New South Wales.



ANNO SEXAGESIMO PRIMO

VICTORIÆ REGINÆ.

(A.D. 1897.)

An Act to vest the property, in or upon the security of which the moneys belonging to the Clergy Widows and Orphans Fund are or may be hereafter invested, in the trustees for the time being of such Fund; and for other purposes [Assented to, 15th October, 1897.]

WHEREAS at a session of Synod of the United Church of Preamble. England and Ireland for the Diocese of Sydney, duly convened and held at Sydney, in the month of August, one thousand eight hundred and sixty-seven, it was agreed and determined to form a fund to be called the "Clergy Widows and Orphans Fund" for the purpose of making a provision for the widows and orphans of the elergymen of the said church subscribing to the said tund, and for the widows and children of non-parochial elergymen connected with the said church : And whereas by deed of settlement of the said fund, bearing date the thirtieth day of July, one thousand eight hundred and sixty-eight, it was provided that the fund should be under the management of a board of trustees consisting of the Lord Bishop of the Diocese, for the time being, who should be president, and eight others, four of whom should be elergymen and four laymen appointed by the Synod. That one elergyman and one layman should retire annually but be capable of

of re-election : And it was thereby further provided that the trustees should have power to make investments and generally to manage the said fund, and that the trustees should be free from any personal liability as to the investments of the moneys or their administration of the fund: And whereas the Most Reverend the Lord Bishop of Sydney, president, Reverends Canon Robert Taylor, James Napoleon Manning, LL.D., Henry Wallace Mort, M.A., Joshua Hargrave, Messrs. John Kent, John Russell French, Edward Knox, and Edward Henry Rogers are the present trustees of the said fund under the provisions of the said deed of settlement: And whereas in consequence of the death, resignation, or retirement of trustees from time to time, new trustees have to be appointed in the place of those so dying, resigning, or retiring; and upon every such change in the trustees of the said fund the lands, tenements, hereditaments, securities, and property in or upon the security of which the trustees of the said fund might have invested the moneys belonging to or forming part of the said fund would, in the absence of any special enactment in relation thereto, have to be transferred from time to time to the person or persons so becoming trustee or trustees of the said fund, as the case may be, whereby the titles thereto would become unnecessarily complicated, and great expense would be occasioned to the said fund: And whereas it is expedient that the lands, tenements, hereditaments, securities, and property in or upon the security of which the moneys belonging to or forming part of the said fund have been or may hereafter be from time to time invested should be vested by operation of law in the trustees for the time being of the said fund without requiring the same to be assigned, transferred, or conveyed to the new trustee or trustees on every change of trustees: And whereas these objects cannot be effected without the aid and authority of the Legislature : 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 :--

Memorial of names of trustees for time being to be registered. Supply of vacancies in office of trustee.

Memorial to be verified by declaration.

Memorial to be conclusive evidence of the appointment of trustees.

All property being.

1. The honorary treasurer of the said fund for the time being, or, in case of his absence, one of the other trustees for the time being of the said fund shall, within thirty days after the passing of this Act, cause a memorial of the names of the trustees for the time being of the said fund (in the form or to the effect for that purpose set forth in the Schedule A to this Act annexed) to be recorded in the office of the Registrar-General of this Colony, at Sydney. And when and so often as any person or persons shall become a trustee or trustees of the said fund in the place of any theretofore existing trustee or trustees of the said fund, then the honorary treasurer for the time being, or, in his absence, one of the other trustees for the time being of the said fund shall, within thirty days thereafter, cause a like memorial of the names of the then trustees including such new trustee or trustees to be recorded as aforesaid.

2. Every such memorial shall be verified by the solemn declaration of the honorary treasurer of the said fund for the time being, or, in case of his absence, then by the solemn declaration of one of the other existing trustees of the said fund.

3. The memorial so recorded shall be conclusive evidence of the persons named in such memorial as trustees of the said fund being such trustees for the time being and of the regularity of their appointment.

4. From and after the passing of this Act, the lands, tenements, belonging to the fund hereditaments, securities, and all other property whatsoever, whether to be vested in the trustees for the time real or personal, in or upon the security of which the moneys belonging to or forming part of the said fund or any part thereof, are now or may

at

at any time hereafter be invested shall vest and be vested in the trustees of the said fund for the time being by force of this Act and by virtue of their appointments merely without conveyance, assignment, or transfer, and the said trustees for the time being shall have the same powers and rights both at law and in equity with respect to the said lands, tenements, hereditaments, securities, and other property so vested in them as aforesaid as they would have if the same had been duly conveyed, assigned, or transferred to them. The present invest-ments of the said funds are set out in Schedule B hereto.

5. In all cases where the trustees of the said fund are authorised, Any three of the empowered, or required to execute any deed or other instrument or do deeds, &c. any other act, matter, or thing, it shall be lawful for any three of the trustees for the time being to execute such deed or instrument or do any such other act, matter, or thing, and such deed or instrument, act, matter, or thing shall be deemed to be as valid and effectual as if the same had been executed or done by all the trustees for the time being.

6. Investments of the trust funds may be taken in the name Investments may be of any three of the trustees for the time being of the said fund, and no taken in the names person shall be obliged to inquire whether such persons are trustees for the time being of the said fund or whether they are acting within their powers in lending money on any particular security or into any matter or thing connected with the propriety or regularity of any such investment, and shall not be affected by express notice that any such investment is irregular and improper.

7. This Act shall be styled and may be cited as the "Clergy Short title. Widows and Orphans Fund (Sydney Diocese) Trustees Act."

SCHEDULE A.

MEMORIAL of the names of the trustees of the Clergy Widows and Orphans Fund (Sydney Diocese) to be recorded in the office of the Registrar-General of New South Wales, pursuant to an Act of Parliament of the said Colony, passed in the reign of Her present Majesty, initiuled "An Act to vest the property, in or upon the security of which the moneys belonging to the Clergy Widows and Orphans Fund (Diocese of Sydney) are, or may be hereafter, invested in the trustees for the time being of such fund; and for other purposes. I, of , do solemnly and sincerely declare that the above memorial contains the names of the present twistor time being of such fund; and for other purposes. 1, of , do solemily and sincerely declare that the above memorial contains the names of the present trustees of the abovenamed tund. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provision of an Act made and passed in the ninth year of the reign of Her present Majesty, intilude "An Act for the more effectual abolition of oaths and affirmations taken and made in various departments of the Government of New South Wales, and to substitute declarations in lieu thereof, and for the more entire suppression of voluntary and extra judicial oaths and affidavits.

Declared at , in the Colony aforeday of , in the (said, the year of our Lord one thousand eight (hundred and Before me,-

SCHEDULE

(A.D. 1897.)

Clergy Widows and Orphans Fund (Sydney Diocese) Trustees.

SCHEDULE B.

Schedule of securities current in name of the trustees of the Clergy Widows and Orphans Fund :--

£ 3,250 Wm. Pritchard 5,800 H. J. Turner, H. Collis, and others. 1,500 G. J. Sly, F. W. Binney, C. F. Edwards, trustees Parsonage, Strathfield 6,000 Richd. P. Brickwood 270 Robert Thompson 1,000 James A. Eaton 600 Annie Rumpf 600 Annie Rumpf	Amount.	Name of Mortgagor.	Mortgagees.
600Mary SmailEdwd. Knox, Robert Deane.200Anton SchellEdwd. Knox, Robert Deane.450W. J. PuddicombeEdwd. Knox, Robert Deane.400Edward Crump, junrEdwd. Knox, Robert Deane.400Patrick McCarthyEdwd. Knox, Robert Deane.	3,250 5,800 1,500 6,000 270 1,000 600 700 600 200 450 400 400	 H. J. Turner, H. Collis, and others. G. J. Sly, F. W. Binney, C. F. Edwards, trustees Parsonage, Strathfield Richd. P. Brickwood Robert Thompson James A. Eaton James A. Eaton Mary Smail Mary Smail W. J. Puddicombe Edward Crump, junr Patrick McCarthy 	Edwd. Knox, Robert Hills. Edwd. Knox, Robert Hills. Edwd. Knox, Robert Hills. Edwd. Knox, Robert Hills. Edwd. Knox, Robert Hills. Robert Deane, Robert Hills. Robert Deane, Robert Deane. Edwd. Knox, Rober

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By Authority: WILLIAM APPLEGATE GULLICK, Government Printer, Sydney 1897.

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, 13th October, 1897. } JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO SEXAGESIMO PRIMO

VICTORIÆ REGINÆ.

* * * * * * * *

(A.D. 1897.)

An Act to vest the property, in or upon the security of which the moneys belonging to the Clergy Widows and Orphans Fund are or may be hereafter invested, in the trustees for the time being of such Fund; and for other purposes [Assented to, 15th October, 1897.]

W HEREAS at a session of Synod of the United Church of Preamble. England and Ireland for the Diocese of Sydney, duly convened and held at Sydney, in the month of August, one thousand eight hundred and sixty-seven, it was agreed and determined to form a fund to be called the "Clergy Widows and Orphans Fund" for the purpose of making a provision for the widows and orphans of the clergymen of the said church subscribing to the said fund, and for the widows and children of non-parochial clergymen connected with the said church : And whereas by deed of settlement of the said fund, bearing date the thirtieth day of July, one thousand eight hundred and sixty-eight, it was provided that the fund should be under the management of a board of trustees consisting of the Lord Bishop of the Diocese, for the time being, who should be president, and eight others, four of whom should be clergymen and four laymen appointed by the Synod. That one clergyman and one layman should retire annually but be capable of

of re-election : And it was thereby further provided that the trustees should have power to make investments and generally to manage the said fund, and that the trustees should be free from any personal liability as to the investments of the moneys or their administration of the fund : And whereas the Most Reverend the Lord Bishop of Sydney, president, Reverends Canon Robert Taylor, James Napoleon Manning, LL.D., Henry Wallace Mort, M.A., Joshua Hargrave, Messrs. John Kent, John Russell French, Edward Knox, and Edward Henry Rogers are the present trustees of the said fund under the provisions of the said deed of settlement: And whereas in consequence of the death, resignation, or retirement of trustees from time to time, new trustees have to be appointed in the place of those so dying, resigning, or retiring; and upon every such change in the trustees of the said fund the lands, tenements, hereditaments, securities, and property in or upon the security of which the trustees of the said fund might have invested the moneys belonging to or forming part of the said fund would, in the absence of any special enactment in relation thereto, have to be transferred from time to time to the person or persons so becoming trustee or trustees of the said fund, as the case may be, whereby the titles thereto would become unnecessarily complicated, and great expense would be occasioned to the said fund: And whereas it is expedient that the lands, tenements, hereditaments, securities, and property in or upon the security of which the moneys belonging to or forming part of the said fund have been or may hereafter be from time to time invested should be vested by operation of law in the trustees for the time being of the said fund without requiring the same to be assigned, transferred, or conveyed to the new trustee or trustees on every change of trustees: And whereas these objects cannot be effected without the aid and authority of the Legislature: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :-

1. The honorary treasurer of the said fund for the time being, or, of trustees for time being to be registered. in case of his absence, one of the other trustees for the time being of the said fund shall, within thirty days after the passing of this Act, cause a memorial of the names of the trustees for the time being of the said fund (in the form or to the effect for that purpose set forth in the Schedule A to this Act annexed) to be recorded in the office of the Registrar-General of this Colony, at Sydney. And when and so often as any person or persons shall become a trustee or trustees of the said fund in the place of any theretofore existing trustee or trustees of the said fund, then the honorary treasurer for the time being, or, in his absence, one of the other trustees for the time being of the said fund shall, within thirty days thereafter, cause a like memorial of the names of the then trustees including such new trustee or trustees to be recorded as aforesaid.

2. Every such memorial shall be verified by the solemn declaration of the honorary treasurer of the said fund for the time being, or, in case of his absence, then by the solemn declaration of one of the other existing trustees of the said fund.

3. The memorial so recorded shall be conclusive evidence of the persons named in such memorial as trustees of the said fund being such trustees for the time being and of the regularity of their appointment.

4. From and after the passing of this Act, the lands, tenements, belonging to the fund hereditaments, securities, and all other property whatsoever, whether trustees for the time real or personal, in or upon the security of which the moneys belonging to or forming part of the said fund or any part thereof, are now or may at

Memorial of names Supply of vacancies in office of trustee.

Memorial to be verified by declaration.

Memorial to be conclusive evidence of the appointment of trustees.

All property being.

at any time hereafter be invested shall vest and be vested in the trustees of the said fund for the time being by force of this Act and by virtue of their appointments merely without conveyance, assignment, or transfer, and the said trustees for the time being shall have the same powers and rights both at law and in equity with respect to the said lands, tenements, hereditaments, securities, and other property so vested in them as aforesaid as they would have if the same had been duly conveyed, assigned, or transferred to them. The present investments of the said funds are set out in Schedule B hereto.

5. In all cases where the trustees of the said fund are authorised, Any three of the empowered, or required to execute any deed or other instrument or do deeds, &c. any other act, matter, or thing, it shall be lawful for any three of the trustees for the time being to execute such deed or instrument or do any such other act, matter, or thing, and such deed or instrument, act, matter, or thing shall be deemed to be as valid and effectual as if the same had been executed or done by all the trustees for the time being.

6. Investments of the trust funds may be taken in the name Investments may be of any three of the trustees for the time being of the said fund, and no taken in the names of three trustees. person shall be obliged to inquire whether such persons are trustees for the time being of the said fund or whether they are acting within their powers in lending money on any particular security or into any matter or thing connected with the propriety or regularity of any such investment, and shall not be affected by express notice that any such investment is irregular and improper.

7. This Act shall be styled and may be cited as the "Clergy Short title. Widows and Orphans Fund (Sydney Diocese) Trustees Act."

SCHEDULE A.

MEMOBIAL of the names of the trustees of the Clergy Widows and Orphans Fund

MEMORIAL of the names of the trustees of the Clergy Widows and Orphans Fund (Sydney Diocese) to be recorded in the office of the Registrar-General of New South Wales, pursuant to an Act of Parliament of the said Colony, passed in the reign of Her present Majesty, intituled "An Act to vest the property, in or upon the security of which the moneys belonging to the Clergy Widows and Orphans Fund (Diocese of Sydney) are, or may be hereafter, invested in the trustees for the time being of such fund; and for other purposes. I, of , do solemnly and sincerely declare that the above memorial contains the names of the present trustees of the abovenamed fund. And I make this solemn declaration conscientiously believing and sincerely declare that the above memorial contains the names of the present trustees of the abovenamed fund. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provision of an Act made and passed in the ninth year of the reign of Her present Majesty, intituled "An Act for the more effectual abolition of oaths and affirmations taken and made in various departments of the Government of New South Wales, and to substitute declarations in lieu thereof, and for the more artire summaries of another the more arter indicid eaths and affidants." the more entire suppression of voluntary and extra judicial oaths and affidavits.

said, the day of , in the vear of our Lord one thousand eight hundred and Declared at Before me,-

SCHEDULE

rustees may execute

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SCHEDULE B.

Schedule of securities current in name of the trustees of the Clergy Widows and Orphans Fund :--

Amount.	Name of Mortgagor.	Mortgagees.
£	. to them. The presen	
$3,250 \\ 5,800$	Wm. Pritchard H. J. Turner, H. Collis, and	Edwd. Knox, R. Hills, H. E. A. Allen. Edwd. Knox, Robert Hills.
5,000	others.	anpowered, or required to recome an
1,500	G. J. Sly, F. W. Binney, C. F. Edwards, trustees	
6,000	Parsonage, Strathfield Richd. P. Brickwood	Edwd. Knox, Robert Hills.
270	Robert Thompson	Edwd. Knox, Robert Hills.
1,000	James A. Eaton	
600	Annie Rumpf	Robert Deane, Robert Hills.
700	Charles Hudson	
600	Mary Smail	Edwd. Knox, Robert Deane.
200	Anton Schell	Edwd. Knox, Robert Deane.
450	W. J. Puddicombe	Edwd. Knox, Robert Deane.
400	Edward Crump, junr	Edwd. Knox, Robert Deane.
400	Patrick McCarthy	Edwd. Knox, Robert Deane, E. H. Rogers.
300	Albert Hawkins Paton	Edwd. Knox, Robert Deane, E. H. Rogers.
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In the name and on the behalf of Her Majesty I assent to this Aci.

Government House, Sydney, 15th October, 1897. HAMPDEN, Governor.

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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, 17th August, 1897. JOHN J. CALVERT, Clerk of the Parliaments.

New South Walles.



ANNO SEXAGESIMO PRIMO

VICTORIÆ REGINÆ.

(A.D. 1897.)

An Act to vest the property, in or upon the security of which the moneys belonging to the Clergy Widows and Orphans Fund are or may be hereafter invested, in the trustees for the time being of such Fund; and for other purposes.

HEREAS at a session of Synod of the United Church of Preamble. England and Ireland for the Diocese of Sydney, duly convened

and held at Sydney, in the month of August, one thousand eight hundred and sixty-seven, it was agreed and determined to form a fund 5 to be called the "Clergy Widows and Orphans Fund" for the purpose of making a provision for the widows and orphans of the clergymen of the said church subscribing to the said fund, and for the widows and children of non-parochial clergymen connected with the said church : And whereas by deed of settlement of the said fund, bearing date the 10 thirtieth day of July, one thousand eight hundred and sixty-eight, it was provided that the fund should be under the management of a board of trustees consisting of the Lord Bishop of the Diocese, for the time being, who should be president, and eight others, four of whom should be clergymen and four laymen appointed by the Synod. That 15 one clergyman and one layman should retire annually but be capable c 72-

of re-election : And it was thereby further provided that the trustees should have power to make investments and generally to manage the said fund, and that the trustees should be free from any personal liability as to the investments of the moneys or their administration of 5 the fund : And whereas the Most Reverend the Lord Bishop of Sydney,

- president, Reverends Canon Robert Taylor, James Napoleon Manning, LL.D., Henry Wallace Mort, M.A., Joshua Hargrave, Messrs. John Kent, John Russell French, Edward Knox, and Edward Henry Rogers are the present trustees of the said fund under the provisions of the
- 10 said deed of settlement: And whereas in consequence of the death, resignation, or retirement of trustees from time to time, new trustees have to be appointed in the place of those so dying, resigning, or retiring; and upon every such change in the trustees of the said fund the lands, tenements, hereditaments, securities, and property in or
- 15 upon the security of which the trustees of the said fund might have invested the moneys belonging to or forming part of the said fund would, in the absence of any special enactment in relation thereto, have to be transferred from time to time to the person or persons so becoming trustee or trustees of the said fund, as the case may be, whereby the
- 20 titles thereto would become unnecessarily complicated, and great expense would be occasioned to the said fund: And whereas it is expedient that the lands, tenements, hereditaments, securities, and property in or upon the security of which the moneys belonging to or forming part of the said fund have been or may hereafter be from time
- 25 to time invested should be vested by operation of law in the trustees for the time being of the said fund without requiring the same to be assigned, transferred, or conveyed to the new trustee or trustees on every change of trustees: And whereas these objects cannot be effected without the aid and authority of the Legislature : Be it there-
- 30 fore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :-
- 1. The honorary treasurer of the said fund for the time being, or, Memorial of names 35 in case of his absence, one of the other trustees for the time being of the of trustees for time being to be registered. said fund shall, within thirty days after the passing of this Act, cause ^{being to be registered} a memorial of the names of the trustees for the time being of the said in office of trustee. fund (in the form or to the effect for that purpose set forth in the Schedule A to this Act annexed) to be recorded in the office of the
- 40 Registrar-General of this Colony, at Sydney. And when and so often as any person or persons shall become a trustee or trustees of the said fund in the place of any theretofore existing trustee or trustees of the said fund, then the honorary treasurer for the time being, or, in his absence, one of the other trustees for the time being of the said fund
- 45 shall, within thirty days thereafter, cause a like memorial of the names of the then trustees including such new trustee or trustees to be recorded as aforesaid.

2. Every such memorial shall be verified by the solemn declara- Memorial to be tion of the honorary treasurer of the said fund for the time being, or, declaration. 50 in case of his absence, then by the solemn declaration of one of the

other existing trustees of the said fund.

3. The memorial so recorded shall be conclusive evidence of Memorial to be the persons named in such memorial as trustees of the said fund being of the appointment such trustees for the time being and of the regularity of their of trustees 55 appointment.

4. From and after the passing of this Act, the lands, tenements, All property hereditaments, securities, and all other property whatsoever, whether belonging to the fund to be vested in the real or personal, in or upon the security of which the moneys belonging trustees for the time hereditation. to or forming part of the said fund or any part thereof, are now or may being.

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at any time hereafter be invested shall vest and be vested in the trustees of the said fund for the time being by force of this Act and by virtue of their appointments merely without conveyance, assignment, or transfer, and the said trustees for the time being shall have the 5 same powers and rights both at law and in equity with respect to the said lands, tenements, hereditaments, securities, and other property so vested in them as aforesaid as they would have if the same had been duly conveyed, assigned, or transferred to them. The present investments of the said funds are set out in Schedule B hereto.

5. In all cases where the trustees of the said fund are authorised, Any three of the 10 empowered, or required to execute any deed or other instrument or do deeds, &c. any other act, matter, or thing, it shall be lawful for any three of the trustees for the time being to execute such deed or instrument or do any such other act, matter, or thing, and such deed or instrument,

15 act, matter, or thing shall be deemed to be as valid and effectual as if the same had been executed or done by all the trustees for the time being.

6. Investments of the trust funds may be taken in the name Investments may be of any three of the trustees for the time being of the said fund, and no taken in the name of three trustees.

20 person shall be obliged to inquire whether such persons are trustees for the time being of the said fund or whether they are acting within their powers in lending money on any particular security or into any matter or thing connected with the propriety or regularity of any such investment, and shall not be affected by express notice that any such 25 investment is irregular and improper.

7. This Act shall be styled and may be cited as the "Clergy Short title. Widows and Orphans Fund (Sydney Diocese) Trustees Act."

SCHEDULE A.

SCHEDULE A.
MEMORIAL of the names of the trustees of the Clergy Widows and Orphans Fund
(Sydney Diocese) to be recorded in the office of the Registrar-General of New South Wales, pursuant to an Act of Parliament of the said Colony, passed in the reign of Her present Majesty, initiuled "An Act to vest the property, in or upon the security of which the moneys belonging to the Clergy Widows and Orphans Fund (Diocese of Sydney) are, or may be hereafter, invested in the trustees for the 35 time being of such fund; and for other purposes. I, of , do solemnly and sincerely declare that the above memorial contains the names of the present trustees of the abovenamed tund. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provision of an Act made and passed in the ninth year of the reign of Her present Majesty, initiuled "An Act for the more 40 effectual abolition of oaths and affirmations taken and made in various departments of the Government of New South Wales, and to substitute declarations in lieu thereof, and for the more the more entire suppression of voluntary and extra judicial oaths and affidavits."

- the more entire suppression of voluntary and extra judicial oaths and affidavits.
 - , in the Colony afore-Declared at day of said. the , in the (year of our Lord one thousand eight hundred and

Before me,-

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aken in the names

(A.D. 1897.)

Clergy Widows and Orphans Fund (Sydney Diocese) Trustees.

SCHEDULE B.

Schedule of securities current in name of the trustees of the Clergy Widows and Orphans Fund:---

-	Amount.	Name of Mortgagor.	Mortgagees.
5	£ 3,250 5,800 1,500	Wm. Pritchard H. J. Turner, H. Collis, and others. G. J. Sly, F. W. Binney,	
10	6,000 - 270	C. F. Edwards, trustees Parsonage, Strathfield Richd. P. Brickwood Robert Thompson	Edwd. Knox, Robert Hills.
15	1,000 600 700 600	James A. Eaton Annie Rumpf Charles Hudson Mary Smail	Edwd. Knox, Robert Hills. Robert Deane, Robert Hills. Edwd. Knox, Robert Deane. Edwd. Knox, Robert Deane.
20	$200 \\ 450 \\ 400 \\ 400 \\ 300$	Anton SchellW. J. PuddicombeEdward Crump, junrPatrick McCarthyAlbert Hawkins Paton	Edwd. Knox, Robert Deane. Edwd. Knox, Robert Deane.
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Sydney : William Applegate Gullick, Government Printer .- 1897.

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Legislative Council.

No. , 1897.

A BILL

To vest the property, in or upon the security of which the moneys belonging to the Clergy Widows and Orphans Fund are or may be hereafter invested, in the trustees for the time being of such Fund; and for other purposes.

(As amended and agreed to in Select Committee.)

HEREAS at a session of Synod of the United Church of Preamble. England and Ireland for the Diocese of Sydney, duly convened and held at Sydney, in the month of August, one thousand eight hundred and sixty-seven, it was agreed and determined to form a fund 5 to be called the "Clergy Widows and Orphans Fund" for the purpose of making a provision for the widows and orphans of the clergymen of the said church subscribing to the said fund, and for the widows and children of non-parochial clergymen connected with the said church : And whereas by deed of settlement of the said fund, bearing date the 10 thirtieth day of July, one thousand eight hundred and sixty-eight, it was provided that the fund should be under the management of a board of trustees consisting of the Lord Bishop of the Diocese, for the time being, who should be president, and eight others, four of whom should be clergymen and four laymen appointed by the Synod. That 15 one clergyman and one layman should retire annually but be capable of re-election : And it was thereby further provided that the trustees should have power to make investments and generally to manage the said fund, and that the trustees should be free from any personal liability as to the investments of the moneys or their administration of the fund : 20 And whereas the Most Reverend the Lord Bishop of Sydney; president, c 72-Reverends

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

Reverends Canon Robert Taylor, Dector James Napoleon Manning, LL.D., Henry Wallace Mort, M.A., Joshua Hargrave, Messrs. John Kent, John Russell French, Edward Knox, and Edward Henry Rogers are the present trustees of the said fund under the provisions of the said deed of settlement: And whereas in consequence of the death, 5 resignation, or retirement of trustees from time to time, new trustees have to be appointed in the place of those so dying, resigning, or retiring; and upon every such change in the trustees of the said fund the lands, tenements, hereditaments, securities, and property in or upon the security of which the trustees of the said fund might have 10 invested the moneys belonging to or forming part of the said fund would, in the absence of any special enactment in relation thereto, have to be transferred from time to time to the person or persons so becoming trustee or trustees of the said fund, as the case may be, whereby the titles thereto would become unnecessarily complicated, and great 15 expense would be occasioned to the said fund: And whereas it is expedient that the lands, tenements, hereditaments, securities, and property in or upon the security of which the moneys belonging to or forming part of the said fund have been or may hereafter be from time to time invested should be vested by operation of law in the trustees 20 for the time being of the said fund without requiring the same to be assigned, transferred, or conveyed to the new trustee or trustees on every change of trustees: And whereas these objects cannot be effected without the aid and authority of the Legislature : Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the 25 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 honorary treasurer of the said fund for the time being or, in case of his absence, one of the other trustees for the time being of the 30 said fund shall, within thirty days after the passing of this Act, cause a memorial of the names of the trustees for the time being of the said fund (in the form or to the effect for that purpose set forth in the Schedule A to this Act annexed) to be recorded in the office of the Registrar-General of this Colony, at Sydney. And when and so often 35 as any person or persons shall become a trustee or trustees of the said fund in the place of any theretofore existing trustee or trustees of the said fund, then the honorary treasurer for the time being or, in his absence, one of the other trustees for the time being of the said fund shall, within thirty days thereafter cause a like memorial of the names 40 of the then trustees including such new trustee or trustees to be recorded as aforesaid.

2. Every such memorial shall be verified by the solemn declaration of the honorary treasurer of the said fund for the time being, or, in case of his absence, then by the solemn declaration of one of the 45 other existing trustees of the said fund.

3. The memorial so recorded shall be conclusive evidence of the persons named in such memorial as trustees of the said fund being such trustees for the time being and of the regularity of their appointment. 50

4. From and after the passing of this Act, the lands, tenements, hereditaments, securities, and all other property whatsoever, whether trustees for the time real or personal, in or upon the security of which the moneys belonging to or forming part of the said fund or any part thereof, are now or may at any time hereafter be invested shall vest and be vested in the 55 trustees of the said fund for the time being by force of this Act and by virtue of their appointments merely without conveyance, assignment, or transfer, and the said trustees for the time being shall have the same powers and rights both at law and in equity with respect to the said lands, tenements, hereditaments, securities, and other property so 60 vested in them as aforesaid as they would have if the same had been duly conveyed, assigned, or transferred to them. The present investments of the said funds are set out in Schedule B hereto. 5.

Memorial of names of trustees for time being to be registered. Supply of vacancies in office of trustee.

Memorial to be verified by declaration.

Memorial to be conclusive evidence of the appointment of trustees.

All property belonging to the fund to be vested in the being.

5. In all cases where the trustees of the said fund are authorised Any three of the er empowered or required to execute any deed or other instrument or trustees may execute do any other act, matter, or thing, it shall be lawful for any three of

- the trustees for the time being to execute such deed or instrument or 5 do any such other act, matter, or thing, and such deed or instrument, act, matter, or thing shall be deemed to be as valid and effectual as if the same had been executed or done by all the trustees for the time being.
- 6. Provided-always-and-it-is-hereby-declared-that Investments Investments may 10 of the trust funds may be taken in the name of any three of the be taken in the names of three trustees for the time being of the said fund, and no person shall be trustees. obliged to inquire whether such persons are trustees for the time being of the said fund or whether they are acting within their powers in lending money on any particular security or into any matter or thing
- 15 connected with the propriety or regularity of any such investment and shall not be affected by express notice that any such investment is irregular and improper.

7. This Act shall be styled and may be cited as the "Clergy Short title. Widows and Orphans Fund (Sydney Diocese) Trustees Act."

SCHEDULE A.

- MEMORIAL of the names of the trustees of the Clergy Widows and Orphans Fund (Sydney Diocese) to be recorded in the office of the Registrar-General of New South Wales, pursuant to an Act of Parliament of the said Colony, passed in the reign of Her present Majesty, intituled "An Act to vest the 25 property, in or upon the security of which the moneys belonging to the Clergy Widows and Orphans Fund (Diocese of Sydney) are, or may be hereafter, invested in the trustees for the time being of such fund; and for other purposes. I, of , do solemnly and sincerely declare that the above memorial contains the names of the present trustees of the abovenamed fund. And I make this solemn declaration conscientionsly believing
- and succercity declare that the above memorial contains the names of the present trustees of the abovenamed fund. And I make this solemn declaration conscientiously believing
 30 the same to be true, and by virtue of the provision of an Act made and passed in the ninth year of the reign of Her present Majesty, initialed "An Act for the more effectual abolition of oaths and affirmations taken and made in various departments of the Government of New South Wales, and to substitute declarations in lieu thereof, and for the more entire suppression of voluntary and extra judicial oaths and affidavits."
- 35 Declared at , in the Colony aforeday of , in the ! said, the year of our Lord one thousand eight hundred and Before me,-
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SCHEDULE B.

Schedule of securities current in name of the trustees of the Clergy Widows and Orphans Fund :-

	Amount.	Name of Mortgagor.	Mortgagees.
45	£ 3250 5800		Edwd. Knox, R. Hills, H. E. A. Allen. Edwd. Knox, Robert Hills.
50	1500 6000 270	and others G. J. Sly, F. W. Binney, C. F. Edwards, trustees Parsonage, Strathfield Richd. P. Brickwood Robert Thompson	Edwd. Knox, Robert Hills.
55	1000 600 700 600 200	James A. Eaton Annie Rumpf Charles Hudson Mary Smail	Edwd. Knox, Robert Hills. Robert Deane, Robert Hills Edwd. Knox, Robert Deane. Edwd. Knox, Robert Deane. Edwd. Knox, Robert Deane.
60	450 400 400 300		Edwd. Knox, Robert Deane. Edwd. Knox, Robert Deane. Edwd. Knox, Robert Deane, E. H. Rogers. Edwd. Knox, Robert Deane, E. H. Rogers.

Sydney: William Applegate Gullick, Government Printer.-1897.

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