This Public 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, 14th October, 1896. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO SEXAGESIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the Primitive Methodist Church Temporalities Act, 1879, and to grant powers of dealing with properties held on trusts for the benefit of the said church discharged from trust in certain events, and for other purposes incidental thereto.

THEREAS with regard to churches, chapels, ministers' dwellings, Preamble. VV schoolrooms, burial grounds, glebe, or other lands of the Primitive Methodist Church, it is expedient to make better provision for creating a succession of properly qualified trustees: And whereas 5 by reason of change of circumstances, unsuitability of site, or other cause or causes it is or may be impossible or undesirable to carry out or continue to carry out the trusts declared concerning some of the said lands or buildings, or of moneys held on trust for the said church: And it is also desirable that powers should be given for the beneficial 10 use of others of the said lands or buildings until the same shall be required for the purposes for which the same have been or may be granted; and it is desirable to provide for other contingencies hereinafter mentioned: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legis15 lative Council and Legislative Assembly of New South Wales in
Parliament assembled, and by the authority of the same, as follows:—

1. Where any lands shall have been or shall hereafter be vested Appointment of in any person or persons as trustees for the benefit of the Primitive new trustees. Methodist Church, and a vacancy or vacancies shall occur or have c 181 occurred

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occurred in the said trust by reason of the death, resignation, refusal or incapacity to act, or removal of any trustee or trustees, or from any other cause, it shall be lawful for the district committee or the annual assembly of the Primitive Methodist connexion in the said Colony to 5 declare the existence of such vacancy or vacancies, and the district committee or annual assembly may thereupon or at any time thereafter proceed to elect a new trustee or trustees as the case may require, and the filling up of such vacancy or vacancies shall be forthwith notified in the Gazette under the hand of the president of the said connexion

10 in the Colony for the time being lawfully appointed and recognised, and the said trust property shall, thereupon, without further assurance, vest in the said trustee or trustees so appointed, either solely or jointly with the surviving or continuing trustee or trustees as the case

2. From and after the commencement of this Act in any case Disposal of money, 15 in which lands, churches, chapels, ministers' dwellings, schoolrooms, and sale, lease, &c., held on glebe lands, or other buildings or hereditaments belonging to or situate express trusts. within the limits of any circuit or mission, or otherwise within the jurisdiction of the New South Wales district of the Primitive

20 Methodist connexion now existing, or which may hereafter be created, are now or may hereafter be vested in trustees, and are or may be held upon any express trust for the use and benefit of the Primitive Methodist Church, and by reason of circumstances which have occurred since the creation of any such express trust it has, in the opinion of

25 the district committee, or of the annual assembly of the said church, become impossible or inexpedient to carry out and observe the particular purpose or purposes to which such lands, churches, chapels, ministers' dwellings, schoolrooms, glebe lands, or other lands, buildings, and hereditaments, or any of them, are by such trusts devoted, it shall

30 be lawful for the district committee, or the annual assembly aforesaid, by resolution (passed according to the regulations of the Primitive Methodist connexion), to declare such opinion, and by the same or any subsequent resolution to direct that any such land, buildings, or hereditaments shall be sold, demised, mortgaged, or let on mining,

35 building, or occupation leases, including the laying out and dedicating of streets, or otherwise dealt with, freed from such trusts, and such trusts shall thereupon, by force of the said resolution, cease and determine.

- 3. If it shall at any time appear to the trustees, or a majority Mortgage of lands, 40 of them, or to the district committee or annual assembly, that it is &c. expedient to obtain an advance of money upon the security of any such lands, buildings, or hereditaments for the purpose of carrying out and giving effect to the trust or substituted purpose attached to the same, and such trustees, or district committee, or annual assembly shall, by
- 45 resolution, so declare it shall be lawful for the trustees, or a major part of them, subject always to the approval of the district committee or annual assembly, by resolution as aforesaid, to direct that such lands, buildings, and hereditaments shall or may be mortgaged for such amount as they shall or may thereby authorise to be obtained by way

50 of advance on the security of the same, and that the amount to be raised shall be applied for or towards the purposes in this section mentioned.

4. Whenever it shall appear to the district committee or annual Lands, &c., may be assembly aforesaid, and the district committee or annual assembly let on building, mining, or leases for purposes of 55 shall so declare that it is expedient to let on building, mining, or leases for purposes of occupation leases any such lands, buildings, and hereditaments as income. hereinbefore mentioned for the purpose of obtaining income therefrom in furtherance or aid of the trusts attached to the same, or in furtherance or aid of some substituted purposes to which the said district committee

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or annual assembly shall have determined to apply the same in cases wherein it shall, in the declared opinion of the said district committee or annual assembly, be or have become impossible or inexpedient to carry out the particular purpose or purposes to which the said land, 5 buildings, and hereditaments were devoted by trust, it shall be lawful for the said district committee or annual assembly from time to time, by resolution passed in like manner as hereinbefore mentioned, to direct that the said land, buildings, and hereditaments shall be let on mining, building, or occupation leases, including the laying out and

10 dedicating of streets and public places, or be otherwise dealt with for procuring income therefrom as aforesaid, and that the income to be derived therefrom shall be applied in furtherance or aid of the said trust or substituted purposes in such manner as shall in such resolution be specified freed from such trusts, as the case may be, if the 15 said district committee or annual assembly shall have so required; and in that case such trust shall by force of such resolution cease and

determine.

5. Provided always and it is hereby enacted that the powers Consent of private given in sections two, three, and four of this Act shall in the case of donors. 20 lands, buildings, or hereditaments, or of proceeds, rents, or moneys

arising from lands, buildings, or hereditaments which have been gratuitously granted or assured upon trust for or for the use and benefit of the Primitive Methodist Church by any private donor be subject to the consent previously had and obtained of such donor if

25 living or the like consent of his lawful personal representatives if he be dead, and if his gratuitous grant or assurance upon trust shall have

been made within twenty years.

6. Whenever any such direction as aforesaid shall have been How sale to be given, the trustees shall forthwith carry out such direction, and shall carried out.

30 execute and do all necessary deeds, conveyances, assurances, mortgages, leases, or other instruments, acts, and things for giving full and complete effect to such direction in accordance with the true intent and meaning of the resolution by which such direction shall have been given. And every deed, conveyance, assurance, mortgage, lease, and

35 other instrument, act, or thing so executed or done by the said trustees in exercise of the authority of this section conferred upon them shall fully and effectually vest such real and personal property, both at law and in equity, for the estate and interest mentioned in and purporting to be granted and assured by such deed, conveyance,

40 mortgage, lease, or other instrument, act, or thing in and upon the person or persons accepting the same to all intents and purposes whatsoever, and that freed and absolutely discharged from the trusts upon which such real and personal property had theretofore

been held.

45 7. No purchaser, mortgagee, lessee, or other person, upon any Non-liability of sale, mortgage, demise, or other proceeding purporting to be made purchasers. under the powers granted by this Act, shall be concerned to see or enquire into the necessity or propriety thereof, or the mode of exercising the same, or be affected by notice that the exercise of the power 50 is unauthorised, irregular, or improper, nor to see to the application or disposition of any purchase, mortgage, or other money or rent paid by him.

8. The moneys arising from any such sale, mortgage, lease, or Moneys to whom other dealing as aforesaid, and all money mentioned in such direction, paid. 55 shall be paid to the trustees or to such other person or persons as the resolution by which such sale, mortgage, lease, or other dealing may have been authorised may direct. And the receipt of the said trustees or other person or persons as the case may be shall be an effectual discharge therefor.

9.

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9. It shall be lawful for the district committee or annual Application of assembly by any such resolution as aforesaid, or by any subse-proceeds. quent resolution passed in like manner and from time to time, but subject to the proviso contained in the fifth section of this Act, to 5 direct how and in what manner any proceeds, rents, and other moneys arising from any such sale, demise, or dealing as aforesaid shall be dealt with and applied, and the same shall be dealt with and applied accordingly: Provided that such proceeds, rents, and other moneys shall (after payment thereout of all proper expenses) be dealt with 10 and applied for the use and benefit of the Primitive Methodist Church in the circuit or mission for the benefit of which the land, buildings, or hereditaments from which such proceeds, rents, or other moneys shall have arisen may be or may have been held in trust, or for which such moneys are held in trust, and for the same purposes as nearly as 15 may be for which the said lands, hereditaments, and moneys had been previously held, unless the district committee or annual assembly shall by any such resolution as aforesaid, or by any subsequent resolution passed in like manner, declare that, by reason of circumstances which have occurred since the creation of the express trust 20 upon which the said lands, buildings, hereditaments, or moneys are held, it is, in the opinion of the district committee or annual assembly, impossible or inexpedient to apply the said proceeds, rents, or moneys

impossible or inexpedient to apply the said proceeds, rents, or moneys in such circuit or mission for the same or like purposes, in which case the said proceeds, rents, or moneys may (after payment thereout of 25 all proper expenses) be dealt with and applied for the use and benefit of the Primitive Methodist Church for some other purpose than as before-mentioned, and in any other portion of the district.

10. Pending the application of any moneys to arise as aforesaid Temporary the same may be invested by the said trustees or other person or investments.

30 persons authorised to receive the same as aforesaid, as the case may be, in Government or real securities in the said Colony, or on fixed deposit in any bank.

11. This Act may be cited for all purposes as the "Primitive Short title. Methodist Church Property Act of 1896."

Legislatibe Council.

60° VICTORIÆ, 1896.

A BILL

To amend the Primitive Methodist Church Temporalities Act, 1879, and to grant powers of dealing with properties held on trusts for the benefit of the said church discharged from trust in certain events, and for other purposes incidental thereto.

[Mr. Blanksby;—30 September, 1896.]

WHEREAS with regard to churches, chapels, ministers' dwellings, Preamble. VV schoolrooms, burial grounds, glebe, or other lands of the Primitive Methodist Church, it is expedient to make better provision for creating a succession of properly qualified trustees: And whereas 5 by reason of change of circumstances, unsuitability of site, or other cause or causes it is or may be impossible or undesirable to carry out or continue to carry out the trusts declared concerning some of the said lands or buildings, or of moneys held on trust for the said church: And it is also desirable that powers should be given for the beneficial 10 use of others of the said lands or buildings until the same shall be required for the purposes for which the same have been or may be granted; and it is desirable to provide for other contingencies hereinafter mentioned: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legis-15 lative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:-

1. Where any lands shall have been or shall hereafter be vested Appointment of in any person or persons as trustees for the benefit of the Primitive new trustees. Methodist Church, and a vacancy or vacancies shall occur or have c 181-

occurred in the said trust by reason of the death, resignation, refusal or incapacity to act, or removal of any trustee or trustees, or from any other cause, it shall be lawful for the district committee or the annual assembly of the Primitive Methodist connexion in the said Colony to declare the existence of such vacancy or vacancies, and the district 5 committee or annual assembly may thereupon or at any time thereafter proceed to elect a new trustee or trustees as the case may require, and the filling up of such vacancy or vacancies shall be forthwith notified in the Gazette under the hand of the president of the said connexion in the Colony for the time being lawfully appointed and recognised, 10 and the said trust property shall, thereupon, without further assurance, vest in the said trustee or trustees so appointed, either solely or jointly with the surviving or continuing trustee or trustees as the case may be.

Disposal of money, and sale, lease, &c., of lands, &c., held on express trusts.

2. From and after the commencement of this Act in any case 15 in which lands, churches, chapels, ministers' dwellings, schoolrooms, glebe lands, or other buildings or hereditaments belonging to or situate within the limits of any circuit or mission, or otherwise within the jurisdiction of the New South Wales district of the Primitive Methodist connexion now existing, or which may hereafter be created, 20 are now or may hereafter be vested in trustees, and are or may be held upon any express trust for the use and benefit of the Primitive Methodist Church, and by reason of circumstances which have occurred since the creation of any such express trust it has, in the opinion of the district committee, or of the annual assembly of the said church, 25 become impossible or inexpedient to carry out and observe the particular purpose or purposes to which such lands, churches, chapels, ministers' dwellings, schoolrooms, glebe lands, or other lands, buildings, and hereditaments, or any of them, are by such trusts devoted, it shall be lawful for the district committee, or the annual assembly aforesaid, 30 by resolution (passed according to the regulations of the Primitive Methodist connexion), to declare such opinion, and by the same or any subsequent resolution to direct that any such land, buildings, or hereditaments shall be sold, demised, mortgaged, or let on mining, building, or occupation leases, including the laying out and dedicating 35 of streets, or otherwise dealt with, freed from such trusts, and such trusts shall thereupon, by force of the said resolution, cease and determine.

Mortgage of lands,

3. If it shall at any time appear to the trustees, or a majority of them, or to the district committee or annual assembly, that it is 40 expedient to obtain an advance of money upon the security of any such lands, buildings, or hereditaments for the purpose of carrying out and giving effect to the trust or substituted purpose attached to the same, and such trustees, or district committee, or annual assembly shall, by resolution, so declare it shall be lawful for the trustees, or a major part 45 of them, subject always to the approval of the district committee or annual assembly, by resolution as aforesaid, to direct that such lands. buildings, and hereditaments shall or may be mortgaged for such amount as they shall or may thereby authorise to be obtained by way of advance on the security of the same, and that the amount to be 50 raised shall be applied for or towards the purposes in this section mentioned.

Lands, &c., may be let on building,

4. Whenever it shall appear to the district committee or annual mining, or occupation assembly aforesaid, and the district committee or annual assembly leases for purposes of shall so declare that it is expedient to let on building, mining, or 55 occupation leases any such lands, buildings, and hereditaments as hereinbefore mentioned for the purpose of obtaining income therefrom in furtherance or aid of the trusts attached to the same, or in furtherance or aid of some substituted purposes to which the said district committee

or annual assembly shall have determined to apply the same in cases wherein it shall, in the declared opinion of the said district committee or annual assembly, be or have become impossible or inexpedient to carry out the particular purpose or purposes to which the said land,

5 buildings, and hereditaments were devoted by trust, it shall be lawful for the said district committee or annual assembly from time to time, by resolution passed in like manner as hereinbefore mentioned, to direct that the said land, buildings, and hereditaments shall be let on mining, building, or occupation leases, including the laying out and

10 dedicating of streets and public places, or be otherwise dealt with for procuring income therefrom as aforesaid, and that the income to be derived therefrom shall be applied in furtherance or aid of the said trust or substituted purposes in such manner as shall in such resolution be specified freed from such trusts, as the case may be, if the

15 said district committee or annual assembly shall have so required; and in that case such trust shall by force of such resolution cease and determine.

5. Provided always and it is hereby enacted that the powers Consent of private given in clauses two, three, and four of this Act shall in the case of donors. 20 lands, buildings, or hereditaments, or of proceeds, rents, or moneys arising from lands, buildings, or hereditaments which have been gratuitously granted or assured upon trust for or for the use and benefit of the Primitive Methodist Church by any private donor be subject to the consent previously had and obtained of such donor if

25 living or the like consent of his lawful personal representatives if he be dead, and if his gratuitous grant or assurance upon trust shall have

been made within twenty years.

6. Whenever any such direction as aforesaid shall have been How sale to be given, the trustees shall forthwith carry out such direction, and shall carried out. 30 execute and do all necessary deeds, conveyances, assurances, mortgages, leases, or other instruments, acts, and things for giving full and complete effect to such direction in accordance with the true intent and meaning of the resolution by which such direction shall have been given. And every deed, conveyance, assurance, mortgage, lease, and 35 other instrument, act, or thing so executed or done by the said trustees in exercise of the authority of this section conferred upon them shall

fully and effectually vest such real and personal property, both at law and in equity, for the estate and interest mentioned in and purporting to be granted and assured by such deed, conveyance, 40 mortgage, lease, or other instrument, act, or thing in and upon the person or persons accepting the same to all intents and purposes whatsoever, and that freed and absolutely discharged from the

trusts upon which such real and personal property had theretofore been held.

45 7. No purchaser, mortgagee, lessee, or other person, upon any Non-liability of sale, mortgage, demise, or other proceeding purporting to be made purchasers. under the powers granted by this Act, shall be concerned to see or enquire into the necessity or propriety thereof, or the mode of exercising the same, or be affected by notice that the exercise of the power 50 is unauthorised, irregular, or improper, nor to see to the application or

disposition of any purchase, mortgage, or other money or rent paid by him.

8. The moneys arising from any such sale, mortgage, lease, or Moneys to whom other dealing as aforesaid, and all money mentioned in such direction, paid. 55 shall be paid to the trustees or to such other person or persons as the resolution by which such sale, mortgage, lease, or other dealing may have been authorised may direct. And the receipt of the said trustees or other person or persons as the case may be shall be an effectual discharge therefor.

Application of proceeds.

9. It shall be lawful for the district committee or annual assembly by any such resolution as aforesaid, or by any subsequent resolution passed in like manner and from time to time, but subject to the proviso contained in the fifth section of this Act, to direct how and in what manner any proceeds, rents, and other moneys arising from any such sale, demise, or dealing as aforesaid shall be dealt with and applied, and the same shall be dealt with and applied accordingly: Provided that such proceeds, rents, and other moneys shall (after payment thereout of all proper expenses) be dealt with and applied for the use and benefit of the Primitive Methodist Church 10 in the circuit or mission for the benefit of which the land, buildings, or hereditaments from which such proceeds, rents, or other moneys shall have arisen may be or may have been held in trust, or for which such moneys are held in trust, and for the same purposes as nearly as may be for which the said lands, hereditaments, and moneys had been 15 previously held, unless the district committee or annual assembly shall by any such resolution as aforesaid, or by any subsequent resolution passed in like manner, declare that, by reason of circumstances which have occurred since the creation of the express trust upon which the said lands, buildings, hereditaments, or moneys are 20 held, it is, in the opinion of the district committee or annual assembly, impossible or inexpedient to apply the said proceeds, rents, or moneys in such circuit or mission for the same or like purposes, in which case the said proceeds, rents, or moneys may (after payment thereout of all proper expenses) be dealt with and applied for the use and benefit 25 of the Primitive Methodist Church for some other purpose than as before-mentioned, and in any other portion of the district.

Temporary investments. 10. Pending the application of any moneys to arise as aforesaid the same may be invested by the said trustees or other person or persons authorised to receive the same as aforesaid, as the case may 30 be, in Government or real securities in the said Colony, or on fixed deposit in any bank.

Short title.

11. This Act may be cited for all purposes as the "Primitive Methodist Church Property Act of 1896."

Sydney: Charles Potter, Government Printer.-1896.