe lands and leasing the same as therein mentioned, and the said trustees thereby agreed to apply to Parliament for a private Act authorising the payment from the glebe 20 revenues of an additional one hundred and fifty pounds (making three hundred pounds in all) annually to the incumbent for the time being of Saint Saviour's parish aforesaid, such additional sum of one hundred and fifty pounds per annum to be paid when Parliamentary sanction could be received, and the said Alfred Teed 25 Puddicombe, as such incumbent as aforesaid, thereby released the said trustees from all claims which he might have or be considered to have against them to that date in respect of the annual income of the said glebe lands or trust moneys held in connection therewith and all accumulations of interest, and that all accumulations 30 of interest should be added to and form part of the principal moneys then invested by the said trustees: And whereas application was made in the year one thousand eight hundred and eighty-seven to the Parliament of New South Wales to pass a Bill giving legal effect to the said agreement, and authorising the payment of such additional 35 sum of one hundred and fifty pounds per annum, but the Bill introduced to Parliament for that purpose was not passed, and the said trustees were in consequence unable to make such additional payment: And whereas the said church and glebe lands repectively are now vested in the Lord Bishop of Goulburn upon the trusts

40 aforesaid: And whereas at a session of the Synod of the Church of
England for the Diocese of Goulburn, held in the month of April, one thousand eight hundred and ninety-four, an Ordinance was passed for establishing and regulating the constitution of the said Cathedral Church known as the "Cathedral Ordinance of 1894," and an 45 Ordinance was also passed for the issue of debentures in liquidation of the debt on the said Cathedral Church known as the "Cathedral Debenture Ordinance, 1894": And whereas it is necessary or desirable that the said Ordinances or some of the provisions thereof should have legal effect given to them by Act of Parliament, and that the 50 said Cathedral Church should not be subject to the provisions of the Church Acts: And whereas the said Alfred Teed Puddicombe has received from the revenues of the said glebe lands the annual sum of one hundred and fifty pounds only, and he claims to be entitled to receive compensation for the non-payment to him of the additional 55 annual sum of one hundred and fifty pounds in the said agreement of the fifth day of December, one thousand eight hundred and eightythree mentioned, and without any admission being made of the validity of the said claim it is deemed desirable that such claim should be settled by arbitration: Be it therefore enacted by the

Queen's

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

1. The Cathedral Church of Saint Saviour, Goulburn, shall not Exemption of be subject to the provisions of the Church Acts seventh William Fourth number three and eighth William Fourth number five: Church Acts.

Provided it shall and may be lawful for any person who has erected a monument in the Cathedral Church of Saint Saviour, Goulburn, in

10 accordance with permission duly obtained in terms of the Act eighth William the Fourth number five, to have and maintain and keep, but with the permission of the Bishop for the time being, such monument to and for the sole use of himself and heirs for ever.

2. Such of the provisions of the "Cathedral Ordinance of 1894" Legalisation of provisions of "Cathedral 15 as are set out in the First Schedule hereto shall be valid and binding Ordinance, 1894."

and have the force of law as though the same were set out here in full.

3. The provisions of the "Cathedral Debenture Ordinance, Legalisation of pro1894," set out in the Second Schedule hereto shall be valid and binding DebentureOrdinance,

1894," set out in the Second Schedule hereto shall be valid and binding DebentureOrdinance,

and have the force of law as though the same were set out here in full. 1894."

4. The question whether the said Alfred Teed Puddicombe is Provision for reference to arbitration. 20 entitled to compensation for non-payment to him of the additional a claim by Alfred annual sum of one hundred and fifty pounds in the said agreement Teed Puddicombe. of the said fifth day of December, one thousand eight hundred and eighty three, mentioned, shall be referred to the arbitration of three

25 arbitrators, one of such arbitrators to be appointed by the said Lord Bishop of Goulburn, one by the said Alfred Teed Puddicombe, and the third by the two arbitrators so chosen, and the provisions of the "Arbitration Act of 1892" shall apply, and the decision of any two such arbitrators shall be final and conclusive upon all parties to the

30 reference, and it shall be lawful for the said Lord Bishop of Goulburn to pay and discharge from the said trust funds such proportion of any reasonable expenses that may be incurred in connection with the said arbitration as the said arbitrators or a majority of them may determine he should pay.

5. If any sum shall be awarded to the said Alfred Teed Puddi-Bishop to pay any combe under the said arbitration the same shall be paid to him out of sum awarded out of certain funds. 35 the rents of the said glebe land and the accumulations of interest on the principal moneys pertaining thereto which have accrued since the fifth day of December, one thousand eight hundred and eighty three,

40 and are now in the hands of the Lord Bishop of Goulburn, or which may hereafter come into his hands or the hands of his successors, and the said Alfred Teed Puddicombe shall have no claim to payment out of any other fund.

6. Subject to the payment to the said Alfred Teed Puddicombe Surplus to be 45 of the amount (if any) which may be awarded to him the surplus of capitalised. the accumulations of rents and interest shall be capitalised or may be applied in reduction of the existing debt upon the church creeted upon the land included in the said firstly recited grant.

7. It shall be lawful for the said trustee to pay and discharge Trustee to pay from the said trust funds all the reasonable expenses incurred by him in connection with the passing of this Act or in relation thereto.

8. This Act may be cited as the "Goulburn Cathedral Valida-Short title. tion Act, 1894."

### SCHEDULES.

### FIRST SCHEDULE.

The Cathedral Ordinance, 1894.

Sections.

3. The Cathedral shall be called or known by the name of the Cathedral Church of Saint Saviour, Goulburn, and shall be used as the Cathedral Church of the diocese of Goulburn and as the Parochial Church of Saint Saviour, in the city of Goulburn

4. The right of the Lord Bishop of Goulburn, hereinafter called "the Bishop," to be the Ordinary of the Cathedral and to use it for any purpose in the fulfilment of 10 his office, and to appoint at his discretion any clergyman in the holy order of priesthood to preach therein is hereby acknowledged and confirmed.

5. The general management and government of the Cathedral in all matters relating to its religious and ecclesiastical affairs shall be vested in a body to be called "the Chapter of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter 15 called "the Chapter."

6. The general management of the financial affairs of the Cathedral Church and of the parish of Saint Saviour, hereinafter called "the Cathedral Parish," shall be vested in a body to be called "the Council of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter called "the Council."

7. The land included in the conveyance from William Pitt Faithfull to Saint Saviour's trustees, and dated the twentieth day of August, one thousand eight hundred and forty-four, as also the land included in the Crown grant dated the ninth day of May, one thousand eight hundred and forty-two, with all the buildings thereupon, shall, subject as hereinafter mentioned, remain effectually vested in the Bishop, as sole trustee, 25 and shall be held by him upon trust for the several purposes named in and subject to all

the provisions of this Ordinance, and free from the trusts of the original grant; and as regards the land so conveyed by William Pitt Faithfull, for such purposes as the Bishop

may from time to time appoint.

8. All income derivable from the said lands and from the pew rents (if any) of 30 the Cathedral Church, and also the income to be received from Saint Saviour's glebe

lands and trust moneys shall be applied and appropriated for the purposes named and in the manner provided for in this Ordinance.

9. The building erected on the southern part of the Crown grant aforesaid, now commonly known as the Church hall, shall be used and set apart as a Sunday school building in connection with the Cathedral parish, and for such diocesan, cathedral, percebials or general purposes as the incumbent of the Cathedral parish and the council parochial, or general purposes as the incumbent of the Cathedral parish and the council with the approval of the Bishop may think fit.

10. The parcel of land situate on the northern side of the Cathedral, being part

of the Crown grant aforesaid, and having a frontage of one hundred and ninety-eight 40 feet to Bourke-street, with a depth of about two hundred and thirty-four feet through to Church-street, on which no building has hitherto been erected, may hereafter be used as the Bishop while continuing to act as sole trustee of the said land and the council with may appoint, or should the Bishop have resigned such trusteeship, as the council with

the approval of the Bishop may appoint.

60. The mode of allotting the said sittings at the first letting thereof shall be in accordance with the provisions of section eight of the Act of eighth William Fourth accordance with the provisions of section eight of the Act of eight with an action number five, except that the minimum subscription entitling to priority of choice according to the amount of contributions shall be one pound instead of five pounds, and the maximum number of sittings which may be allotted to any one subscriber shall,

50 except as to schools, be twelve instead of six. 64. During the continuance of the said building debt should the proceeds of the seat rents be insufficient to meet the annual interest on such debt, the unpaid balance

of such interest shall be a charge on the Cathedral revenue.

67. The trustee or trustees of Saint Saviour's glebe shall defray all sums if any 55 which may be found to be due to any person or persons out of the proceeds of the said glebe, and shall from time to time pay to the present incumbent of the Cathedral parish out of the rents and profits of the said glebe a stipend of three hundred pounds per annum so long as he shall hold and be capable of fulfilling the duties of his office, and after deducting the expense of collecting the said rents and profits and other necessary 60 charges shall pay the balance of income into the Cathedral revenue.

68. In addition to the abovenamed sum of three hundred pounds per annum payable to the present incumbent of the Cathedral parish from the rents and profits of the glebe, an additional sum of not less than one hundred pounds per annum shall be paid to the said incumbent, which shall be raised in manner following:—In accordance paid to the rovisions of the first section of the "Ordinance for the Sustenation of the Clergy 1871," and at the same time as the meeting hereinbefore appointed for the election of parishioners' wardens, a finance committee shall be appointed to co-operate with the Council for the time being in collecting a stipend fund from such parishioners with the Council for the time being in collecting a stipend fund from such parishioners of the Cathedral parish and of any parochial district which may be annexed thereto as

may be willing to subscribe, the whole of which stipend fund shall be paid to the said On the death, resignation, incapacity, or removal of the present incumbent, the said finance committee shall, if the Council so determine, cease to be elected.

69. On the death, resignation, incapacity, or removal of the present incumbent of the Cathedral parish, the whole of the rents and profits of Saint Saviour's glebe shall be paid into and become part of the Cathedral revenue, and the stipend of the incumbent of the Cathedral parish for the time being shall then become a first charge on the said revenue, and the amount of the said stipend shall from time to time be fixed by the Cathedral Council, but shall in no case be less than three hundred pounds or more than

10 five hundred pounds per annum.

70. The total income received by the Council from the rents and profits of the glebe, from offertory and other collections, except those by previous arrangement assigned to special objects, from seat rents (if any), from fees, from subscriptions, donations, and endowments, shall be held to form one sum, which shall be known as the

15 Cathedral revenue, and be chargeable as follows

(1) The payment to the present Dean, so long as he shall hold the office of Dean and be capable of fulfilling its duties, of such annual stipend as the Council may from time to time determine. Whenever the Bishop or the incumbent of the Cathedral parish shall hold the office of Dean this stipend shall cease to be 20 paid.

(2) The payment to the precentor or acting precentor, in twelve equal monthly payments, of such stipends as may be appointed for him by the Council.

(3) The payment to the minor canons (if any), in twelve equal monthly payments, of such stipends as may have been severally assigned to them by the Council.

(4) The payment, in four equal quarterly payments, of such salary to the organist as the Council shall have previously determined, and the Dean or Vice-Dean shall have agreed with him to pay.

(5) The payment to the choir boys of such half-yearly honorarium for their ser-

vices as may be determined by the Council.

(6) The Cathedral revenue shall likewise be chargeable with the repair of the Cathedral church and of the parsonage of the Cathedral parish, and of such other buildings as may be connected with the Cathedral or the Cathedral parish.

(7) The balance of the revenue that may remain at the disposal of the Council after the above payments and charges shall have been satisfied shall be dealt with as the Council shall from time to time determine: Provided always that in the event of any donation of legacy being the subject of any special trust, it shall be competent for the Council to accept such donation or legacy so subject.

73. All clergymen in the holy order of priesthood who are duly licensed by the 40 Bishop and are attached to the Cathedral staff shall for Synodical purposes be deemed to be clergymen licensed to a separate cure of souls within the diocese, and be entitled to sit and vote as members of the Synod of the diocese.

### SECOND SCHEDULE.

An Ordinance for the issue of debentures in liquidation of the debt on the Cathedral Church of Saint Saviour, Goulburn.

WHEREAS the Cathedral Church of Saint Saviour, Goulburn, is encumbered with a debt of at least four thousand pounds, which is known as the Cathedral building debt: whereas it is necessary to make provision for the payment or satisfaction of that debt: Be it therefore ordained by the Synod of the diocese of Goulburn, in pursuance of the powers conferred upon it by the constitution for the management and good government

of the United Church of England and Ireland within the Colony of New South Wales,

1. The Cathedral Council, elected under the provisions of the Cathedral Ordinance of 1894, shall have the power of issuing eight hundred debentures of five pounds each, 55 and the said debentures shall bear interest at the rate of five per centum per annum, and the said interest shall be payable within seven days of the first day of January and the first day of July in each year.

2. That the form of the said debentures shall be that set forth in the Schedule of

this Ordinance.

3. That the payment of the interest on, and the redemption of the principal of the said debentures shall be a charge, subject to a prior payment of such annual sum to the incumbent for the time being as by law provided and to the actual expenses of Divine service, upon the annual revenue actual or prospective of the Cathedral Church of Saint Saviour and the glebe lands annexed thereto.

4. The said debentures shall be transferable by endorsement, and they shall be redeemable by lot, as the resources of the Cathedral Council will permit, on any halfyearly interest days, the interest on the debentures so redeemed being paid to that time

only.

25

30

35

5. The Cathedral Council shall lay before the Synod of the Diocese at every session, and shall send to each debenture holder, if known, an annual statement of the Cathedral and glebe revenues, which statement shall set forth all payments made on account of such debentures. The statement shall be made up to the thirty-first of 5 December in each year, and shall, before being presented to the Synod or sent to the said debenture holders, be audited and certified to by the diocesan auditors.

6. This Ordinance shall be cited as the "Cathedral Debenture Ordinance, 1894."

SCHEDULE.

No.

10 No.

£5.

Cathedral Debenture.

15

Interest Coupon, No. 1.

20

Bank of

25

On the , pay two shillings and sixpence 30 sterling.

Treasurer of the Cathedral Council, Goulburn.

CATHEDRAL CHURCH OF ST. SAVIOUR, GOULBURN. Debenture.

Transferable by endorsement, witnessed by one of the Cathedral wardens and duly registered.

This is to certify that of administrators, or assigns, or his, her, or their endorsees, is entitled to the principal sum of five pounds sterling, to be paid out of the funds derived from the revenues of the Cathedral Church of Saint Saviour, Goulburn, in accordance with the "Cathedral Debenture Ordinance, 1894," as passed by the Synod of the diocese of Goulburn, with interest thereon in the meantime at the rate of five pounds per centum per annum, payable half-yearly within the first seven days of July and the first seven days of January in every year, such principal sum and interest to be payable and paid at the Bank of

Dated this day of 189

For and on behalf of the Council of the Cathedral Church of Saint Saviour, Goulburn-

President.

Issued by Treasurer.

Wardens.

The numbers of the debentures as they are redeemed will be notified to the holders one week prior to such redemption being payable. Interest will cease on the day of payment specified in such notices.

£5.

Redemption by lot.

£5.

Tegislatibe Conncil.

58° VICTORIÆ, 1894.

# A BILL

For giving legal effect to two Ordinances passed by the Synod of the Church of England, Diocese of Goulburn, called respectively the "Cathedral Ordinance of 1894," and the "Cathedral Debenture Ordinance, 1894"; and for providing for reference to arbitration of a claim by the Incumbent of Saint Saviour's Parish, Goulburn.

(As amended and agreed to in Select Committee.)

WHEREAS by a grant from the Crown, dated the ninth day of Preamble.

May, one thousand eight hundred and forty-two, a piece of land containing three acres two roods, more or less, situate in the town of Goulburn, in the Colony of New South Wales, was duly 5 granted to Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the erection of a church in conformity with the provisions of the Acts seventh William Fourth number three and eighth William Fourth number five: And whereas by a grant from the Crown, dated the nineteenth day of June, one 10 thousand eight hundred and forty-three, a piece of land in the town of Goulburn containing forty acres, more or less, was duly granted to the said Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the appropriation thereof as a glebe annexed to the church of Saint Saviour, Goulburn, afore
15 said: And whereas by indenture, dated the twentieth day of August, c 28—A

one thousand eight hundred and forty-four, a piece of land containing by estimation thirty-two perches was conveyed by William Pitt Faithfull to the said Francis Nicholas Rossi, John Francis M'Arthur, and William Bradlev upon trust for the building and erection of a school-house and dwelling-house thereon and other school purposes: 5 And whereas there has been erected on the said church land a building known as the Cathedral Church of Saint Saviour, Goulburn, and also a building known as the church hall: And whereas by an agreement, dated the fifth day of December, one thousand eight hundred and eighty-three, and made between the Reverend Alfred Teed Puddicombe, 10 the incumbent of the parish of Saint Saviour, Goulburn, of the one part, and Francis Robert Lewis Rossi, the Honorable James Chisholm, Andrew Faithfull Gibson, Augustine Matthew Betts, and Alexander Mackellar, therein called the trustees of Saint Saviour's glebe lands, of the other part, it was witnessed (among other things) 15 that the said incumbent thereby consented to the said trustees entering upon the said glebe lands and leasing the same as therein mentioned, and the said trustees thereby agreed to apply to Parliament for a private Act authorising the payment from the glebe revenues of an additional one hundred and fifty pounds (making 20 three hundred pounds in all) annually to the incumbent for the time being of Saint Saviour's parish aforesaid, such additional sum of one hundred and fifty pounds per annum to be paid only if and when Parliamentary sanction could be obtained for that purpose, and the said Alfred Teed Puddicombe, as such incumbent as aforesaid, thereby 25 released the said trustees from all claims which he might have or be considered to have against them to that date in respect of the annual income of the said glebe lands or trust moneys held in connection therewith and all accumulations of interest, and that all accumulations of interest should be added to and form part of the principal moneys 30 then invested by the said trustees: And whereas application was made in the year one thousand eight hundred and eighty-seven to the Parliament of New South Wales to pass a Bill giving legal effect to the said agreement, and authorising the payment of such additional sum of one hundred and fifty pounds per annum, but the Bill 35 introduced to Parliament for that purpose was not passed, and the said trustees were in consequence unable to make such additional payment: And whereas the said church and glebe lands repectively are now vested in the Lord Bishop of Goulburn upon the trusts aforesaid: And whereas at a session of the Synod of the Church of 40 England for the Diocese of Goulburn, held in the month of April, one thousand eight hundred and ninety-four, an Ordinance was passed for establishing and regulating the constitution of the said Cathedral Church known as the "Cathedral Ordinance of 1894," and an Ordinance was also passed for the issue of debentures in liquidation of 45 the debt on the said Cathedral Church known as the "Cathedral Debenture Ordinance, 1894": And whereas it is necessary or desirable that the said Ordinances or some of the provisions thereof should have legal effect given to them by Act of Parliament, and that the said Cathedral Church should not be subject to the provisions of the 50 Church Acts: And whereas the said Alfred Teed Puddicombe has received from the revenues of the said glebe lands the annual sum of one hundred and fifty pounds only, and he claims to be entitled to receive compensation for the non-payment to him of the additional annual sum of one hundred and fifty pounds in the said agreement of 55 the fifth day of December, one thousand eight hundred and eightythree mentioned, and without any admission being made of the validity of the said claim it is deemed desirable that such claim should be settled by arbitration: Be it therefore enacted by the Queen's

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. The Cathedral Church of Saint Saviour, Goulburn, shall not Exemption of be subject to the provisions of the Church Acts seventh William from provisions of Fourth number three and eighth William Fourth number five.

2. Such of the provisions of the "Cathedral Ordinance of 1894" Legalisation of provisions of "Cathedral as are set out in the First Schedule hereto shall be valid and binding Ordinance, 1894."

10 and have the force of law as though the same were set out here in full. 3. The provisions of the "Cathedral Debenture Ordinance, Legalisation of pro-1894," set out in the Second Schedule hereto shall be valid and binding visions of "Cathedral and have the force of law as though the same were set out here in full. 1894."

4. The question whether the said Alfred Teed Puddicombe is Provision for refer-

15 entitled to compensation for non-payment to him of the additional a claim by Alfred annual sum of one hundred and fifty pounds in the same agreement Teed Puddicombe. of the said fifth day of December, one thousand eight hundred and eighty three, mentioned, shall be referred to the arbitration of three arbitrators, one of such arbitrators to be appointed by the said Lord

20 Bishop of Goulburn, one by the said Alfred Teed Puddicombe, and the third by the two arbitrators so chosen, and the provisions of the "Arbitration Act of 1892" shall apply, and the decision of any two such arbitrators shall be final and conclusive upon all parties to the reference, and it shall be lawful for the said Lord Bishop of Goulburn

25 to pay and discharge from the said trust funds such proportion of any reasonable expenses that may be incurred in connection with the said arbitration as the said arbitrators or a majority of them may determine

5. If any sum shall be awarded to the said Alfred Teed Puddi-Bishop to pay any 30 combe under the said arbitration the same shall be paid to him out of sum awarded out of of certain funds. the rents of the said glebe land and the accumulations of interest on the principal moneys pertaining thereto which have accrued since the fifth day of December, one thousand eight hundred and eighty three, and are now in the hands of the Lord Bishop of Goulburn, or which 35 may hereafter come into his hands or the hands of his successors, and

the said Alfred Teed Puddicombe shall have no claim to payment out of any other fund.

6. Subject to the payment to the said Alfred Teed Puddicombe Surplus to be of the amount (if any) which may be awarded to him the surplus of capitalised. 40 the accumulations of rents and interest shall be capitalised or may be applied in reduction of the existing debt upon the church erected upon the land included in the said firstly recited grant.

7. It shall be lawful for the said trustee to pay and discharge Trustee to pay from from the said trust funds all the reasonable expenses incurred by him trust funds all expenses in relation 45 in connection with the passing of this Act or in relation thereto.

8. This Act may be cited as the "Goulburn Cathedral Valida-Short title. tion Act, 1894."

Church Acts.

### SCHEDULES.

#### FIRST SCHEDULE.

The Cathedral Ordinance, 1894.

Sections.

3. The Cathedral shall be called or known by the name of the Cathedral Church 5 of Saint Saviour, Goulburn, and shall be used as the Cathedral Church of the diocese of Goulburn and as the Parochial Church of Saint Saviour, in the city of Goulburn.

4. The right of the Lord Bishop of Goulburn, hereinafter called "the Bishop,"

to be the Ordinary of the Cathedral and to use it for any purpose in the fulfilment of his office, and to appoint at his discretion any clergyman in the holy order of priesthood 10 to preach therein is hereby acknowledged and confirmed.

5. The general management and government of the Cathedral in all matters relating to its religious and ecclesiastical affairs shall be vested in a body to be called "the Chapter of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter called "the Chapter.

6. The general management of the financial affairs of the Cathedral Church and of the parish of Saint Saviour, hereinafter called "the Cathedral Parish," shall be vested in a body to be called "the Council of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter called "the Council" and hereinafter called "the Council.

7. The land included in the conveyance from William Pitt Faithfull to Saint 20 Saviour's trustees, and dated the twentieth day of August, one thousand eight hundred and forty-four, as also the land included in the Crown grant dated the ninth day of May, one thousand eight hundred and forty-two, with all the buildings thereupon, shall, subject as hereinafter mentioned, remain effectually vested in the Bishop, as sole trustee, and shall be held by him upon trust for the several purposes named in and subject to all 25 the provisions of this Ordinance, and free from the trusts of the original grant; and as regards the land so conveyed by William Pitt Faithfull, for such purposes as the Bishop may from time to time appoint.

8. All income derivable from the said lands and from the pew rents (if any) of the Cathedral Church, and also the income to be received from Saint Saviour's glebe 30 lands and trust moneys shall be applied and appropriated for the purposes named and in the manner provided for in this Ordinance.

9. The building erected on the southern part of the Crown grant aforesaid, now commonly known as the Church hall, shall be used and set apart as a Sunday school building in connection with the Cathedral parish, and for such diocesan, cathedral, 35 parochial, or general purposes as the incumbent of the Cathedral parish and the council with the approval of the Bishop may think fit.

with the approval of the Bishop may think fit.

10. The parcel of land situate on the northern side of the Cathedral, being part of the Crown grant aforesaid, and having a frontage of one hundred and ninety-eight feet to Bourke-street, with a depth of about two hundred and thirty-four feet through 40 to Church street on which we building has hithorte been greated may hereafter by used

feet to Bourke-street, with a depth of about two hundred and thirty-four feet through 40 to Church-street, on which no building has hitherto been erected, may hereafter be used as the Bishop while continuing to act as sole trustee of the said land and the council may appoint, or should the Bishop have resigned such trusteeship, as the council with the approval of the Bishop may appoint.

60. The mode of allotting the said sittings at the first letting thereof shall be in 45 accordance with the provisions of section eight of the Act of eighth William Fourth number five, except that the minimum subscription entitling to priority of choice according to the amount of contributions shall be one pound instead of five pounds, and the maximum number of sittings which may be allotted to any one subscriber shall, except as to schools, be twelve instead of six.

50

64. During the continuance of the said building debt should the proceeds of the seat rents be insufficient to meet the annual interest on such debt, the unpaid balance

of such interest shall be a charge on the Cathedral revenue.
67. The trustee or trustees of Saint Saviour's glebe shall defray all sums if any which may be found to be due to any person or persons out of the proceeds of the said 55 glebe, and shall from time to time pay to the present incumbent of the Cathedral parish out of the rents and profits of the said glebe a stipend of three hundred pounds per annum so long as he shall hold and be capable of fulfilling the duties of his office, and after deducting the expense of collecting the said rents and profits and other necessary charges shall pay the balance of income into the Cathedral revenue.

68. In addition to the abovenamed sum of three hundred pounds per annum payable to the present incumbent of the Cathedral parish from the rents and profits of the glebe, an additional sum of not less than one hundred pounds per annum shall be paid to the said incumbent, which shall be raised in manner following:—In accordance with the provisions of the first section of the "Ordinance for the Sustenation of the 65 Clergy 1871," and at the same time as the meeting hereinbefore appointed for the election of parishioners' wardens, a finance committee shall be appointed to co-operate with the Council for the time being in collecting a stipend fund from such parishioners of the Cathedral parish and of any parochial district which may be annexed thereto as

may be willing to subscribe, the whole of which stipend fund shall be paid to the said imcumbent. On the death, resignation, incapacity, or removal of the present incumbent, the said finance committee shall, if the Council so determine, cease to be elected.

69. On the death, resignation, incapacity, or removal of the present incumbent of the Cathedral parish, the whole of the rents and profits of Saint Saviour's glebe shall be paid into and become part of the Cathedral revenue, and the stipend of the incumbent of the Cathedral parish for the time being shall then become a first charge on the said revenue, and the amount of the said stipend shall from time to time be fixed by the Cathedral Council, but shall in no case be less than three hundred pounds or more than

10 five hundred pounds per annum.

70. The total income received by the Council from the rents and profits of the glebe, from offertory and other collections, except those by previous arrangement assigned to special objects, from seat rents (if any), from fees, from subscriptions, donations, and endowments, shall be held to form one sum, which shall be known as the

15 Cathedral revenue, and be chargeable as follows:

20

30

35

(1) The payment to the present Dean, so long as he shall hold the office of Dean and be capable of fulfilling its duties, of such annual stipend as the Council may from time to time determine. Whenever the Bishop or the incumbent of the Cathedral parish shall hold the office of Dean this stipend shall cease to be paid.

(2) The payment to the precentor or acting precentor, in twelve equal monthly

payments, of such stipends as may be appointed for him by the Council.

(3) The payment to the minor canons (if any), in twelve equal monthly payments, of such stipends as may have been severally assigned to them by the Council.

(4) The payment, in four equal quarterly payments, of such salary to the organist as the Council shall have previously determined, and the Dean or Vice-Dean 25

shall have agreed with him to pay.

(5) The payment to the choir boys of such half-yearly honorarium for their services as may be determined by the Council.

(6) The Cathedral revenue shall likewise be chargeable with the repair of the

Cathedral church and of the parsonage of the Cathedral parish, and of such other buildings as may be connected with the Cathedral or the Cathedral parish.

The balance of the revenue that may remain at the disposal of the Council after the above payments and charges shall have been satisfied shall be dealt with as the Council shall from time to time determine: Provided always that in the event of any donation of legacy being the subject of any special trust, it shall be competent for the Council to accept such donation or legacy so subject.

73. All clergymen in the holy order of priesthood who are duly licensed by the 40 Bishop and are attached to the Cathedral staff shall for Synodical purposes be deemed to be clergymen licensed to a separate cure of souls within the diocese, and be entitled to

sit and vote as members of the Synod of the diocese.

### SECOND SCHEDULE.

An Ordinance for the issue of debentures in liquidation of the debt on the Cathedral Church of Saint Saviour, Goulburn.

WHEREAS the Cathedral Church of Saint Saviour, Goulburn, is encumbered with a debt of at least four thousand pounds, which is known as the Cathedral building debt: whereas it is necessary to make provision for the payment or satisfaction of that debt: Be it therefore ordained by the Synod of the diocese of Goulburn, in pursuance of the

50 powers conferred upon it by the constitution for the management and good government of the United Church of England and Ireland within the Colony of New South Wales, as follows

1. The Cathedral Council, elected under the provisions of the Cathedral Ordinance of 1894, shall have the power of issuing eight hundred debentures of five pounds each, 55 and the said debentures shall bear interest at the rate of five per centum per annum, and the said interest shall be payable within seven days of the first day of January and the first day of July in each year.

2. That the form of the said debentures shall be that set forth in the Schedule of

this Ordinance.

3. That the payment of the interest on, and the redemption of the principal of the said debentures shall be a charge, subject to a prior payment of such annual sum to the incumbent for the time being as by law provided and to the actual expenses of Divine service, upon the annual revenue actual or prospective of the Cathedral Church of Saint Saviour and the glebe lands annexed thereto.

4. The said debentures shall be transferable by endorsement, and they shall be redeemable by lot, as the resources of the Cathedral Council will permit, on any halfyearly interest days, the interest on the debentures so redeemed being paid to that time only.

c 28-B

5. The Cathedral Council shall lay before the Synod of the Diocese at every session, and shall send to each debenture holder, if known, an annual statement of the Cathedral and glebe revenues, which statement shall set forth all payments made on account of such debentures. The statement shall be made up to the thirty-first of December in each year, and shall, before being presented to the Synod or sent to the said debenture holders, be audited and certified to by the diocesan auditors.

6. This Ordinance shall be cited as the "Cathedral Debenture Ordinance, 1894."

SCHEDULE. No. £5. £5. CATHEDRAL CHURCH OF ST. SAVIOUR, GOULBURN. No. 10 Debenture. Transferable by endorsement, witnessed by one of the Cathedral wardens and duly registered. Cathedral Debenture. of This is to certify that administrators, or assigns, or his, her, or their endorsees, is 15 entitled to the principal sum of five pounds sterling, to be paid out of the funds derived from the revenues of the Cathedral Church of Saint Saviour, Goulburn, in accordance with the "Cathedral Debenture Ordinance, 1894," as passed by the Synod of the diocese of Goulburn, with 20 interest thereon in the meantime at the rate of five pounds Interest Coupon, No. 1. interest thereon in the meantime at the rate of five pounds per centum per annum, payable half-yearly within the first seven days of July and the first seven days of January in Bank of every year, such principal sum and interest to be payable and paid at the Bank of Dated this day of 189 For and on behalf of the Council of the Cathedral Church On the 1st July, pay two shillings and sixpence of Saint Saviour, Goulburn-President. Issued by Treasurer. sterling. 30 Wardens. The numbers of the debentures as they are redeemed will be notified to the holders one week prior to such redemption being payable. Interest will cease on the day Treasurer of the Cathedral of payment specified in such notices. 35 Council, Goulburn.

Sydney: Charles Potter, Government Printer .- 1894.

Redemption by lot.

£5.

Legislative Conncil.

58° VICTORIÆ, 1894.

# A BILL

For giving legal effect to two Ordinances passed by the Synod of the Church of England, Diocese of Goulburn, called respectively the "Cathedral Ordinance of 1894," and the "Cathedral Debenture Ordinance, 1894"; and for providing for reference to arbitration of a claim by the Incumbent of Saint Saviour's Parish, Goulburn.

(As amended and agreed to in Select Committee.)

WHEREAS by a grant from the Crown, dated the ninth day of Preamble.

May, one thousand eight hundred and forty-two, a piece of land containing three acres two roods, more or less, situate in the town of Goulburn, in the Colony of New South Wales, was duly 5 granted to Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the erection of a church in conformity with the provisions of the Acts seventh William Fourth number three and eighth William Fourth number five: And whereas by a grant from the Crown, dated the nineteenth day of June, one 10 thousand eight hundred and forty-three, a piece of land in the town of Goulburn containing forty acres, more or less, was duly granted to the said Francis Nicholas Rossi, John Francis M'Arthur, William Bradley, and William Shelley upon trust for the appropriation thereof as a glebe annexed to the church of Saint Saviour, Goulburn, afore-15 said: And whereas by indenture, dated the twentieth day of August, c 28—A

one thousand eight hundred and forty-four, a piece of land containing by estimation thirty-two perches was conveyed by William Pitt Faithfull to the said Francis Nicholas Rossi, John Francis M'Arthur, and William Bradley upon trust for the building and erection of a school-house and dwelling-house thereon and other school purposes: 5 And whereas there has been erected on the said church land a building known as the Cathedral Church of Saint Saviour, Goulburn, and also a building known as the church hall: And whereas by an agreement, dated the fifth day of December, one thousand eight hundred and eighty-three, and made between the Reverend Alfred Teed Puddicombe, 10 the incumbent of the parish of Saint Saviour, Goulburn, of the one part, and Francis Robert Lewis Rossi, the Honorable James Chisholm, Andrew Faithfull Gibson, Augustine Matthew Betts, and Alexander Mackellar, therein called the trustees of Saint Saviour's glebe lands, of the other part, it was witnessed (among other things) 15 that the said incumbent thereby consented to the said trustees entering upon the said glebe lands and leasing the same as therein mentioned, and the said trustees thereby agreed to apply to Parliament for a private Act authorising the payment from the glebe revenues of an additional one hundred and fifty pounds (making 20 three hundred pounds in all) annually to the incumbent for the time being of Saint Saviour's parish aforesaid, such additional sum of one hundred and fifty pounds per annum to be paid only if and when Parliamentary sanction could be obtained for that purpose, and the said Alfred Teed Puddicombe, as such incumbent as aforesaid, thereby 25 released the said trustees from all claims which he might have or be considered to have against them to that date in respect of the annual income of the said glebe lands or trust moneys held in connection therewith and all accumulations of interest, and that all accumulations of interest should be added to and form part of the principal moneys 30 then invested by the said trustees: And whereas application was made in the year one thousand eight hundred and eighty-seven to the Parliament of New South Wales to pass a Bill giving legal effect to the said agreement, and authorising the payment of such additional sum of one hundred and fifty pounds per annum, but the Bill 35 introduced to Parliament for that purpose was not passed, and the said trustees were in consequence unable to make such additional payment: And whereas the said church and glebe lands repectively are now vested in the Lord Bishop of Goulburn upon the trusts aforesaid: And whereas at a session of the Synod of the Church of 40 England for the Diocese of Goulburn, held in the month of April, one thousand eight hundred and ninety-four, an Ordinance was passed for establishing and regulating the constitution of the said Cathedral Church known as the "Cathedral Ordinance of 1894," and an Ordinance was also passed for the issue of debentures in liquidation of 45 the debt on the said Cathedral Church known as the "Cathedral Debenture Ordinance, 1894": And whereas it is necessary or desirable that the said Ordinances or some of the provisions thereof should have legal effect given to them by Act of Parliament, and that the said Cathedral Church should not be subject to the provisions of the 50 Church Acts: And whereas the said Alfred Teed Puddicombe has received from the revenues of the said glebe lands the annual sum of one hundred and fifty pounds only, and he claims to be entitled to receive compensation for the non-payment to him of the additional annual sum of one hundred and fifty pounds in the said agreement of 55 the fifth day of December, one thousand eight hundred and eightythree mentioned, and without any admission being made of the validity of the said claim it is deemed desirable that such claim should be settled by arbitration: Be it therefore enacted by the Queen's

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. The Cathedral Church of Saint Saviour, Goulburn, shall not Exemption of be subject to the provisions of the Church Acts seventh William Fourth number five.

Exemption of Cathedral Church from provisions of Church Acts. Fourth number three and eighth William Fourth number five.

2. Such of the provisions of the "Cathedral Ordinance of 1894" Legalisation of provisions of "Cathedral as are set out in the First Schedule hereto shall be valid and binding Ordinance, 1894."

10 and have the force of law as though the same were set out here in full. 3. The provisions of the "Cathedral Debenture Ordinance, Legalisation of pro1894," set out in the Second Schedule hereto shall be valid and binding Debenture Ordinance,

and have the force of law as though the same were set out here in full. 1894."

4. The question whether the said Alfred Teed Puddicombe is ence to arbitration. 15 entitled to compensation for non-payment to him of the additional ence to arbitration of annual sum of one hundred and fifty pounds in the same agreement Teed Puddicombe. of the said fifth day of December, one thousand eight hundred and eighty three, mentioned, shall be referred to the arbitration of three arbitrators, one of such arbitrators to be appointed by the said Lord

20 Bishop of Goulburn, one by the said Alfred Teed Puddicombe, and the third by the two arbitrators so chosen, and the provisions of the "Arbitration Act of 1892" shall apply, and the decision of any two such arbitrators shall be final and conclusive upon all parties to the reference, and it shall be lawful for the said Lord Bishop of Goulburn

25 to pay and discharge from the said trust funds such proportion of any reasonable expenses that may be incurred in connection with the said arbitration as the said arbitrators or a majority of them may determine

he should pay.

5. If any sum shall be awarded to the said Alfred Teed Puddi-Bishop to pay any 30 combe under the said arbitration the same shall be paid to him out of sum awarded out of certain funds. the rents of the said glebe land and the accumulations of interest on the principal moneys pertaining thereto which have accrued since the fifth day of December, one thousand eight hundred and eighty three, and are now in the hands of the Lord Bishop of Goulburn, or which 35 may hereafter come into his hands or the hands of his successors, and

the said Alfred Teed Puddicombe shall have no claim to payment out

of any other fund.

6. Subject to the payment to the said Alfred Teed Puddicombe Surplus to be of the amount (if any) which may be awarded to him the surplus of capitalised. 40 the accumulations of rents and interest shall be capitalised or may be applied in reduction of the existing debt upon the church erected upon the land included in the said firstly recited grant.

7. It shall be lawful for the said trustee to pay and discharge Trustee to pay from from the said trust funds all the reasonable expenses incurred by him expenses in relation 45 in connection with the passing of this Act or in relation thereto.

8. This Act may be cited as the "Goulburn Cathedral Valida- Short title. tion Act, 1894."

### SCHEDULES.

#### FIRST SCHEDULE.

The Cathedral Ordinance, 1894.

Sections.

3. The Cathedral shall be called or known by the name of the Cathedral Church of Saint Saviour, Goulburn, and shall be used as the Cathedral Church of the diocese of

Goulburn and as the Parochial Church of Saint Saviour, in the city of Goulburn.

4. The right of the Lord Bishop of Goulburn, hereinafter called "the Bishop,"
to be the Ordinary of the Cathedral and to use if for any purpose in the fulfilment of
his office, and to appoint at his discretion any elergyman in the holy order of priesthood 10 to preach therein is hereby acknowledged and confirmed.

5. The general management and government of the Cathedral in all matters relating to its religious and ecclesiastical affairs shall be vested in a body to be called "the Chapter of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter called "the Chapter."

6. The general management of the financial affairs of the Cathedral Church and of the parish of Saint Saviour, hereinafter called "the Cathedral Parish," shall be vested in a body to be called "the Council of the Cathedral Church of Saint Saviour, Goulburn," and hereinafter called "the Council."

7. The land included in the conveyance from William Pitt Faithfull to Saint 20 Saviour's trustees, and dated the twentieth day of August, one thousand eight hundred and forty-four, as also the land included in the Crown grant dated the ninth day of May, one thousand eight hundred and forty-two, with all the buildings thereupon, shall, subject as hereinafter mentioned, remain effectually vested in the Bishop, as sole trustee and shall be held by him upon trust for the several purposes named in and subject to all 25 the provisions of this Ordinance, and free from the trusts of the original grant; and as regards the land so conveyed by William Pitt Faithfull, for such purposes as the Bishop may from time to time appoint.

8. All income derivable from the said lands and from the pew rents (if any) of

the Cathedral Church, and also the income to be received from Saint Saviour's glebe 30 lands and trust moneys shall be applied and appropriated for the purposes named and in the manner provided for in this Ordinance.

9. The building erected on the southern part of the Crown grant aforesaid, now commonly known as the Church hall, shall be used and set apart as a Sunday school building in connection with the Cathedral parish, and for such diocesan, cathedral, 35 parcellal or general purposes as the incumbent of the Cathedral parish and the council

parochial, or general purposes as the incumbent of the Cathedral parish and the council with the approval of the Bishop may think fit.

10. The parcel of land situate on the northern side of the Cathedral, being part of the Crown grant aforesaid, and having a frontage of one hundred and ninety-eight feet to Bourke-street, with a depth of about two hundred and thirty-four feet through 40 to Church-street, on which no building has hitherto been erected, may hereafter be used as the Bishop while continuing to set as sole trustee of the said land and the council as the Bishop while continuing to act as sole trustee of the said land and the council may appoint, or should the Bishop have resigned such trusteeship, as the council with

the approval of the Bishop may appoint.

60. The mode of allotting the said sittings at the first letting thereof shall be in 45 accordance with the provisions of section eight of the Act of eighth William Fourth number five, except that the minimum subscription entitling to priority of choice according to the amount of contributions shall be one pound instead of five pounds, and the maximum number of sittings which may be allotted to any one subscriber shall, except as to schools, be twelve instead of six.

64. During the continuance of the said building debt should the proceeds of the seat rents be insufficient to meet the annual interest on such debt, the unpaid balance

of such interest shall be a charge on the Cathedral revenue.

67. The trustee or trustees of Saint Saviour's glebe shall defray all sums if any which may be found to be due to any person or persons out of the proceeds of the said 55 glebe, and shall from time to time pay to the present incumbent of the Cathedral parish out of the rents and profits of the said glebe a stipend of three hundred pounds per annum so long as he shall hold and be capable of fulfilling the duties of his office, and after deducting the expense of collecting the said rents and profits and other necessary charges shall pay the balance of income into the Cathedral revenue.

68. In addition to the abovenamed sum of three hundred pounds per annum payable to the present incumbent of the Cathedral parish from the rents and profits of the glebe, an additional sum of not less than one hundred pounds per annum shall be paid to the said incumbent, which shall be raised in manner following:—In accordance with the provisions of the first section of the "Ordinance for the Sustenation of the 65 Clergy 1871," and at the same time as the meeting hereinbefore appointed for the election of parishioners' wardens, a finance committee shall be appointed to co-operate with the Council for the time being in collecting a stipend fund from such parishioners of the Cathedral parish and of any parochial district which may be annexed thereto as

may be willing to subscribe, the whole of which stipend fund shall be paid to the said imcumbent. On the death, resignation, incapacity, or removal of the present incumbent, the said finance committee shall, if the Council so determine, cease to be elected.

69. On the death, resignation, incapacity, or removal of the present incumbent of the Cathedral parish, the whole of the rents and profits of Saint Saviour's glebe shall be paid into and become part of the Cathedral revenue, and the stipend of the incumbent of the Cathedral parish for the time being shall then become a first charge on the said revenue, and the amount of the said stipend shall from time to time be fixed by the Cathedral Council, but shall in no case be less than three hundred pounds or more than

10 five hundred pounds per annum.

70. The total income received by the Council from the rents and profits of the glebe, from offertory and other collections, except those by previous arrangement assigned to special objects, from seat rents (if any), from fees, from subscriptions, donations, and endowments, shall be held to form one sum, which shall be known as the

15 Cathedral revenue, and be chargeable as follows:-

20

25

30

35

(1) The payment to the present Dean, so long as he shall hold the office of Dean and be capable of fulfilling its duties, of such annual stipend as the Council may from time to time determine. Whenever the Bishop or the incumbent of the Cathedral parish shall hold the office of Dean this stipend shall cease to be

paid.

(2) The payment to the precentor or acting precentor, in twelve equal monthly payments, of such stipends as may be appointed for him by the Council.

(3) The payment to the minor canons (if any), in twelve equal monthly payments, of such stipends as may have been severally assigned to them by the Council. The payment, in four equal quarterly payments, of such salary to the organist as the Council shall have previously determined, and the Dean or Vice-Dean

shall have agreed with him to pay.

(5) The payment to the choir boys of such half-yearly honorarium for their services as may be determined by the Council.

(6) The Cathedral revenue shall likewise be chargeable with the repair of the

Cathedral church and of the parsonage of the Cathedral parish, and of such other buildings as may be connected with the Cathedral or the Cathedral parish.

The balance of the revenue that may remain at the disposal of the Council after the above payments and charges shall have been satisfied shall be dealt with as the Council shall from time to time determine: Provided always that in the event of any donation of legacy being the subject of any special trust, it shall be competent for the Council to accept such donation or legacy so subject.

73. All clergymen in the holy order of priesthood who are duly licensed by the 40 Bishop and are attached to the Cathedral staff shall for Synodical purposes be deemed to be clergymen licensed to a separate cure of souls within the diocese, and be entitled to

sit and vote as members of the Synod of the diocese.

### SECOND SCHEDULE.

An Ordinance for the issue of debentures in liquidation of the debt on the Cathedral Church of Saint Saviour, Goulburn.

WHEREAS the Cathedral Church of Saint Saviour, Goulburn, is encumbered with a debt of at least four thousand pounds, which is known as the Cathedral building debt: whereas it is necessary to make provision for the payment or satisfaction of that debt: Be it therefore ordained by the Synod of the diocese of Goulburn, in pursuance of the 50 powers conferred upon it by the constitution for the management and good government of the United Church of England and Ireland within the Colony of New South Wales,

as follows

1. The Cathedral Council, elected under the provisions of the Cathedral Ordinance of 1894, shall have the power of issuing eight hundred debentures of five pounds each, 55 and the said debentures shall bear interest at the rate of five per centum per annum, and the said interest shall be payable within seven days of the first day of January and the first day of July in each year.

2. That the form of the said debentures shall be that set forth in the Schedule of

this Ordinance.

60 3. That the payment of the interest on, and the redemption of the principal of the said debentures shall be a charge, subject to a prior payment of such annual sum to the incumbent for the time being as by law provided and to the actual expenses of Divine service, upon the annual revenue actual or prospective of the Cathedral Church of Saint Saviour and the glebe lands annexed thereto.

4. The said debentures shall be transferable by endorsement, and they shall be redeemable by lot, as the resources of the Cathedral Council will permit, on any halfyearly interest days, the interest on the debentures so redeemed being paid to that time only.

c 28-B

5. The Cathedral Council shall lay before the Synod of the Diocese at every session, and shall send to each debenture holder, if known, an annual statement of the

Cathedral and glebe revenues, which statement shall set forth all payments made on account of such debentures. The statement shall be made up to the thirty-first of December in each year, and shall, before being presented to the Synod or sent to the said debenture holders, be audited and certified to by the diocesan auditors.

6. This Ordinance shall be cited as the "Cathedral Debenture Ordinance, 1894."

SCHEDULE. £5 No. £5. No. CATHEDRAL CHURCH OF ST. SAVIOUR, GOULBURN. 10 Debenture. Transferable by endorsement, witnessed by one of the Cathedral wardens and duly registered. Cathedral Debenture. THIS is to certify that of administrators, or assigns, or his, her, or their endorsees, is 15 entitled to the principal sum of five pounds sterling, to be paid out of the funds derived from the revenues of the Cathedral Church of Saint Saviour, Goulburn, in accordance with the "Cathedral Debenture Ordinance, 1894," Interest Coupon, No. 1. as passed by the Synod of the diocese of Goulburn, with 20 interest thereon in the meantime at the rate of five pounds per centum per annum, payable half-yearly within the first seven days of July and the first seven days of January in every year, such principal sum and interest to be payable and paid at the Bank of Bank of Dated this day of For and on behalf of the Council of the Cathedral Church of Saint Saviour, Goulburn-On the 1st July, President. two shillings and sixpence Issued by Treasurer. sterling. 30 Wardens. The numbers of the debentures as they are redeemed will be notified to the holders one week prior to such redemption being payable. Interest will cease on the day of payment specified in such notices. Treasurer of the Cathedral Council, Goulburn. Redemption by lot.

# 58 VIC. 1894.

3 Bill for giving legal effect to two Ordinances passed by the Synod of the Church of England, Diocese of Goulburn, called respectively the Cathedral Ordinance of 1894, and the Cathedral Debenture Ordinance, 1894; and for providing for reference to arbitration of a claim by the Incumbent of St. Saviour's Parish, Goulburn.

W HEREAS by a Grant from the Crown dated the 9th day of May 1842 a piece of land containing 3 acres 2 roods more or less situate in the Town of Goulburn in the Colony of New South Wales was duly granted to Francis Nicholas Rossi John Francis McArthur William Bradley and William Shelley upon trust for the erection of a Church in conformity with the provisions of the Acts 7 William IV No. 3 and 8 William IV No. 5

AND WHEREAS by a Grant from the Crown dated the 19th day of June 1843 a piece of land in the Town of Goulburn containing 40 acres more or less was duly granted to the said Francis Nicholas Rossi John Francis McArthur William Bradley and William Shelly upon trust for the appropriation thereof as a Glebe annexed to the Church of Saint Saviour Goulburn aforesaid

AND WHEREAS by Indenture dated the 20th day of August 1844 a piece of land containing by estimation 32 perches was conveyed by William Pitt Faithfull to the said Francis Nicholas Rossi John Francis McArthur and William Bradley upon trust for the building and erection of a Schoolhouse and Dwellinghouse thereon and other School purposes

AND WHEREAS there has been erected on the said Church land a building known as the Cathedral Church of St. Saviour Goulburn and also a building known as the Church Hall

AND WHEREAS by an Agreement dated the 5th day of December 1883 and made between the Reverend Alfred Teed Puddicombe the Incumbent of the parish of St. Saviour Goulburn of the one part and Francis Robert Lewis Rossi the Hon. James Chisholm Andrew Faithfull Gibson Augustine Matthew Betts and Alexander Mackellar therein called the Trustees of St. Saviour's Glebe lands of the other part it was witnessed (among other things) that the said Incumbent thereby consented to the said Trustees entering upon the said Glebe lands and leasing the same as therein mentioned and the said Trustees thereby agreed to apply to Parliament for a private Act authorising the payment from the Glebe revenues of an additional £150 (making £300 in all) annually to the Incumbent for the time being of St. Saviour's parish aforesaid and the said Alfred Teed Puddicombe as such Incumbent as aforesaid thereby released the said Trustees from all claims which he might have or be considered to have against them to that date in respect of the annual income of the said Glebe lands or trust moneys held in connection therewith and all accumulations of interest and that all accumulations of interest should be added to and form part of the principal moneys then invested by the said Trustees

AND WHEREAS application was made in the year 1887 to the Parliament of New South Wales to pass a Bill giving legal effect to the said agreement and authorising the payment of such additional sum of £150 per annum but the Bill introduced to Parliament for that purpose was not passed and the said Trustees were in consequence unable to make such additional payment

AND WHEREAS the said Church and Glebe lands respectively are now vested in the Lord Dishop of Goulburn upon the Trusts aforesaid

AND WHEREAS at a Session of the Synod of the Church of Fingland for the Diocese of Goulburn held in the month of April 1894 an Ordinance was passed for establishing and regulating the Constitution of the said Cathedral Church known as the Cathedral Ordinance of 1894 and an Ordinance was also passed for the issue of Debentures in liquidation of the debt on the said Cathedral Church known as the Cathedral Debenture Ordinance 1894

AND WHEREAS it is necessary or desirable that the said Ordinances or some of the provisions thereof should have legal effect given to them by Act of Parliament and that the said Cathedral Church should not be subject to the provisions of the Church Acts

AND WHEREAS the said Alfred Teed Puddicombe has received from the revenues of the said Glebe lands the annual sum of £150 only and he claims to be entitled to receive compensation for the non-payment to him of the additional annual sum of £150 in the said agreement of the 5th day of December 1883 mentioned and it is desirable that such claim should be settled by arbitration

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

- Exemption of Cathedral 1. The Cathedral Church of St. Saviour Goulburn shall not be subject to the church from provisions of the Church Acts 7 William IV No. 3 and 8 William IV No. 5
- Legalisation of provisions 2. Such of the provisions of the Cathedral Ordinance of 1894 as are set out in the first Schedule hereto shall be valid and binding and have the force of law as though the same were set out here in full
- The provisions of the Cathedral Debenture Ordinance 1894 set out in the second Schedule hereto shall be valid and binding and have the force of law as though the same were set out here in full
- Provision for reference to Arbitration of a claim by Alfred Teed Puddicombe.

  The question whether the said Alfred Teed Puddicombe is entitled to compensation for non-payment to him of the additional annual sum of £150 in the said Agreement of the said 5th day of December 1883 mentioned shall be referred to the arbitration of three Arbitrators one of such Arbitrators to be appointed by the said Lord Bishop of Goulburn one by the said Alfred Teed Puddicombe and the third by the two Arbitrators so chosen and the provisions of the Arbitration Act of 1892 shall apply and the decision of any two such Arbitrators shall be final and conclusive upon all parties to the reference and it shall be lawful for the said Lord Bishop of Goulburn to pay and discharge from the said Trust Funds such proportion of any reasonable expenses that may be incurred in connection with the said Arbitration as the said Arbitrators or a majority of them may determine he should pay
- Bishop to pay any sum 5. If any sum shall be awarded to the said Alfred Teed Puddicombe under the said arbitration the same shall be paid to him out of the rents of the said Glebe land and the accumulations of interest on the principal moneys pertaining thereto which have accrued since the 5th day of December 1883 and are now in the hands of the Lord Bishop of Goulburn or which may hereafter come into his hands or the hands of his successors and the said Alfred Teed Puddicombe shall have no claim to payment out of any other fund
- Surplus to be capitalised. 6. Subject to the payment to the said Alfred Teed Puddicombe of the amount (if any) which may be awarded to him the surplus of the accumulations of rents and interest shall be capitalised or may be applied in reduction of the existing debt upon the Church erected upon the land included in the said firstly recited Grant
- Trustee to pay from 7. It shall be lawful for the said Trustee to pay and discharge from the said Trust funds all expenses in relation to Act.

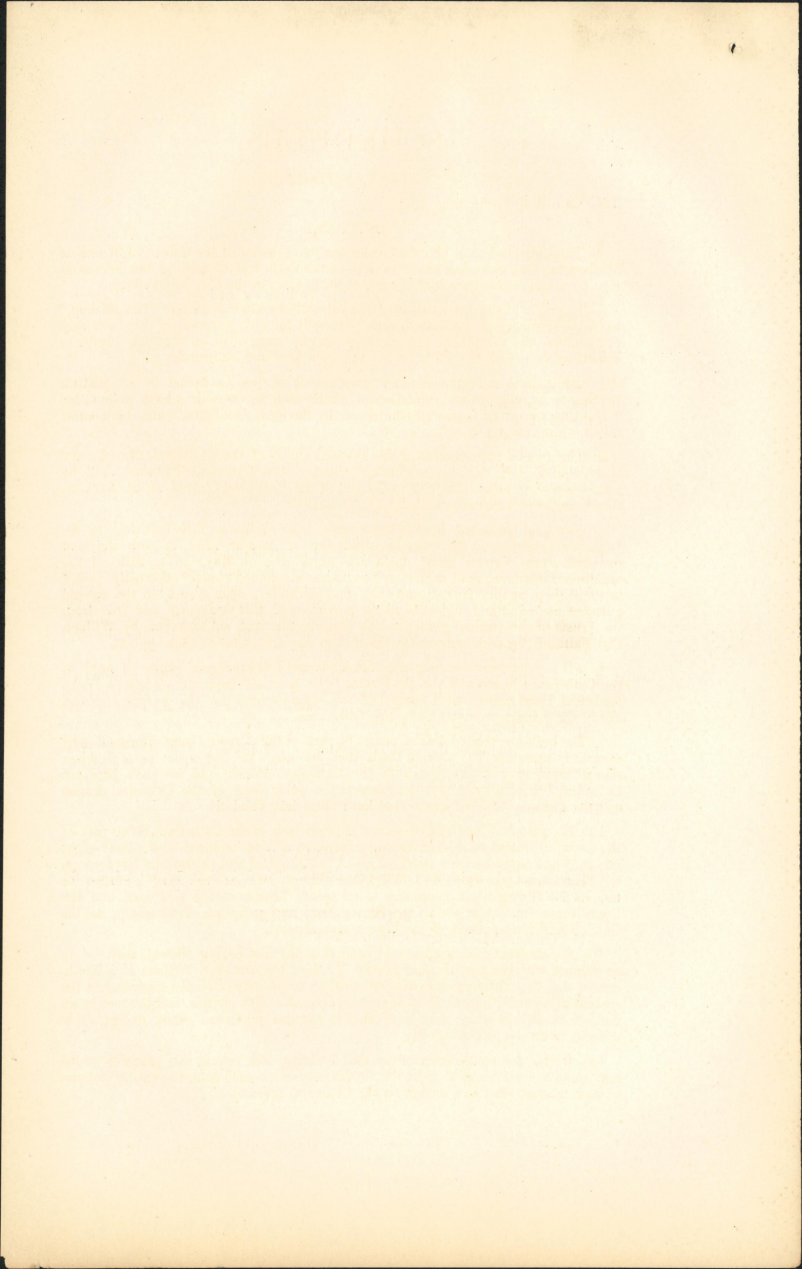
  Trust to pay from 7. It shall be lawful for the said Trustee to pay and discharge from the said Trust funds all the reasonable expenses incurred by him in connection with the passing of this Act or in relation thereto
  - short Title. 8. This Act may be cited as the Goulburn Cathedral Validation Act 1894

### FIRST SCHEDULE.

The Cathedral Ordinance of 1894 Sections 3, 4, 5, 6, 7, 8, 9, 10, 60, 64, 67, 68, 69, 70, 73.

SECOND SCHEDULE.

The Cathedral Debenture Ordinance 1894.



## SCHEDULES.

### FIRST SCHEDULE.

The Cathedral Ordinance, 1894.

### SECTIONS.

- 3. The Cathedral shall be called or known by the name of the Cathedral Church of St. Saviour, Goulburn, and shall be used as the Cathedral Church of the diocese of Goulburn and as the Parochial Church of St. Saviour in the City of Goulburn.
- 4. The right of the Lord Bishop of Goulburn, hereinafter called "The Bishop," to be the Ordinary of the Cathedral and to use it for any purpose in the fulfilment of his office, and to appoint at his discretion any clergyman in the holy Order of Priesthood to preach therein is hereby acknowledged and confirmed.
- 5. the general management and government of the Cathedral in all matters relating to its religious and ecclesiastical affairs shall be vested in a body to be called "The Chapter of the Cathedral Church of St. Saviour, Goulburn," and hereinafter called "The Chapter."
- 6. The general management of the financial affairs of the Cathedral Church, and of the Parish of St. Saviour hereinafter called "The Cathedral Parish," shall be vested in a body to be called "The Council of the Cathedral Church of St. Saviour, Coulburn," and hereinafter called "The Council."
- 7. The land included in the conveyance from William Pitt Faithfull to St. Saviour's Trustees and dated the twentieth day of August, 1844, as also the land included in the Crown grant dated the ninth day of May, 1842, with all the buildings thereupon, shall subject as hereinafter mentioned remain effectually vested in the Bishop, as sole Trustee, and shall be held by him upon Trust for the several purposes named in and subject to all the provisions of this Ordinance and free from the Trusts of the original grant; and as regards the land so conveyed by William Pitt Faithfull, for such purposes as the Bishop may from time to time appoint.
- 8. All income derivable from the said lands and from the pew rents (if any) of the Cathedral Church and also the income to be received from St Saviour's Glebe lands and Trust moneys shall be applied and appropriated for the purposes named and in the manner provided for in this Ordinance.
- 9. The building erected on the southern part of the Crown Grant aforesaid now commonly known as The Church Hall, shall be used and set apart as a Sunday-school building in connection with the Cathedral Parish, and for such Diocesan Cathedral Parochial or general purposes as the Incumbent of the Cathedral Parish and the Council with the approval of the Bishop may think fit.
- 10. The parcel of land situate on the northern side of the Cathedral, being part of the Crown Grant aforesaid and having a frontage of one hundred and ninety-eight feet to Bourke-street with a depth of about two hundred and thirty-four feet through to Church-street, on which no building has hitherto been erected, may hereafter be used as the Bishop while continuing to act as sole Trustee of the said land and the Council may appoint, or should the Bishop have resigned such Trusteeship, as the Council with the approval of the Bishop may appoint.
- 60. The mode of allotting the said sittings at the first letting thereof shall be in accordance with the provisions of Section VIII. of the Act of 8 William IV., No. 5, except that the minimum subscription entitling to priority of choice according to the amount of contributions shall be one pound instead of five pounds, and the maximum number of sittings which may be allotted to any one subscriber shall, except as to schools, be twelve instead of six.
- 64. During the continuance of the said Building debt should the proceeds of the seat rents be insufficient to meet the annual interest on such debt, the unpaid balance of such interest shall be a charge on the Cathedral revenue.

68. In addition to the abovenamed sum of £300 per annum payable to the present Incumbent of the Cathedral Parish from the rents and profits of the Glebe, an additional sum of not less than £100 per annum shall be paid to the said Incumbent which shall be raised in manner following:—In accordance with the provisions of the first section of the Ordinance for the Sustenation of the Clergy 1871, and at the same time as the meeting hereinbefore appointed for the election of Parishioners' Wardens, a Finance Committee shall be appointed to co-operate with the Council for the time being in collecting a Stipend Fund from such Parishioners of the Cathedral parish and of any Parochial district which may be annexed thereto as may be willing to subscribe, the whole of which Stipend Fund shall be paid to the said Incumbent. On the death resignation incapacity or removal of the present Incumbent, the said Finance Committee shall if the Council so determine cease to be elected.

69. On the death resignation incapacity or removal of the present Incumbent of the Cathedral Parish, the whole of the rents and profits of St. Saviour's Glebe shall be paid into and become part of the Cathedral revenue, and the stipend of the Incumbent of the Cathedral Parish for the time being shall then become a first charge on the said revenue, and the amount of the said stipend shall from time to time be fixed by the Cathedral Council, but shall in no case be less than £300 or more then £500 per annum.

70. The total income received by the Council from the rents and profits of the Glebe, from offertory and other collections, except those by previous arrangement assigned to special objects, from seat rents, if any, from fees, from subscriptions donations, and endowments, shall be held to form one sum, which shall be known as the Cathedral revenue, and be chargeable as follows:—

- (1) The payment to the present Dean, so long as he shall hold the effice of Dean and be capable of fulfilling its duties, of such annual stipend as the Council may from time to time determine. Whenever the Bishop or the Incumbent of the Cathedral Parish shall hold the office of Dean this stipend shall cease to be paid.
- (2) The payment to the Precentor or Acting Precentor, in twelve equal monthly payments, of such stipends as may be appointed for him by the Council.
- (3) The payment to the Minor Canons, if any, in twelve equal monthly payments of such stipends as may have been severally assigned to them by the Council.
- (4) The payment in four equal quarterly payments of such salary to the Organist as the Council shall have previously determined and the Dean or Vice-Dean shall have agreed with him to pay,
- (5) The payment to the Choir Boys of such half yearly honorarium for their services as may be determined by the Council.
- (6) The Cathedral revenue shall likewise be chargeable with the repair of the Cathedral Church and of the Parsonage of the Cathedral Parish and of such other buildings as may be connected with the Cathedral or the Cathedral Parish.
- (7) The balance of the revenue that may remain at the disposal of the Council after the above payments and charges shall have been satisfied shall be dealt with as the Council shall from time to time determine. Provided always that in the event of any donation of legacy being the subject of any special trust, it shall be competent for the Council to accept such donation or legacy so subject.

73 All Clergymen in the Holy Order of Priesthood who are duly licensed by the Bishop and are attached to the Cathedral staff shall for Synodical purposes be deemed to be Clergymen licensed to a separate cure of souls within the Diocese, and be entitled to sit and vote as members of the Synod of the Diocese.

## SECOND SCHEDULE.

### An Ordinance

For the Issue of debentures in liquidation of the debt on the Cathedral Church of St. Saviour, Goulburn.

W HEREAS the Cathedral Church of St. Saviour, Goulburn, is encumbered with a debt of at least £4000, which is known as the Cathedral Building Debt:

AND WHEREAS it is necessary to make provision for the payment or satisfaction of that debt:

BE IT THEREFORE ORDAINED by the Synod of the Diocese of Goulburn in pursuance of the powers conferred upon it by the Constitution for the management and good government of the United Church of England and Ireland within the colony of New South Wales, as follows:—

- 1. The Cathedral Council, elected under the provisions of the Cathedral Ordinance of 1894, shall have the power of issuing 800 Debentures of £5 each, and the said Debentures shall bear interest at the rate of 5 per cent. per annum, and the said interest shall be payable within seven days of the first day of January and the first day of July in each year.
- 2. That the form of the said Debentures shall be that set forth in the Schedule of this Ordinance.
- 3. That the payment of the interest on, and the redemption of the principal of the said Debentures shall be a charge, subject to a prior payment of such annual sum to the Incumbent for the time being as by law provided and to the actual expenses of Divine Service, upon the annual revenue actual or prospective of the Cathedral Church of St. Saviour and the Glebe lands annexed thereto.
- 4. The said Debentures shall be transferable by endorsement, and they shall be redeemable by lot, as the resources of the Cathedral Council will permit, on any half-yearly interest days, the interest on the Debentures so redeemed being paid to that time only.
- 5. The Cathedral Council shall lay before the Synod of the Diocese at every session, and shall send to each debenture holder, if known, an annual statement of the Cathedral and Glebe Revenues, which statement shall set forth all payments made on account of such Debentures. The statement shall be made up to the 31st of December in each year, and shall, before being presented to the Synod or sent to the said Debenture holders, be audited and certified to by the Diocesan Auditors.
  - 6. This Ordinance shall be cited as "The Cathedral Debenture Ordinance, 1894."

CATHEDRAL DEBENTURE.
Interest Coupon, No. 1.
Power and
Bank of
On the 1st July, , pay Two Shillings and Sixpence sterling.
Treasurer of the Cathedral Council, Goulburn.

### SCHEDULE.

No.....

£5.

CATHEDRAL CHURCH OF ST. SAVIOUR, GOULBURN.

#### DEBENTURE.

Transferable by Endorsement, witnessed by one of the Cathedral Wardens and duly registered.

Dated this.....day of.......189

For and on behalf of the Council of the Cathedral Church of St. Saviour, Goulburn,

President

Issued by......Treasurer.

Waxdens.

The Numbers of the Debentures as they are redeemed will be notified to the holders one week prior to such redemption being payable. Interest will cease on the day of payment specified in such notices.

£5.

# 58 VIC: 1894.

3 Bill for giving legal effect to two Ordinances passed by the Synod of the Church of England, Diocese of Goulburn, called respectively the Cathedral Ordinance of 1894, and the Cathedral Debenture Ordinance, 1894; and for providing for reference to arbitration of a claim by the Incumbent of St. Saviour's Parish, Goulburn.

WHEREAS by a Grant from the Crown dated the 9th day of May 1842 a piece of land containing 3 acres 2 roods more or less situate in the Town of Goulburn in the Colony of New South Wales was duly granted to Francis Nicholas Rossi John Francis McArthur William Bradley and William Shelley upon trust for the erection of a Church in conformity with the provisions of the Acts 7 William IV No. 3 and 8 William IV No. 5

AND WHEREAS by a Grant from the Crown dated the 19th day of June 1843 a piece of land in the Town of Goulburn containing 40 acres more or less was duly granted to the said Francis Nicholas Rossi John Francis McArthur William Bradley and William Shelly upon trust for the appropriation thereof as a Glebe annexed to the Church of Saint Saviour Goulburn aforesaid

AND WHEREAS by Indenture dated the 20th day of August 1844 a piece of land coutaining by estimation 32 perches was conveyed by William Pitt Faithfull to the said Francis Nicholas Rossi John Francis McArthur and William Bradley upon trust for the building and erection of a Schoolhouse and Dwellinghouse thereon and other School purposes

AND WHEREAS there has been erected on the said Church land a building known as the Cathedral Church of St. Saviour Goulburn and also a building known as the Church Hall

And Whereas by an Agreement dated the 5th day of December 1883 and made between the Reverend Alfred Teed Puddicombe the Incumbent of the parish of St. Saviour Goulburn of the one part and Francis Robert Lewis Rossi the Hon. James Chisholm Andrew Faithfull Gibson Augustine Matthew Betts and Alexander Mackellar therein called the Trustees of St. Saviour's Glebe lands of the other part it was witnessed (among other things) that the said Incumbent thereby consented to the said Trustees entering upon the said Glebe lands and leasing the same as therein mentioned and the said Trustees thereby agreed to apply to Parliament for a private Act authorising the payment from the Glebe revenues of an additional £150 (making £300 in all) annually to the Incumbent for the time being of St. Saviour's parish aforesaid and the said Alfred Teed Puddicombe as such Incumbent as aforesaid thereby released the said Trustees from all claims which he might have or be considered to have against them to that date in respect of the annual income of the said Glebe lands or trust moneys held in connection therewith and all accumulations of interest and that all accumulations of interest should be added to and form part of the principal moneys then invested by the said Trustees

AND WHEREAS application was made in the year 1887 to the Parliament of New South Wales to pass a Bill giving legal effect to the said agreement and authorising the payment of such additional sum of £150 per annum but the Bill introduced to Parliament for that purpose was not passed and the said Trustees were in consequence unable to make such additional payment

AND WHEREAS the said Church and Glebe lands respectively are now vested in the Lord Bishop of Goulburn upon the Trusts aforesaid

AND WHEREAS at a Session of the Synod of the Church of England for the Diocese of Goulburn held in the month of April 1894 an Ordinance was passed for establishing and regulating the Constitution of the said Cathedral Church known as the Cathedral Ordinance of 1894 and an Ordinance was also passed for the issue of Debentures in liquidation of the debt on the said Cathedral Church known as the Cathedral Debenture Ordinance 1894

AND WHEREAS it is necessary or desirable that the said Ordinances or some of the provisions thereof should have legal effect given to them by Act of Parliament and that the said Cathedral Church should not be subject to the provisions of the Church Acts

AND WHEREAS the said Alfred Teed Puddicombe has received from the revenues of the said Glebe lands the annual sum of £150 only and he claims to be entitled to receive compensation for the non-payment to him of the additional annual sum of £150 in the said agreement of the 5th day of December 1883 mentioned and it is desirable that such claim should be settled by arbitration

 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

- Exemption of Cathedral 1. The Cathedral Church of St. Saviour Goulburn shall not be subject to the church Acts.

  The Cathedral Church of St. Saviour Goulburn shall not be subject to the provisions of the Church Acts 7 William IV No. 3 and 8 William IV No. 5
- Legalisation of provisions 2. Such of the provisions of the Cathedral Ordinance of 1894 as are set out in the first Schedule hereto shall be valid and binding and have the force of law as though the same were set out here in full
- Legalisation of provisions of the Cathedral Debenture Ordinance 1894 set out in the second of Cathedral Debenture 1894.

  The provisions of the Cathedral Debenture Ordinance 1894 set out in the second Schedule hereto shall be valid and binding and have the force of law as though the same were set out here in full
- Provision for reference to Arbitration of a sclaim by Alfred Teed Puddicombe.

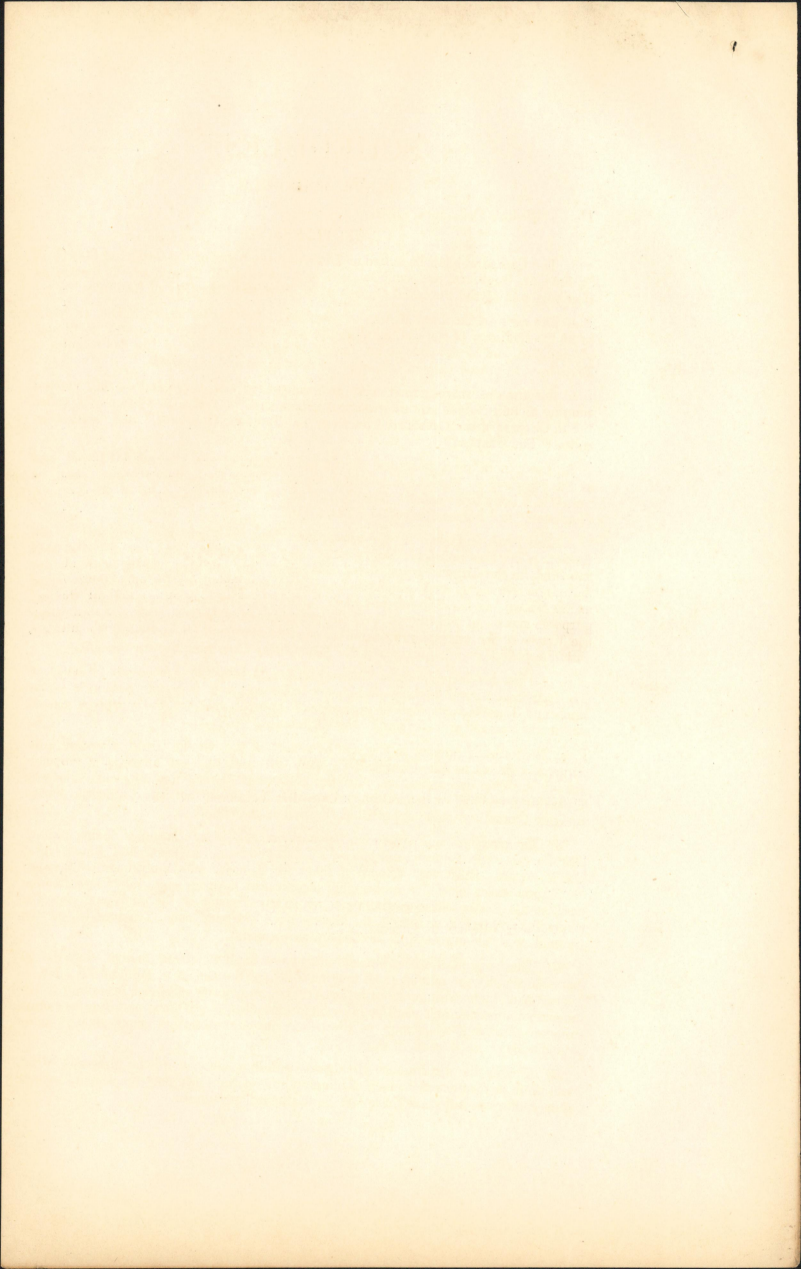
  The question whether the said Alfred Teed Puddicombe is entitled to compensation for non-payment to him of the additional annual sum of £150 in the said Agreement of the said 5th day of December 1883 mentioned shall be referred to the arbitration of three Arbitrators one of such Arbitrators to be appointed by the said Lord Bishop of Goulburn one by the said Alfred Teed Puddicombe and the third by the two Arbitrators so chosen and the provisions of the Arbitration Act of 1892 shall apply and the decision of any two such Arbitrators shall be final and conclusive upon all parties to the reference and it shall be lawful for the said Lord Bishop of Goulburn to pay and discharge from the said Trust Funds such proportion of any reasonable expenses that may be incurred in connection with the said Arbitration as the said Arbitrators or a majority of them may determine he should pay
- Bishop to pay any sum 5. If any sum shall be awarded to the said Alfred Teed Puddicombe under the said arbitration the same shall be paid to him out of the rents of the said Glebe land and the accumulations of interest on the principal moneys pertaining thereto which have accrued since the 5th day of December 1883 and are now in the hands of the Lord Bishop of Goulburn or which may hereafter come into his hands or the hands of his successors and the said Alfred Teed Puddicombe shall have no claim to payment out of any other fund
- Subject to the payment to the said Alfred Teed Puddicombe of the amount (if any) which may be awarded to him the surplus of the accumulations of rents and interest shall be capitalised or may be applied in reduction of the existing debt upon the Church erected upon the land included in the said firstly recited Grant
- Trustee to pay from 7. It shall be lawful for the said Trustee to pay and discharge from the said Trust funds all the reasonable expenses incurred by him in connection with the passing of this Act or in relation thereto
  - short Title. 8. This Act may be cited as the Goulburn Cathedral Validation Act 1894

### FIRST SCHEDULE.

The Cathedral Ordinance of 1894 Sections 3, 4, 5, 6, 7, 8, 9, 10, 60, 64, 67, 68, 69, 70, 73.

SECOND SCHEDULE.

The Cathedral Debenture Ordinance 1894.



# SCHEDULES.

### FIRST SCHEDULE.

The Cathedral Ordinance, 1894.

### SECTIONS.

- 3. The Cathedral shall be called or known by the name of the Cathedral Church of St. Saviour, Goulburn, and shall be used as the Cathedral Church of the diocese of Goulburn and as the Parochial Church of St. Saviour in the City of Goulburn.
- 4. The right of the Lord Bishop of Goulburn, hereinafter called "The Bishop," to be the Ordinary of the Cathedral and to use it for any purpose in the fulfilment of his office, and to appoint at his discretion any clergyman in the holy Order of Priesthood to preach therein is hereby acknowledged and confirmed.
- 5. the general management and government of the Cathedral in all matters relating to its religious and ecclesiastical affairs shall be vested in a body to be called "The Chapter of the Cathedral Church of St. Saviour, Goulburn," and hereinafter called "The Chapter."
- 6. The general management of the financial affairs of the Cathedral Church, and of the Parish of St. Saviour hereinafter called "The Cathedral Parish," shall be vested in a body to be called "The Council of the Cathedral Church of St. Saviour, Goulburn," and hereinafter called "The Council."
- 7. The land included in the conveyance from William Pitt Faithfull to St. Saviour's Trustees and dated the twentieth day of August, 1844, as also the land included in the Crown grant dated the ninth day of May, 1842, with all the buildings thereupon, shall subject as hereinafter mentioned remain effectually vested in the Bishop, as sole Trustee, and shall be held by him upon Trust for the several purposes named in and subject to all the provisions of this Ordinance and free from the Trusts of the original grant; and as regards the land so conveyed by William Pitt Faithfull, for such purposes as the Bishop may from time to time appoint.
- 8. All income derivable from the said lands and from the pew rents (if any) of the Cathedral Church and also the income to be received from St Saviour's Glebe lands and Trust moneys shall be applied and appropriated for the purposes named and in the manner provided for in this Ordinance.
- 9. The building erected on the southern part of the Crown Grant aforesaid now commonly known as The Church Hall, shall be used and set apart as a Sunday-school building in connection with the Cathedral Parish, and for such Diocesan Cathedral Parochial or general purposes as the Incumbent of the Cathedral Parish and the Council with the approval of the Bishop may think fit.
- 10. The parcel of land situate on the northern side of the Cathedral, being part of the Crown Grant aforesaid and having a frontage of one hundred and ninety-eight feet to Bourke-street with a depth of about two hundred and thirty-four feet through to Church-street, on which no building has hitherto been erected, may hereafter be used as the Bishop while continuing to act as sole Trustee of the said land and the Council may appoint, or should the Bishop have resigned such Trusteeship, as the Council with the approval of the Bishop may appoint.
- 60. The mode of allotting the said sittings at the first letting thereof shall be in accordance with the provisions of Section VIII. of the Act of 8 William IV., No. 5, except that the minimum subscription entitling to priority of choice according to the amount of contributions shall be one pound instead of five pounds, and the maximum number of sittings which may be allotted to any one subscriber shall, except as to schools, be twelve instead of six.
- 64. During the continuance of the said Building debt should the proceeds of the seat rents be insufficient to meet the annual interest on such debt, the unpaid balance of such interest shall be a charge on the Cathedral revenue.

68. In addition to the abovenamed sum of £300 per annum payable to the present Incumbent of the Cathedral Parish from the rents and profits of the Glebe, an additional sum of not less than £100 per annum shall be paid to the said Incumbent which shall be raised in manner following:—In accordance with the provisions of the first section of the Ordinance for the Sustenation of the Clergy 1871, and at the same time as the meeting hereinbefore appointed for the election of Parishioners' Wardens, a Finance Committee shall be appointed to co-operate with the Council for the time being in collecting a Stipend Fund from such Parishioners of the Cathedral parish and of any Parochial district which may be annexed thereto as may be willing to subscribe, the whole of which Stipend Fund shall be paid to the said Incumbent. On the death resignation incapacity or removal of the present Incumbent, the said Finance Committee shall if the Council so determine cease to be elected.

69. On the death resignation incapacity or removal of the present Incumbent of the Cathedral Parish, the whole of the rents and profits of St. Saviour's Glebe shall be paid into and become part of the Cathedral revenue, and the stipend of the Incumbent of the Cathedral Parish for the time being shall then become a first charge on the said revenue, and the amount of the said stipend shall from time to time be fixed by the Cathedral Council, but shall in no case be less than £300 or more than £500 per annum.

70. The total income received by the Council from the rents and profits of the Glebe, from offertory and other collections, except those by previous arrangement assigned to special objects, from seat rents, if any, from fees, from subscriptions donations, and endowments, shall be held to form one sum, which shall be known as the Cathedral revenue, and be chargeable as follows:—

- (1) The payment to the present Dean, so long as he shall hold the effice of Dean and be capable of fulfilling its duties, of such annual stipend as the Council may from time to time determine. Whenever the Bishop or the Incumbent of the Cathedral Parish shall hold the office of Dean this stipend shall cease to be paid.
- (2) The payment to the Precentor or Acting Precentor, in twelve equal monthly payments, of such stipends as may be appointed for him by the Council.
- (3) The payment to the Minor Canons, if any, in twelve equal monthly payments of such stipends as may have been severally assigned to them by the Council.
- (4) The payment in four equal quarterly payments of such salary to the Organist as the Council shall have previously determined and the Dean or Vice-Dean shall have agreed with him to pay,
- (5) The payment to the Choir Boys of such half yearly honorarium for their services as may be determined by the Council.
- (6) The Cathedral revenue shall likewise be chargeable with the repair of the Cathedral Church and of the Parsonage of the Cathedral Parish and of such other buildings as may be connected with the Cathedral or the Cathedral Parish.
- (7) The balance of the revenue that may remain at the disposal of the Council after the above payments and charges shall have been satisfied shall be dealt with as the Council shall from time to time determine. Provided always that in the event of any donation or legacy being the subject of any special trust, it shall be competent for the Council to accept such donation or legacy so subject.

73 All Clergymen in the Holy Order of Priesthood who are duly licensed by the Bishop and are attached to the Cathedral staff shall for Synodical purposes be deemed to be Clergymen licensed to a separate cure of souls within the Diocese, and be entitled to sit and vote as members of the Synod of the Diocese.

### SECOND SCHEDULE.

### An Ordinance

For the Issue of debentures in liquidation of the debt on the Cathedral Church of St. Saviour, Goulburn.

W HEREAS the Cathedral Church of St. Saviour, Goulburn, is encumbered with a debt of at least £4000, which is known as the Cathedral Building Debt:

AND WHEREAS it is necessary to make provision for the payment or satisfaction of that debt:

BE IT THEREFORE ORDAINED by the Synod of the Diocese of Goulburn in pursuance of the powers conferred upon it by the Constitution for the management and good government of the United Church of England and Ireland within the colony of New South Wales, as follows:—

- 1. The Cathedral Council, elected under the provisions of the Cathedral Ordinance of 1894, shall have the power of issuing 800 Debentures of £5 each, and the said Debentures shall bear interest at the rate of 5 per cent. per annum, and the said interest shall be payable within seven days of the first day of January and the first day of July in each year.
- 2. That the form of the said Debentures shall be that set forth in the Schedule of this Ordinance.
- 3. That the payment of the interest on, and the redemption of the principal of the said Debentures shall be a charge, subject to a prior payment of such annual sum to the Incumbent for the time being as by law provided and to the actual expenses of Divine Service, upon the annual revenue actual or prospective of the Cathedral Church of St. Saviour and the Glebe lands annexed thereto.
- 4. The said Debentures shall be transferable by endorsement, and they shall be redeemable by lot, as the resources of the Cathedral Council will permit, on any half-yearly interest days, the interest on the Debentures so redeemed being paid to that time only.
- 5. The Cathedral Council shall lay before the Synod of the Diocese at every session, and shall send to each debenture holder, if known, an annual statement of the Cathedral and Glebe Revenues, which statement shall set forth all payments made on account of such Debentures. The statement shall be made up to the 31st of December in each year, and shall, before being presented to the Synod or sent to the said Debenture holders, be audited and certified to by the Diocesan Auditors.
  - 6. This Ordinance shall be cited as "The Cathedral Debenture Ordinance, 1894."

No
CATHEDRAL DEBENTURE.
Interest Coupon, No. 1.
Bank of
On the 1st July, , pay Two Shillings and Sixpence sterling.
Treasurer of the Cathedral Council, Goulburn.

	SCHEDULE.			
£5.	No	£5.		
CATHEDRAL	CHURCH OF ST. SAVIOUR	, GOULBURN.		
	DEBENTURE.			
Transferable by Endorsement	, witnessed by one of the registered.	Cathedral Wardens and duly		
THIS IS TO CERTIFY A	aat	ofh		
executors, administrators, or assigns, or his, her, or their Endorsees, is entitled to the principal sum of five pounds sterling, to be paid out of the funds derived from the Revenues of the Cathedral Church of St. Saviour, Goulburn, in accordance with the Cathedral Debenture Ordinance, 1894, as passed by the Synod of the diocese of Goulburn, with interest thereon in the meantime at the rate of five pounds per centum per annum, payable half-yearly within the first seven days of July and the first seven days of January in every year, such principal sum and interest to be payable and paid at the Bank of				
Dated thisd	ay of189	9		
For and on behalf of the Council of the Cathedral Church of St. Saviour, Goulburn,				
		President		
Issued byTreasurer.				
		Wardens.		

The Numbers of the Debentures as they are redeemed will be notified to the holders one week prior to such redemption being payable. Interest will cease on the day of payment specified in such notices.

£5