# Pew South Wales.

# EDWARDI VII REGIS.

#### Act No. 8, 1906.

An Act to incorporate and otherwise promote the objects of the Royal Alexandra Hospital for Children. [Assented to, 10th September, 1906.]

THEREAS in the year one thousand eight hundred and seventy- Preamble. nine a society or institution was established, known as the Sydney Hospital for Sick Children, having for its object to afford medical and surgical relief to the children of poor and destitute persons and others requiring such aid: And whereas, with the sanction of His Majesty the King and Her Majesty the Queen Alexandra, the name of the said hospital was duly changed, as and from the fourth day of May, one thousand nine hundred and four, to the Royal Alexandra Hospital for Children: And whereas certain freehold and leasehold lands particularised in the first and second parts of the Schedule to this Act are now vested in the persons whose names appear opposite such lands in the said Schedule, subject to such incumbrances as are therein referred to, upon certain trusts for the benefit and purposes of the said institution: And whereas buildings for the purposes of the said institution have been and are being

#### Act No. 8, 1906.

#### Royal Alexandra Hospital for Children Incorporation.

being erected on the said lands for the purposes of the said institution : And whereas large sums of money have been bequeathed or given to the said institution for its maintenance and endowment by persons of all shades of religious opinion and belief, and it is deemed expedient that the said institution shall be entirely unsectarian in character : And whereas the said institution is possessed of money, the aforesaid lands, buildings, and other securities and property : And whereas, in order to more effectually and economically carry out the objects of the said institution, it is deemed expedient that their property, rights, and liabilities should be respectively transferred to and vested in the said body corporate : Be it therefore enacted by the King'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 :---

Short title.

1. This Act shall be cited as the "Royal Alexandra Hospital for Children Incorporation Act of 1906."

2. The words "body corporate" in this Act shall in all cases mean the Royal Alexandra Hospital for children as incorporated under this Act.

- The word "board" shall mean the board of management as the same shall for the time being and from time to time consist and be constituted.
- The words "by-law, rules, and regulations" shall mean the by-laws, rules, and regulations of the said body corporate.
- The word "institution" shall mean the Royal Alexandra Hospital for Children.
- The word "benefactor" shall mean-
  - (a) any person who has already subscribed, or who, after the passing of this Act, shall subscribe to the funds of the said hospital a sum of not less than fifty pounds within any period of six months: Provided, however, that in the case of a partnership, company, corporation, association, or society making such subscription, the board shall be entitled to nominate the person entitled to be a benefactor in respect of such subscription;
  - (b) any person who has already been nominated, or who, after the passing of this Act, shall be nominated as a benefactor by a testator bequeathing to the funds of the said hospital a sum of not less than one hundred pounds, or failing such nomination an executor of such testator: Provided, however, that no testator shall be entitled to nominate more than one benefactor;
  - (c) any minister of religion whose congregation has already subscribed, or who shall after the passing of this Act subscribe, a sum of not less than fifty pounds within one year to the funds of the said hospital; (d)

2

Interpretation.

- (d) and any honorary consulting physician, honorary consulting surgeon, honorary physician, and honorary surgeon of the institution whilst in office.
- The word "member" shall mean any person who shall subscribe to the funds of the said hospital a sum of not less than ten shillings annually : Provided, however, that any person whose subscription for any year remains unpaid on the thirty-first day of December of such year, shall cease to be a member : Provided also, that no subscriber other than a benefactor shall be entitled to vote at any election who has not paid his subscription at least three months prior to such election.
- The word "treasurer" shall mean the treasurer for the time being, or any person appointed and for the time being acting in the capacity of treasurer of the said hospital.
- The word "secretary" shall mean the secretary for the time being, or any person appointed and for the time being acting in the capacity of secretary of the said hospital.

3. On and from and after the passing of this Act, all persons Benefactors and who shall be benefactors or members of the said institution at the members to be a corporation. passing of this Act, and all other persons who shall thereafter become benefactors or members of the said institution, shall be, subject to the provisions in this Act contained, a body corporate by the name of the Royal Alexandra Hospital for Children, by which name such body corporate shall have perpetual succession and a common seal, and in the same name shall and may sue and be sued, proceed or be proceeded against in all courts.

4. All real and personal estate which is now or may hereafter All trust property to at any time be vested in and held by any person or persons in trust be vested in body for the said institution is and shall be hereby transferred to and corporate. for the said institution, is and shall be hereby transferred to and vested in the said body corporate, subject to any existing incumbrances thereto, excepting any real or personal estate held in trust for the said institution, and which would be forfeited in the event of such property being divested from the trustees thereof.

5. All property so vested in the said body corporate, so far as Express trusts to be the same or any part thereof is affected by any express trust, shall be dealt with specially. held, managed, and dealt with by the said body corporate, subject to, and in conformity with, such expressed trusts.

6. It shall be lawful for the said body corporate to take, Power to hold and purchase, hold, and enjoy, not only such lands, buildings, and heredita- deal with lands, &c. ments as may from time to time be required for the purposes of the said institution, but also any other lands and hereditaments whatsoever and wheresoever situate, and also to take, purchase, receive, hold, and enjoy any chattels and personal property, and also to sell, grant, convey, demise, or otherwise dispose of, either absolutely or by way of mortgage, any of the property, real or personal, belonging to the said body corporate. 7.

Property of institution to be managed by board.

a quorum.

Board of management.

First board.

Election of president, vicepresidents. treasurer, secretary, and members of board at annual meeting.

Vacancies, how filled.

Special general meeting.

7. The said institution and the property of the said body corporate shall be governed, managed, and disposed of by the board of management of the said institution for the time being subject to the by-laws, rules, and regulations for the time being of the said institution, Six members to form and six members of the board shall form a quorum of such board for the doing any act or performing or transacting any business which may, under the provisions of this Act, or the by-laws, rules, and regulations of the said body corporate, be done, performed, or transacted by such board.

> 8. The board shall, for all purposes connected with the said institution, be the representative of the said body corporate, and shall consist of a president, two vice-presidents (one of these being a female), treasurer, secretary, nine female members, and seven male members, together with those persons who at the time of the passing of this Act are life members of the board of management, and two representative members to be annually elected by the honorary medical and surgical officers of the said hospital: Provided that no paid official shall be entitled to a seat on the board.

> 9. A general meeting of the benefactors and members shall be held within two months after the passing of this Act for the purpose of electing a president, two vice-presidents, treasurer, secretary, and sixteen members, who, together with those persons who are life members of the board of management at the time of the passing of this Act and the two representative members elected as aforesaid, shall collectively form the first board under the Act, and until the said election shall have taken place the existing board of management shall continue to manage the said institution.

> 10. The president, vice-presidents, treasurer, and secretary shall be elected annually at the annual meeting of the benefactors and members, which shall be held in the month of March, or as soon thereafter as the board may deem advisable, and of the nine female members of the board four shall retire annually, and of the seven male members of the board three shall retire annually, the retiring members of the board being those whose attendance at the meetings of the board shall have been the least numerous. And where any doubt shall exist as to the members of the board to retire under this provision the board shall determine the matter by ballot, but the retiring members shall in every year be eligible for re-election.

> 11. Any vacancy occurring among the members of the board by death, resignation, or otherwise, before or after the holding of the first general meeting under this Act, shall be filled by such person as may be appointed by the board, and any person so appointed shall retire at the next general meeting, but shall be eligible for re-election.

> 12. A special general meeting of the benefactors and members of the body corporate for the transaction of any particular business,

may

may at any time be called by the board or president, and on receiving a requisition signed by not less than nine benefactors or members of the body corporate, the secretary shall call a special general meeting of the members of the body corporate.

**13.** At every annual or special general meeting of benefactors Quorum at general and members of the body corporate, ten members shall be required to meetings. form a quorum.

14. The board shall meet monthly, or oftener if necessary. Board meetings. Any member of the board absenting himself or herself, without leave, from meetings of the board for four consecutive months, shall be considered to have vacated his or her seat.

15. Ministers of religion shall, subject and according to the Ministers of religion provisions of the by-laws, rules, and regulations of the body corporate, inmates. be entitled to access to such inmates as are of such minister's own denomination.

16. It shall be lawful for the board of management to make Power to make by-laws, rules, and regulations for the general management of the by-laws, rules, and affairs of the said body corporate. And until such by-laws, rules, and regulations shall have been made, the rules and regulations of the institution at present in force are hereby confirmed, and shall, except so far as repealed, altered, or amended by any by-laws, rules, and regulations made under this Act, be and continue binding on the members of the said body corporate.

17. A printed copy of any such by-laws, rules, and regulations, Evidence of copy of by-laws. sealed with the seal of the said body corporate, and purporting to be certified by the secretary for the time being of the said body corporate as being correct, shall be received in all courts as conclusive evidence of such by-laws, rules, and regulations, and of the same having been duly made under the authority of this Act.

18. It shall be lawful for the board of management from time Power of board to to time to invest any funds of the said body corporate in British invest funds. Government securities, in any Government funds or debentures of the Commonwealth of Australia, or of any State of the Commonwealth of Australia, or of the colony of New Zealand, or in any debentures or debenture stock of any municipal corporation therein, or of any bank or incorporated company carrying on business therein, or by way of deposit in any bank for fixed periods or otherwise, or by way of purchase of or mortgage upon any freehold estate.

19. The board may, from time to time, elect and appoint from Board to appoint their own body a house committee and such and so many sub- committees. committees as they may think fit for transacting the affairs and business of the institution, with and subject to such powers, privileges, provisions, and conditions as shall be expressed and declared by the by-laws, rules, and regulations.

20.

Informality of election of members of the board or officer not to invalidate Acts, &c.

Power to make and alter common seal, and affix same.

Notice and service.

Indemnity to members of the board. 20. No irregularity, informality, or illegality in the election or appointment of any member of the board of management or officer of the institution shall render illegal or invalid any Act, deed, matter, or thing done or executed, or suffered to be done or executed by such member of the board or officer in pursuance of such election or appointment, but any such election or appointment may, in such way as may be provided for in the said by-laws, rules, and regulations, be determined by resolution to be good or bad; and if bad, the vacancy may be supplied in such way as may be provided for in such by-laws, rules, and regulations, the provisions whereof as to the validity of any such election or appointment, and the acts, deeds, or things done by any member of the board or officer in pursuance of any such election or appointment, shall have the force and effect of law.

21. It shall be lawful for the said board to design at any time, and from time to time change or alter, the common seal of the said body corporate. Such seal shall be in the custody of the president and one other member of the board, and a majority of the members of the board present at any duly constituted meeting of the board shall have the power to use or direct the use of such seal for all purposes requiring to be evidenced by the corporate seal of the body corporate : Provided that it shall not be necessary to require such seal to be affixed as evidence of the appointment by the said body corporate of an attorney or solicitor in or for the prosecution of any action, suit, or other proceeding.

22. Notice to or service upon the secretary of the said body corporate shall be deemed to be a notice to or service upon the body corporate.

23. The members of the board for the time being of the said body corporate shall be respectively charged only for such moneys, stocks, funds, and securities as they shall respectively actually receive, notwithstanding their respectively signing any receipt for the sake of conformity, and shall be answerable and accountable only for their own acts, receipts, neglects, or defaults, and not for those of each other, nor for any banker, broker, or other person with whom any trust moneys or securities may be deposited, nor for the insufficiency or deficiency of any stocks, funds, or securities, nor for any other loss, unless the same shall happen through their own wilful default respectively.

THE

#### THE SCHEDULE.

#### FIRST PART-Freehold.

ALL that parcel of land, part of the Toxteth Park Estate, situate in the borough of the The Perpetual Trustee Glebe, in the colony aforesaid : Commencing at a point on the Glebe road at the eastern Subject to mortgage, corner of the said estate; and bounded on the north-east by that road bearing north-westerly one hundred and twenty-feet to a road forty feet wide; on the north-west by the Allen and Arthur last-mentioned road bearing south-westerly one hundred and eighty feet to another part Wigram Allen. of the land conveyed to Thomas James Bowyer ; thence on the south-west by that land, being a line bearing south-easterly one hundred and twenty feet to the south-east boundary fence of the said estate; and on the south east by the said boundary fence, being a line bearing north-easterly one hundred and eighty feet, to the point of commencement.

All that parcel of land, part of the Toxteth Park Estate, situate in the borough The Perpetual Trustee of the Glebe, in the colony aforesaid : Commencing at a point in Wigram-street at the Subject to mortgage, corner of the land conveyed to Joseph Paul Walker, distant one hundred and eighty feet dated 20th November, from the intersection of the Glebe road with Wigram-street ; bounded on the north-west Allen and Arthur by Wigram-street, bearing south-westerly seventy feet; thence on the south-west by other Wigram Allen. part of the Toxteth Park Estate, being a line bearing south-easterly one hundred and twenty feet to the south-east boundary fence of said estate; thence on the south-east by said boundary fence, being a line bearing north-easterly seventy feet to land conveyed to Joseph Paul Walker; and on the north-east by that land bearing north-westerly one hundred and twenty feet, to the point of commencement.

All that piece or parcel of land situated in the borough of Camperdown, in the Sir Francis Bathurst parish of Petersham, county of Cumberland, and State of New South Wales, be the Stuttor, The Honorable Frederick Thomas hereinafter mentioned several dimensions a little more or less, containing by admeasure-Humphery, William ment six acres one rood four perches, more or less, and being part of lot forty-two as st. Vincent Welch. occupied, of the subdivision of the Camperdown Estate grant to William Bligh, of two hundred and forty acres, dated tenth August, one thousand eight hundred and six : Commencing on a north-western building line of Pyrmont Bridge road at the south-eastern corner of lot forty-one of said subdivision, as now comprised in certificate of title, volume one thousand three hundred and forty-one, folio two hundred and forty-eight ; and bounded thence on the south-east by north-western building lines of said Pyrmont Bridge road, bearing successively north sixty-three degrees fifty-six and a half minutes east one hundred and twenty feet, north one degree forty-three and a half minutes east seventyfive feet one and a quarter inches, north fifty-six degrees forty-two and a half minutes east ninety-one feet ten and a half inches, and north forty-seven degrees forty-six minutes east one hundred and fifteen feet two inches to its intersection with the south-western boundary of lot forty-three of said subdivision; thence on the north-east by part of that south-western boundary of said lot forty-three, being a fenced line bearing north twentyfour degrees three minutes west five hundred and thirty feet eleven inches to the southern (outer) edge of the Orphan School Creek stormwater channel as constructed : thence on the north by part of that southern (outer) edge of the said Orphan School Creek stormwater channel as constructed, bearing westerly to its junction with the eastern (outer) edge of Johnstone's Creek stormwater channel as constructed; thence on the west by part of that eastern (outer) edge of said Johnstone's Creek stormwater channel as constructed, bearing southerly to its intersection with the north-westerly prolongation of the north-eastern boundary of aforesaid lot forty-one, as now occupied in certificate of title, volume one thousand three hundred and forty-one, folio two hundred and forty-eight, as aforesaid; and thence on to the south-west by that prolongation of and by the north-eastern boundary of lot forty-one, as in certificate of title aforesaid, being fenced, line bearing in all south twenty-three degrees forty minutes east four hundred and twenty-four feet, and south twenty-four degrees twelve minutes east four hundred and three feet six inches, to the point of commencement.

#### Act No. 8, 1906.

#### Royal Alexandra Hospital for Children Incorporation.

#### SECOND PART-Leasehold.

The Perpetual Trustee Company, Limited

Sir Matthew Henry Sir Matthew Henry Stephen and Harry Chambers Kent, subject to a mortgage to James Sutherland Mitchell, dated 31st December,

1892

All that piece or parcel of land, situated in the city of Sydney, in the parish of St. Andrew, county of Cumberland, and State of New South Wales, be the hereinafter mentioned several dimensions a little more or less, containing by admeasurement twentyfour and three-quarter perches, and forming part of block one D of the Ultimo Estate subdivision: Commencing at the intersection of the southern building line of Valentinestreet with the north-eastern side of Quay-street; and bounded thence on the north by part of the southern building line of Valentine-street bearing south eighty-three degrees forty-eight minutes east one hundred and twelve feet eleven inches; thence on the east by the western boundaries, as occupied, of allotments fronting George-street, being a line bearing south five degrees twenty-five minutes west one hundred and four feet ten and three-quarter inches; thence on the south-east and on part of the south-west by northwestern and north-eastern sides of walls of brick building bearing successively south thirty-four degrees twenty-one minutes west one foot ten and a-half inches, and north fifty-three degrees forty-five minutes west thirty-nine feet five and a-half inches to the north-eastern side of Quay-street aforesaid; and thence on the remainder of the southwest by part of the north-eastern side of that street bearing north thirty-six degrees fourteen and a-half minutes west one hundred and seventeen feet seven inches, to point of commencement.

All that piece or parcel of land situated at Glebe Point: Commencing on the north-eastern side of Glebe Point road two hundred and sixty-one feet one and a-half inches south-easterly from its junction with the south-eastern side of Ferry road; and bounded thence on the south-west by Glebe Point road, bearing south-easterly one hundred and eighty-six feet nine and a-half inches; thence on the south-east by a fenced line and its continuation bearing north-easterly in all five hundred and thirty-one feet seven inches to Brougham-lane, fifteen feet wide; thence on the north-east by that lane bearing north-westerly one hundred and eighty-three feet ten and three-quarter inches; thence on the north-west by lines passing partly along the south-eastern side of a wall, and being partly fenced, bearing south-westerly in all five hundred and twenty-eight feet nine inches, to the point of commencement, and containing by admeasurement two acres thirty-eight and three-quarter perches, or thereabouts.

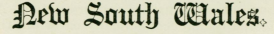
[6d.]

By Authority: WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1906.

I Certify that this PUBLIC 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, 5th September, 1906.

JOHN J. CALVERT, Clerk of the Parliaments.





# EDWARDI VII REGIS.

#### Act No. 8, 1906.

An Act to incorporate and otherwise promote the objects of the Royal Alexandra Hospital for Children. [Assented to, 10th September, 1906.]

THEREAS in the year one thousand eight hundred and seventy- Preamble. nine a society or institution was established, known as the Sydney Hospital for Sick Children, having for its object to afford medical and surgical relief to the children of poor and destitute persons and others requiring such aid: And whereas, with the sanction of His Majesty the King and Her Majesty the Queen Alexandra, the name of the said hospital was duly changed, as and from the fourth day of May, one thousand nine hundred and four, to the Royal Alexandra Hospital for Children : And whereas certain freehold and leasehold lands particularised in the first and second parts of the Schedule to this Act are now vested in the persons whose names appear opposite such lands in the said Schedule, subject to such incumbrances as are therein referred to, upon certain trusts for the benefit and purposes of the said institution: And whereas buildings for the purposes of the said institution have been and are being

#### Act No. 8, 1906.

#### Royal Alexandra Hospital for Children Incorporation.

being erected on the said lands for the purposes of the said institution : And whereas large sums of money have been bequeathed or given to the said institution for its maintenance and endowment by persons of all shades of religious opinion and belief, and it is deemed expedient that the said institution shall be entirely unsectarian in character : And whereas the said institution is possessed of money, the aforesaid lands, buildings, and other securities and property : And whereas, in order to more effectually and economically carry out the objects of the said institution, it is deemed expedient that their property, rights, and liabilities should be respectively transferred to and vested in the said body corporate : Be it therefore enacted by the King'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. This Act shall be cited as the "Royal Alexandra Hospital for Children Incorporation Act of 1906."

2. The words "body corporate" in this Act shall in all cases mean the Royal Alexandra Hospital for children as incorporated under this Act.

- The word "board" shall mean the board of management as the same shall for the time being and from time to time consist and be constituted.
- The words "by-law, rules, and regulations" shall mean the by-laws, rules, and regulations of the said body corporate.
- The word "institution" shall mean the Royal Alexandra Hospital for Children.

The word "benefactor" shall mean-

- (a) any person who has already subscribed, or who, after the passing of this Act, shall subscribe to the funds of the said hospital a sum of not less than fifty pounds within any period of six months: Provided, however, that in the case of a partnership, company, corporation, association, or society making such subscription, the board shall be entitled to nominate the person entitled to be a benefactor in respect of such subscription;
- (b) any person who has already been nominated, or who, after the passing of this Act, shall be nominated as a benefactor by a testator bequeathing to the funds of the said hospital a sum of not less than one hundred pounds, or failing such nomination an executor of such testator: Provided, however, that no testator shall be entitled to nominate more than one benefactor;
- (c) any minister of religion whose congregation has already subscribed, or who shall after the passing of this Act subscribe, a sum of not less than fifty pounds within one year to the funds of the said hospital; (d)

Short title.

Interpretation.

- (d) and any honorary consulting physician, honorary consulting surgeon, honorary physician, and honorary surgeon of the institution whilst in office.
- The word "member" shall mean any person who shall subscribe to the funds of the said hospital a sum of not less than ten shillings annually : Provided, however, that any person whose subscription for any year remains unpaid on the thirty-first day of December of such year, shall cease to be a member: Provided also, that no subscriber other than a benefactor shall be entitled to vote at any election who has not paid his subscription at least three months prior to such election.
- The word "treasurer" shall mean the treasurer for the time being, or any person appointed and for the time being acting in the capacity of treasurer of the said hospital.
- The word "secretary" shall mean the secretary for the time being, or any person appointed and for the time being acting in the capacity of secretary of the said hospital.

3. On and from and after the passing of this Act, all persons Benefactors and who shall be benefactors or members of the said institution at the members to be a corporation. passing of this Act, and all other persons who shall thereafter become benefactors or members of the said institution, shall be, subject to the provisions in this Act contained, a body corporate by the name of the Royal Alexandra Hospital for Children, by which name such body corporate shall have perpetual succession and a common seal, and in the same name shall and may sue and be sued, proceed or be proceeded against in all courts.

4. All real and personal estate which is now or may hereafter All trust property to at any time be vested in and held by any person or persons in trust be vested in body for the said institution is and shall be hereby transformed to and corporate. for the said institution, is and shall be hereby transferred to and vested in the said body corporate, subject to any existing incumbrances thereto, excepting any real or personal estate held in trust for the said institution, and which would be forfeited in the event of such property being divested from the trustees thereof.

5. All property so vested in the said body corporate, so far as Express trusts to be the same or any part thereof is affected by any express trust, shall be dealt with specially. held, managed, and dealt with by the said body corporate, subject to, and in conformity with, such expressed trusts.

6. It shall be lawful for the said body corporate to take, Power to hold and purchase, hold, and enjoy, not only such lands, buildings, and heredita- deal with lands, &c. ments as may from time to time be required for the purposes of the said institution, but also any other lands and hereditaments whatsoever and wheresoever situate, and also to take, purchase, receive, hold, and enjoy any chattels and personal property, and also to sell, grant, convey, demise, or otherwise dispose of, either absolutely or by way of mortgage, any of the property, real or personal, belonging to the said body corporate. 7.

#### Act No. 8, 1906.

#### Royal Alexandra Hospital for Children Incorporation.

Property of institution to be managed by board.

a quorum.

Board of management.

First board.

Election of president, vicepresidents, treasurer, secretary, and members of board at annual meeting.

Vacancies, how filled.

Special general meeting.

7. The said institution and the property of the said body corporate shall be governed, managed, and disposed of by the board of management of the said institution for the time being subject to the by-laws, rules, and regulations for the time being of the said institution. Six members to form and six members of the board shall form a quorum of such board for the doing any act or performing or transacting any business which may, under the provisions of this Act, or the by-laws, rules, and regulations of the said body corporate, be done, performed, or transacted by such board.

> 8. The board shall, for all purposes connected with the said institution, be the representative of the said body corporate, and shall consist of a president, two vice-presidents (one of these being a female), treasurer, secretary, nine female members, and seven male members, together with those persons who at the time of the passing of this Act are life members of the board of management, and two representative members to be annually elected by the honorary medical and surgical officers of the said hospital: Provided that no paid official shall be entitled to a seat on the board.

> 9. A general meeting of the benefactors and members shall be held within two months after the passing of this Act for the purpose of electing a president, two vice-presidents, treasurer, secretary, and sixteen members, who, together with those persons who are life members of the board of management at the time of the passing of this Act and the two representative members elected as aforesaid. shall collectively form the first board under the Act, and until the said election shall have taken place the existing board of management shall continue to manage the said institution.

> **10.** The president, vice-presidents, treasurer, and secretary shall be elected annually at the annual meeting of the benefactors and members, which shall be held in the month of March, or as soon thereafter as the board may deem advisable, and of the nine female members of the board four shall retire annually, and of the seven male members of the board three shall retire annually, the retiring members of the board being those whose attendance at the meetings of the board shall have been the least numerous. And where any doubt shall exist as to the members of the board to retire under this provision the board shall determine the matter by ballot, but the retiring members shall in every year be eligible for re-election.

> 11. Any vacancy occurring among the members of the board by death, resignation, or otherwise, before or after the holding of the first general meeting under this Act, shall be filled by such person as may be appointed by the board, and any person so appointed shall retire at the next general meeting, but shall be eligible for re-election.

> 12. A special general meeting of the benefactors and members of the body corporate for the transaction of any particular business,

> > may

may at any time be called by the board or president, and on receiving a requisition signed by not less than nine benefactors or members of the body corporate, the secretary shall call a special general meeting of the members of the body corporate.

13. At every annual or special general meeting of benefactors Quorum at general and members of the body corporate, ten members shall be required to meetings. form a quorum.

14. The board shall meet monthly, or oftener if necessary. Board meetings. Any member of the board absenting himself or herself, without leave, from meetings of the board for four consecutive months, shall be considered to have vacated his or her seat.

15. Ministers of religion shall, subject and according to the Ministers of religion provisions of the by-laws, rules, and regulations of the body corporate, to have free access to be entitled to access to such inmates as are of such minister's own denomination.

16. It shall be lawful for the board of management to make Power to make by-laws, rules, and regulations for the general management of the <sup>by-laws, rules, and</sup> affairs of the said body corporate. And until such by-laws, rules, and regulations shall have been made, the rules and regulations of the institution at present in force are hereby confirmed, and shall, except so far as repealed, altered, or amended by any by-laws, rules, and regulations made under this Act, be and continue binding on the members of the said body corporate.

17. A printed copy of any such by-laws, rules, and regulations, Evidence of copy of sealed with the seal of the said body corporate, and purporting to be by-laws. certified by the secretary for the time being of the said body corporate as being correct, shall be received in all courts as conclusive evidence of such by-laws, rules, and regulations, and of the same having been duly made under the authority of this Act.

18. It shall be lawful for the board of management from time Power of board to to time to invest any funds of the said body corporate in British <sup>invest funds.</sup> Government securities, in any Government funds or debentures of the Commonwealth of Australia, or of any State of the Commonwealth of Australia, or of the colony of New Zealand, or in any debentures or debenture stock of any municipal corporation therein, or of any bank or incorporated company carrying on business therein, or by way of deposit in any bank for fixed periods or otherwise, or by way of purchase of or mortgage upon any freehold estate.

19. The board may, from time to time, elect and appoint from Board to appoint their own body a house committee and such and so many sub-<sup>committees.</sup> committees as they may think fit for transacting the affairs and business of the institution, with and subject to such powers, privileges, provisions, and conditions as shall be expressed and declared by the by-laws, rules, and regulations.

20.

#### Act No. 8, 1906.

#### Royal Alexandra Hospital for Children Incorporation.

Informality of election of members of the board or officer not to invalidate Acts, &c.

Power to make and alter common seal, and affix same.

Notice and service.

Indemnity to members of the board. 20. No irregularity, informality, or illegality in the election or appointment of any member of the board of management or officer of the institution shall render illegal or invalid any Act, deed, matter, or thing done or executed, or suffered to be done or executed by such member of the board or officer in pursuance of such election or appointment, but any such election or appointment may, in such way as may be provided for in the said by-laws, rules, and regulations, be determined by resolution to be good or bad; and if bad, the vacancy may be supplied in such way as may be provided for in such by-laws, rules, and regulations, the provisions whereof as to the validity of any such election or appointment, and the acts, deeds, or things done by any member of the board or officer in pursuance of any such election or appointment, shall have the force and effect of law.

21. It shall be lawful for the said board to design at any time, and from time to time change or alter, the common seal of the said body corporate. Such seal shall be in the custody of the president and one other member of the board, and a majority of the members of the board present at any duly constituted meeting of the board shall have the power to use or direct the use of such seal for all purposes requiring to be evidenced by the corporate seal of the body corporate : Provided that it shall not be necessary to require such seal to be affixed as evidence of the appointment by the said body corporate of an attorney or solicitor in or for the prosecution of any action, suit, or other proceeding.

22. Notice to or service upon the secretary of the said body corporate shall be deemed to be a notice to or service upon the body corporate.

23. The members of the board for the time being of the said body corporate shall be respectively charged only for such moneys, stocks, funds, and securities as they shall respectively actually receive, notwithstanding their respectively signing any receipt for the sake of conformity, and shall be answerable and accountable only for their own acts, receipts, neglects, or defaults, and not for those of each other, nor for any banker, broker, or other person with whom any trust moneys or securities may be deposited, nor for the insufficiency or deficiency of any stocks, funds, or securities, nor for any other loss, unless the same shall happen through their own wilful default respectively.

THE

#### THE SCHEDULE.

#### FIRST PART-Freehold.

ALL that parcel of land, part of the Toxteth Park Estate, situate in the borough of the The Perpetual Trustee Glebe, in the colony aforesaid : Commencing at a point on the Glebe road at the eastern Subject to mortgage, corner of the said estate; and bounded on the north-east by that road bearing north-dated 20th November, westerly one hundred and twenty-feet to a road forty feet wide; on the north-west by the Allen and Arthur last-mentioned road bearing south-westerly one hundred and eighty feet to another part Wigram Allen. of the land conveyed to Thomas James Bowyer; thence on the south-west by that land, being a line bearing south-easterly one hundred and twenty feet to the south-east boundary fence of the said estate ; and on the south-east by the said boundary fence, being a line bearing north-easterly one hundred and eighty feet, to the point of commencement.

All that parcel of land, part of the Toxteth Park Estate, situate in the borough The Perpetual Trustee of the Glebe, in the colony aforesaid: Commencing at a point in Wigram-street at the Subject to mortgage, corner of the land conveyed to Joseph Paul Walker, distant one hundred and eighty feet dated 20th November, from the intersection of the Glebe road with Wigram-street; bounded on the north-west Allen and Arthur by Wigram-street, bearing south-westerly seventy feet; thence on the south-west by other Wigram Allen. part of the Toxteth Park Estate, being a line bearing south-easterly one hundred and twenty feet to the south-east boundary fence of said estate; thence on the south-east by said boundary fence, being a line bearing north-easterly seventy feet to land conveyed to Joseph Paul Walker; and on the north-east by that land bearing north-westerly one hundred and twenty feet, to the point of commencement.

All that piece or parcel of land situated in the borough of Camperdown, in the Sir Francis Bathurst parish of Petersham, county of Cumberland, and State of New South Wales, be the Suttor, The Honorable Frederick Thomas hereinafter mentioned several dimensions a little more or less, containing by admeasure-Humphery, William ment six acres one rood four perches, more or less, and being part of lot forty-two as st. Vincent Welch. occupied, of the subdivision of the Camperdown Estate grant to William Bligh, of two hundred and forty acres, dated tenth August, one thousand eight hundred and six : Commencing on a north-western building line of Pyrmont Bridge road at the south-eastern corner of lot forty-one of said subdivision, as now comprised in certificate of title, volume one thousand three hundred and forty-one, folio two hundred and forty-eight; and bounded thence on the south-east by north-western building lines of said Pyrmont Bridge road, bearing successively north sixty-three degrees fifty-six and a half minutes east one hundred and twenty feet, north one degree forty-three and a half minutes east seventyfive feet one and a quarter inches, north fifty-six degrees forty-two and a half minutes east ninety-one feet ten and a half inches, and north forty-seven degrees forty-six minutes east one hundred and fifteen feet two inches to its intersection with the south-western boundary of lot forty-three of said subdivision; thence on the north-east by part of that south-western boundary of said lot forty three, being a fenced line bearing north twentyfour degrees three minutes west five hundred and thirty feet eleven inches to the southern (outer) edge of the Orphan School Creek stormwater channel as constructed; thence on the north by part of that southern (outer) edge of the said Orphan School Creek stormwater channel as constructed, bearing westerly to its junction with the eastern (outer) edge of Johnstone's Creek stormwater channel as constructed; thence on the west by part of that eastern (outer) edge of said Johnstone's Creek stormwater channel as constructed, bearing southerly to its intersection with the north-westerly prolongation of the north-eastern boundary of aforesaid lot forty-one, as now occupied in certificate of title, volume one thousand three hundred and forty-one, folio two hundred and forty-eight, as aforesaid; and thence on to the south-west by that prolongation of and by the north-eastern boundary of lot forty-one, as in certificate of title aforesaid, being fenced, line bearing in all south twenty-three degrees forty minutes east four hundred and twenty-four feet, and south twenty-four degrees twelve minutes east four hundred and three feet six inches, to the point of commencement.

SECOND

#### Act No. 8, 1906.

#### Royal Alexandra Hospital for Children Incorporation.

#### SECOND PART-Leasehold.

The Perpetual Trustee Company, Limited

All that piece or parcel of land, situated in the city of Sydney, in the parish of St. Andrew, county of Cumberland, and State of New South Wales, be the hereinafter mentioned several dimensions a little more or less, containing by admeasurement twentyfour and three-quarter perches, and forming part of block one D of the Ultimo Estate subdivision : Commencing at the intersection of the southern building line of Valentinestreet with the north-eastern side of Quay-street; and bounded thence on the north by part of the southern building line of Valentine-street bearing south eighty-three degrees forty-eight minutes east one hundred and twelve feet eleven inches; thence on the east by the western boundaries, as occupied, of allotments fronting George-street, being a line bearing south five degrees twenty-five minutes west one hundred and four feet ten and three-quarter inches; thence on the south-east and on part of the south-west by northwestern and north-eastern sides of walls of brick building bearing successively south thirty-four degrees twenty-one minutes west one foot ten and a-half inches, and north fifty-three degrees forty-five minutes west thirty-nine feet five and a-half inches to the north-eastern side of Quay-street aforesaid; and thence on the remainder of the southwest by part of the north-eastern side of that street bearing north thirty-six degrees fourteen and a-half minutes west one hundred and seventeen feet seven inches, to point of commencement.

All that piece or parcel of land situated at Glebe Point: Commencing on the north-eastern side of Glebe Point road two hundred and sixty-one feet one and a-half inches south-easterly from its junction with the south-eastern side of Ferry road; and bounded thence on the south-west by Glebe Point road, bearing south-easterly one hundred and eighty-six feet nine and a-half inches; thence on the south-east by a fenced line and its continuation bearing north-easterly in all five hundred and thirty-one feet seven inches to Brougham-lane, fifteen feet wide; thence on the north-east by that lane bearing north-westerly one hundred and eighty-three feet ten and three-quarter inches; thence on the north-west by lines passing partly along the south-eastern side of a wall, and being partly fenced, bearing south-westerly in all five hundred and twenty-eight feet nine inches, to the point of commencement, and containing by admeasurement two acres thirty-eight and three-quarter perches, or thereabouts.

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

By Deputation from His Excellency the Governor.

State Government House, Sydney, 10th September, 1906. FREDK. M. DARLEY, Lieutenant-Governor. 1

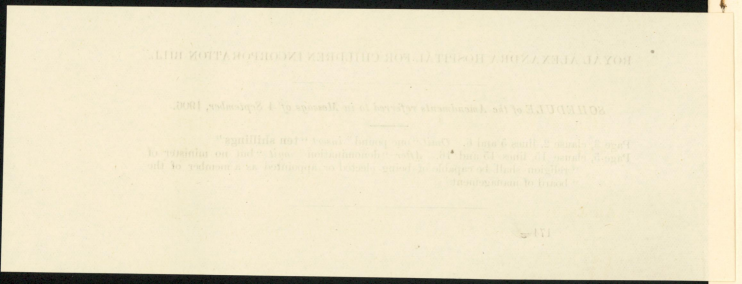
Sir Matthew Henry Stephen and Harry Chambers Kent, subject to a mortgage to James Sutherland Mitchell, dated 31st December, 1892.

#### ROYAL ALEXANDRA HOSPITAL FOR CHILDREN INCORPORATION BILL.

SCHEDULE of the Amendments referred to in Message of 4 September, 1906.

Page 3, clause 2, lines 5 and 6. Omit "one pound" insert "ten shillings"
Page 5, clause 15, lines 15 and 16. After "denomination" omit "but no minister of "religion shall be capable of being elected or appointed as a member of the "board of management"

174-



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, 8th August, 1906. } JOHN J. CALVERT, Clerk of the Parliaments.

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

Legislative Assembly Chamber, Sydney, 4 September, 1906. RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

## New South Wales.



## EDWARDI VII REGIS.

ANNO SEXTO

#### Act No. , 1906.

#### An Act to incorporate and otherwise promote the objects of the Royal Alexandra Hospital for Children.

THEREAS in the year one thousand eight hundred and seventy- Preamble. nine a society or institution was established, known as the Sydney Hospital for Sick Children, having for its object to afford medical and surgical relief to the children of poor and destitute 5 persons and others requiring such aid: And whereas, with the sanction of His Majesty the King and Her Majesty the Queen Alexandra, the name of the said hospital was duly changed, as and from the fourth day of May, one thousand nine hundred and four, to the Royal Alexandra Hospital for Children : And whereas certain 10 freehold and leasehold lands particularised in the first and second parts of the Schedule to this Act are now vested in the persons whose names appear opposite such lands in the said Schedule, subject to such incumbrances as are therein referred to, upon certain trusts for the benefit and purposes of the said institution : And whereas buildings c 34-80950

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

#### Act No. , 1906.

#### Royal Alexandra Hospital for Children Incorporation.

buildings for the purposes of the said institution have been and are being erected on the said lands for the purposes of the said institution : And whereas large sums of money have been bequeathed or given to the said institution for its maintenance and endowment by persons of 5 all shades of religious opinion and belief, and it is deemed expedient that the said institution shall be entirely unsectarian in character : And whereas the said institution is possessed of money, the aforesaid lands, buildings, and other securities and property : And whereas, in order to more effectually and economically carry out the objects of the

10 said institution, it is deemed expedient that their property, rights, and liabilities should be respectively transferred to and vested in the said body corporate: Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament
15 assembled, and by the authority of the same, as follows :---

1. This Act shall be cited as the "Royal Alexandra Hospital Short title. for Children Incorporation Act of 1906."

2. The words "body corporate" in this Act shall in all cases Interpretation. mean the Royal Alexandra Hospital for children as incorporated 20 under this Act.

The word "board" shall mean the board of management as the same shall for the time being and from time to time consist

and be constituted. The words "by-law, rules, and regulations" shall mean the by-laws, rules, and regulations of the said body corporate.

The word "institution" shall mean the Royal Alexandra Hospital for Children.

The word "benefactor" shall mean-

- (a) any person who has already subscribed, or who, after the passing of this Act, shall subscribe to the funds of the said hospital a sum of not less than fifty pounds within any period of six months: Provided, however, that in the case of a partnership, company, corporation, association, or society making such subscription, the board shall be entitled to nominate the person entitled to be a benefactor in respect of such subscription;
- (b) any person who has already been nominated, or who, after the passing of this Act, shall be nominated as a benefactor by a testator bequeathing to the funds of the said hospital a sum of not less than one hundred pounds, or failing such nomination an executor of such testator: Provided, however, that no testator shall be entitled to nominate more than one benefactor;
- (c) any minister of religion whose congregation has already subscribed, or who shall after the passing of this Act subscribe, a sum of not less than fifty pounds within one year to the funds of the said hospital; (d)

25

35

30

1

45

- (d) and any honorary consulting physician, honorary consulting surgeon, honorary physician, and honorary surgeon of the institution whilst in office.
- The word "member" shall mean any person who shall subscribe to the funds of the said hospital a sum of not less than one-pound ten shillings annually: Provided, however, that any person whose subscription for any year remains unpaid on the thirtyfirst day of December of such year, shall cease to be a member : Provided also, that no subscriber other than a benefactor shall be entitled to vote at any election who has not paid his subscription at least three months prior to such election.
- The word "treasurer" shall mean the treasurer for the time being, or any person appointed and for the time being acting in the capacity of treasurer of the said hospital.
- The word "secretary" shall mean the secretary for the time being, or any person appointed and for the time being acting in the capacity of secretary of the said hospital.

3. On and from and after the passing of this Act, all persons Benefactors and who shall be benefactors or members of the said institution at the members to be a 20 passing of this Act, and all other persons who shall thereafter become benefactors or members of the said institution, shall be, subject to the provisions in this Act contained, a body corporate by the name of the Royal Alexandra Hospital for Children, by which name such body corporate shall have perpetual succession and a common seal, and in

25 the same name shall and may sue and be sued, proceed or be proceeded against in all courts.

4. All real and personal estate which is now or may hereafter All trust property to at any time be vested in and held by any person or persons in trust be vested in body corporate. for the said institution, is and shall be hereby transferred to and

30 vested in the said body corporate, subject to any existing incumbrances thereto, excepting any real or personal estate held in trust for the said institution, and which would be forfeited in the event of such property being divested from the trustees thereof.

5. All property so vested in the said body corporate, so far as Express trusts to be . 35 the same or any part thereof is affected by any express trust, shall be dealt with specially. held, managed, and dealt with by the said body corporate, subject to, and in conformity with, such expressed trusts.

6. It shall be lawful for the said body corporate to take, Power to hold and purchase, hold, and enjoy, not only such lands, buildings, and heredita- deal with lands, &c. 40 ments as may from time to time be required for the purposes of the said institution, but also any other lands and hereditaments whatsoever and wheresoever situate, and also to take, purchase, receive, hold, and enjoy any chattels and personal property, and also to sell, grant, convey, demise, or otherwise dispose of, either absolutely or by way of 45 mortgage, any of the property, real or personal, belonging to the said 7. body corporate.

corporation.

10

15

7. The said institution and the property of the said body Property of institucorporate shall be governed, managed, and disposed of by the board of tion to be managed management of the said institution for the time being subject to the by-laws, rules, and regulations for the time being of the said institution,

- 5 and six members of the board shall form a quorum of such board for Six members to form the doing any act or performing or transacting any business which a quorum. may, under the provisions of this Act, or the by-laws, rules, and regulations of the said body corporate, be done, performed, or transacted by such board.
- 8. The board shall, for all purposes connected with the said Board of 10 institution, be the representative of the said body corporate, and shall management. consist of a president, two vice-presidents (one of these being a female), treasurer, secretary, nine female members, and seven male members, together with those persons who at the time of the passing of this Act
- 15 are life members of the board of management, and two representative members to be annually elected by the honorary medical and surgical officers of the said hospital: Provided that no paid official shall be entitled to a seat on the board.
- 9. A general meeting of the benefactors and members shall be First board. 20 held within two months after the passing of this Act for the purpose of electing a president, two vice-presidents, treasurer, secretary, and sixteen members, who, together with those persons who are life members of the board of management at the time of the passing of this Act and the two representative members elected as aforesaid,
- 25 shall collectively form the first board under the Act, and until the said election shall have taken place the existing board of management shall continue to manage the said institution.

10. The president, vice-presidents, treasurer, and secretary shall Election of be elected annually at the annual meeting of the benefactors and president, vice-presidents, which shall be held in the month of March, or as soon treasurer, secretary, and members of thereafter as the board may deem advisable, and of the nine female board at annual

- members of the board four shall retire annually, and of the seven meeting. male members of the board three shall retire annually, the retiring members of the board being those whose attendance at the meetings
- 35 of the board shall have been the least numerous. And where any doubt shall exist as to the members of the board to retire under this provision the board shall determine the matter by ballot, but the retiring members shall in every year be eligible for re-election.
- 11. Any vacancy occurring among the members of the board Vacancies, how filled. 40 by death, resignation, or otherwise, before or after the holding of the first general meeting under this Act, shall be filled by such person as may be appointed by the board, and any person so appointed shall retire at the next general meeting, but shall be eligible for re-election.

12. A special general meeting of the benefactors and members Special general 45 of the body corporate for the transaction of any particular business, meeting.

may

may at any time be called by the board or president, and on receiving a requisition signed by not less than nine benefactors or members of the body corporate, the secretary shall call a special general meeting of the members of the body corporate.

13. At every annual or special general meeting of benefactors Quorum at general 5 and members of the body corporate, ten members shall be required to meetings. form a quorum.

14. The board shall meet monthly, or oftener if necessary. Board meetings. Any member of the board absenting himself or herself, without leave,

10 from meetings of the board for four consecutive months, shall be considered to have vacated his or her seat.

15. Ministers of religion shall, subject and according to the Ministers of religion provisions of the by-laws, rules, and regulations of the body corporate, inmates, but not be entitled to access to such inmates as are of such minister's own capable of being 15 denomination, but no minister of religion shall be capable of being elected elected to the

or-appointed as a member of the board of management.

16. It shall be lawful for the board of management to make Power to make by-laws, rules, and regulations for the general management of the by-laws, rules, and affairs of the said body corporate. And until such by-laws, rules,

20 and regulations shall have been made, the rules and regulations of the institution at present in force are hereby confirmed, and shall, except so far as repealed, altered, or amended by any by-laws, rules, and regulations made under this Act, be and continue binding on the members of the said body corporate.

17. A printed copy of any such by-laws, rules, and regulations, Evidence of copy of 25 sealed with the seal of the said body corporate, and purporting to be by-laws. certified by the secretary for the time being of the said body corporate as being correct, shall be received in all courts as conclusive evidence of such by-laws, rules, and regulations, and of the same having been 30 duly made under the authority of this Act.

- 18. It shall be lawful for the board of management from time Power of board to to time to invest any funds of the said body corporate in British invest funds. Government securities, in any Government funds or debentures of the Commonwealth of Australia, or of any State of the Commonwealth
- 35 of Australia, or of the colony of New Zealand, or in any debentures or debenture stock of any municipal corporation therein, or of any bank or incorporated company carrying on business therein, or by way of deposit in any bank for fixed periods or otherwise, or by way of purchase of or mortgage upon any freehold estate.
- 19. The board may, from time to time, elect and appoint from Board to appoint 40 their own body a house committee and such and so many sub- committees. committees as they may think fit for transacting the affairs and business of the institution, with and subject to such powers, privileges, provisions, and conditions as shall be expressed and declared by the 45 by-laws, rules, and regulations.

board.

20. No irregularity, informality, or illegality in the election or Informality of appointment of any member of the board of management or officer of election of members the institution shall render illegal or invalid any Act, deed, matter, or officer not to thing done or executed, or suffered to be done or executed by such invalidate Acts, &c. 5 member of the board or officer in pursuance of such election or appointment, but any such election or appointment may, in such way as may be provided for in the said by-laws, rules, and regulations, be determined by resolution to be good or bad; and if bad, the vacancy may be supplied in such way as may be provided for in such by-laws, 10 rules, and regulations, the provisions whereof as to the validity of any such election or appointment, and the acts, deeds, or things done by any member of the board or officer in pursuance of any such election or appointment, shall have the force and effect of law.

21. It shall be lawful for the said board to design at any time, Power to make and 15 and from time to time change or alter, the common seal of the said alter common seal, body corporate. Such seal shall be in the custody of the president and one other member of the board, and a majority of the members of the board present at any duly constituted meeting of the board shall have the power to use or direct the use of such seal for all purposes

20 requiring to be evidenced by the corporate seal of the body corporate : Provided that it shall not be necessary to require such seal to be affixed as evidence of the appointment by the said body corporate of an attorney or solicitor in or for the prosecution of any action, suit, or other proceeding.

25

22. Notice to or service upon the secretary of the said body Notice and service. corporate shall be deemed to be a notice to or service upon the body corporate.

23. The members of the board for the time being of the said Indemnity to body corporate shall be respectively charged only for such moneys, board.

- 30 stocks, funds, and securities as they shall respectively actually receive, notwithstanding their respectively signing any receipt for the sake of conformity, and shall be answerable and accountable only for their own acts, receipts, neglects, or defaults, and not for those of each other, nor for any banker, broker, or other person with whom any
- 35 trust moneys or securities may be deposited, nor for the insufficiency or deficiency of any stocks, funds, or securities, nor for any other loss, unless the same shall happen through their own wilful default respectively.

6

S

THE

#### THE SCHEDULE.

#### FIRST PART-Freehold.

ALL that parcel of land, part of the Toxteth Park Estate, situate in the borough of the The Perpetual Trustee Glebe, in the colony aforesaid : Commencing at a point on the Glebe road at the eastern Subject to mortgage, 5 corner of the said estate ; and bounded on the north-east by that road bearing north-westerly one hundred and twenty-feet to a road forty feet wide ; on the north-west by the Allen and Arthur last-mentioned road bearing south-westerly one hundred and eighty feet to another part Wigram Allen. of the land conveyed to Thomas James Bowyer; thence on the south-west by that land,

being a line bearing south-easterly one hundred and twenty feet to the south-east boundary 10 fence of the said estate; and on the south-east by the said boundary fence, being a line bearing north-easterly one hundred and eighty feet, to the point of commencement.

All that parcel of land, part of the Toxteth Park Estate, situate in the borough The Perpetual Trastee of the Glebe, in the colony aforesaid : Commencing at a point in Wigram-street at the Subject to mortgage, corner of the land conveyed to Joseph Paul Walker, distant one hundred and eighty feet dated 20th November, from the intervention of the Clebe need with Wigram street : hounded on the porth west <sup>1902</sup>, to Reginald Charles 15 from the intersection of the Glebe road with Wigram-street; bounded on the north-west Allen and Arthur by Wigram-street, bearing south-westerly seventy feet; thence on the south-west by other Wigram Allen. part of the Toxteth Park Estate, being a line bearing south-easterly one hundred and twenty feet to the south-east boundary fence of said estate; thence on the south-east by said boundary fence, being a line bearing north-easterly seventy feet to land conveyed 20 to Joseph Paul Walker; and on the north-east by that land bearing north-westerly one hundred and twenty feet, to the point of commencement.

All that piece or parcel of land situated in the borough of Camperdown, in the Sir Francis Bathurst parish of Petersham, county of Cumberland, and State of New South Wales, be the Suttor, The Honorable hereinafter mentioned several dimensions a little more or less, containing by admeasure Humphery, William Percy Faithfull, John 25 ment six acres one rood four perches, more or less, and being part of lot forty-two as st. Vincent Welch.

occupied, of the subdivision of the Camperdown Estate grant to William Bligh, of two hundred and forty acres, dated tenth August, one thousand eight hundred and six : Commencing on a north-western building line of Pyrmont Bridge road at the south-eastern corner of lot forty-one of said subdivision, as now comprised in certificate of title, volume 30 one thousand three hundred and forty-one, folio two hundred and forty-eight; and bounded

- thence on the south-east by north-western building lines of said Pyrmont Bridge road, bearing successively north sixty-three degrees fifty-six and a half minutes east one hundred and twenty feet, north one degree forty-three and a half minutes east seventyfive feet one and a quarter inches, north fifty-six degrees forty-two and a half minutes
- 35 east ninety-one feet ten and a half inches, and north forty-seven degrees forty-six minutes east one hundred and fifteen feet two inches to its intersection with the south-western boundary of lot forty-three of said subdivision; thence on the north-east by part of that south-western boundary of said lot forty-three, being a fenced line bearing north twentyfour degrees three minutes west five hundred and thirty feet eleven inches to the
- 40 southern (outer) edge of the Orphan School Creek stormwater channel as constructed; thence on the north by part of that southern (outer) edge of the said Orphan School Creek stormwater channel as constructed, bearing westerly to its junction with the eastern (outer) edge of Johnstone's Creek stormwater channel as constructed; thence on the west by part of that eastern (outer) edge of said Johnstone's Creek stormwater
- 45 channel as constructed, bearing southerly to its interection with the north-westerly prolongation of the north-eastern boundary of aforesaid lot forty-one, as now occupied in certificate of title, volume one thousand three hundred and forty-one, folio two hundred and forty-eight, as aforesaid; and thence on to the south-west by that prolongation of and by the north-eastern boundary of lot forty-one, as in certificate of title
- 50 aforesaid, being fenced, line bearing in all south twenty-three degrees forty minutes east four hundred and twenty-four feet, and south twenty-four degrees twelve minutes east four hundred and three feet six inches, to the point of commencement.

SECOND

#### SECOND PART-Leasehold.

All that piece or parcel of land, situated in the city of Sydney, in the parish of The Perpetual Trustee St. Andrew, county of Cumberland, and State of New South Wales, be the hereinafter Company, Limited mentioned several dimensions a little more or less, containing by admeasurement twenty-5 four and three-quarter perches, and forming part of block one D of the Ultimo Estate subdivision : Commencing at the intersection of the southern building line of Valentinestreet with the north-eastern side of Quay-street; and bounded thence on the north by part of the southern building line of Valentine-street bearing south eighty-three degrees forty-eight minutes east one hundred and twelve feet eleven inches; thence on the east 10 by the western boundaries, as occupied, of allotments fronting George-street, being a line

- bearing south five degrees twenty-five minutes west one hundred and four feet ten and three-quarter inches; thence on the south-east and on part of the south-west by northwestern and north-eastern sides of walls of brick building bearing successively south thirty-four degrees twenty-one minutes west one foot ten and a-half inches, and north 15 fifty-three degrees forty-five minutes west thirty-nine feet five and a-half inches to the
- north-eastern side of Quay-street aforesaid; and thence on the remainder of the southwest by part of the north-eastern side of that street bearing north thirty-six degrees fourteen and a-half minutes west one hundred and seventeen feet seven inches, to point of commencement.
- All that piece or parcel of land situated at Glebe Point: Commencing on the Sir Matthew Henry north-eastern side of Glebe Point road two hundred and sixty-one feet one and a-half Chambers Kent, subject inches south-easterly from its junction with the south-eastern side of Ferry road; and to a mortgage to James Subject Subjec 20 bounded thence on the south-west by Glebe Point road, bearing south-easterly one dated 31st December, hundred and eighty-six feet nine and a half inches; thence on the south-east by a fenced 1892.

25 line and its continuation bearing north-easterly in all five hundred and thirty-one feet seven inches to Brougham-lane, fifteen feet wide; thence on the north-east by that lane bearing north-westerly one hundred and eighty-three feet ten and three-quarter inches; thence on the north-west by lines passing partly along the south-eastern side of a wall, and being partly fenced, bearing south-westerly in all five hundred and twenty-eight feet 30 nine inches, to the point of commencement, and containing by admeasurement two acres

thirty-eight and three-quarter perches, or thereabouts.

Sydney : William Applegate Gullick, Government Printer.-1996.

[6d.]

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, 8th August, 1906. }

JOHN J. CALVERT, Clerk of the Parliaments.

### New South Wales,



## EDWARDI VII REGIS.

ANNO SEXTO

#### Act No. , 1906.

#### An Act to incorporate and otherwise promote the objects of the Royal Alexandra Hospital for Children.

THEREAS in the year one thousand eight hundred and seventy- Preamble. nine a society or institution was established, known as the Sydney Hospital for Sick Children, having for its object to afford medical and surgical relief to the children of poor and destitute persons and others requiring such aid: And whereas, with the sanction of His Majesty the King and Her Majesty the Queen 5 Alexandra, the name of the said hospital was duly changed, as and from the fourth day of May, one thousand nine hundred and four, to the Royal Alexandra Hospital for Children: And whereas certain 10 freehold and leasehold lands particularised in the first and second parts of the Schedule to this Act are now vested in the persons whose names appear opposite such lands in the said Schedule, subject to such incumbrances as are therein referred to, upon certain trusts for the benefit and purposes of the said institution : And whereas c 34buildings 80950 el digeost blos orb lo

#### Act No. , 1906.

#### Royal Alexandra Hospital for Children Incorporation.

buildings for the purposes of the said institution have been and are being erected on the said lands for the purposes of the said institution: And whereas large sums of money have been bequeathed or given to the said institution for its maintenance and endowment by persons of 5 all shades of religious opinion and belief, and it is deemed expedient that the said institution shall be entirely unsectarian in character: And whereas the said institution is possessed of money, the aforesaid lands, buildings, and other securities and property: And whereas, in order to more effectually and economically carry out the objects of the 10 said institution, it is deemed expedient that their property, rights, and liabilities should be respectively transferred to and vested in the and be accompany.

said body corporate: Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament 15 assembled, and by the authority of the same, as follows :---

1. This Act shall be cited as the "Royal Alexandra Hospital Short title. for Children Incorporation Act of 1906."

2. The words "body corporate" in this Act shall in all cases Interpretation. mean the Royal Alexandra Hospital for children as incorporated 20 under this Act.

The word "board" shall mean the board of management as the same shall for the time being and from time to time consist and be constituted.

The words "by-law, rules, and regulations" shall mean the by-laws, rules, and regulations of the said body corporate.

The word "institution" shall mean the Royal Alexandra Hospital for Children.

The word "benefactor" shall mean-

- (a) any person who has already subscribed, or who, after the passing of this Act, shall subscribe to the funds of the said hospital a sum of not less than fifty pounds within any period of six months: Provided, however, that in the case of a partnership, company, corporation, association, or society making such subscription, the board shall be entitled to nominate the person entitled to be a benefactor in respect of such subscription;
- (b) any person who has already been nominated, or who, after the passing of this Act, shall be nominated as a benefactor by a testator bequeathing to the funds of the said hospital a sum of not less than one hundred pounds, or failing such nomination an executor of such testator: Provided, however, that no testator shall be entitled to nominate more than one benefactor;
- (c) any minister of religion whose congregation has already subscribed, or who shall after the passing of this Act subscribe, a sum of not less than fifty pounds within one year to the funds of the said hospital; (d)

25

30

35

40

- (d) and any honorary consulting physician, honorary consulting surgeon, honorary physician, and honorary surgeon of the institution whilst in office.
- The word "member" shall mean any person who shall subscribe to the funds of the said hospital a sum of not less than one pound annually : Provided, however, that any person whose subscription for any year remains unpaid on the thirty-first day of December of such year, shall cease to be a member : Provided also, that no subscriber other than a benefactor shall be entitled to vote at any election who has not paid his subscription at least three months prior to such election.
- The word "treasurer" shall mean the treasurer for the time being, or any person appointed and for the time being acting in the capacity of treasurer of the said hospital.
- The word "secretary" shall mean the secretary for the time being, or any person appointed and for the time being acting in the capacity of secretary of the said hospital.

3. On and from and after the passing of this Act, all persons Benefactors and who shall be benefactors or members of the said institution at the members to be a corporation. 20 passing of this Act, and all other persons who shall thereafter become benefactors or members of the said institution, shall be, subject to the provisions in this Act contained, a body corporate by the name of the Royal Alexandra Hospital for Children, by which name such body corporate shall have perpetual succession and a common seal, and in

25 the same name shall and may sue and be sued, proceed or be proceeded against in all courts.

4. All real and personal estate which is now or may hereafter All trust property to at any time be vested in and held by any person or persons in trust be vested in body corporate. for the said institution, is and shall be hereby transferred to and 30 vested in the said body corporate, subject to any existing incumbrances

- thereto, excepting any real or personal estate held in trust for the said institution, and which would be forfeited in the event of such property being divested from the trustees thereof.
- 5. All property so vested in the said body corporate, so far as Express trusts to be 35 the same or any part thereof is affected by any express trust, shall be dealt with specially. held, managed, and dealt with by the said body corporate, subject to. and in conformity with, such expressed trusts.
- 6. It shall be lawful for the said body corporate to take, Power to hold and purchase, hold, and enjoy, not only such lands, buildings, and heredita- deal with lands, &c. 40 ments as may from time to time be required for the purposes of the said institution, but also any other lands and hereditaments whatsoever and wheresoever situate, and also to take, purchase, receive, hold, and enjoy any chattels and personal property, and also to sell, grant, convey, demise, or otherwise dispose of, either absolutely or by way of 45 mortgage, any of the property, real or personal, belonging to the said body corporate. 7.

10

15

7. The said institution and the property of the said body Property of institucorporate shall be governed, managed, and disposed of by the board of tion to be managed management of the said institution for the time being subject to the by-laws, rules, and regulations for the time being of the said institution,

- 5 and six members of the board shall form a quorum of such board for Six members to form the doing any act or performing or transacting any business which a quorum. may, under the provisions of this Act, or the by-laws, rules, and regulations of the said body corporate, be done, performed, or transacted by such board.
- 8. The board shall, for all purposes connected with the said Board of 10 institution, be the representative of the said body corporate, and shall management. consist of a president, two vice-presidents (one of these being a female), treasurer, secretary, nine female members, and seven male members, together with those persons who at the time of the passing of this Act
- 15 are life members of the board of management, and two representative members to be annually elected by the honorary medical and surgical officers of the said hospital: Provided that no paid official shall be entitled to a seat on the board.
- 9. A general meeting of the benefactors and members shall be First board. 20 held within two months after the passing of this Act for the purpose of electing a president, two vice-presidents, treasurer, secretary, and sixteen members, who, together with those persons who are life
- members of the board of management at the time of the passing of this Act and the two representative members elected as aforesaid. 25 shall collectively form the first board under the Act, and until the said election shall have taken place the existing board of management

shall continue to manage the said institution.

- 10. The president, vice-presidents, treasurer, and secretary shall Election of be elected annually at the annual meeting of the benefactors and president, vice-30 members, which shall be held in the month of March, or as soon treasurer, scoretary, thereafter as the board may deem advisable, and of the nine female board at annual members of the board four shall retire annually, and of the seven meeting. male members of the board three shall retire annually, the retiring members of the board being those whose attendance at the meetings
- 35 of the board shall have been the least numerous. And where any doubt shall exist as to the members of the board to retire under this provision the board shall determine the matter by ballot, but the retiring members shall in every year be eligible for re-election.
- 11. Any vacancy occurring among the members of the board Vacancies, how 40 by death, resignation, or otherwise, before or after the holding of the filled. first general meeting under this Act, shall be filled by such person as may be appointed by the board, and any person so appointed shall retire at the next general meeting, but shall be eligible for re-election.

12. A special general meeting of the benefactors and members Special general 45 of the body corporate for the transaction of any particular business, meeting.

may

may at any time be called by the board or president, and on receiving a requisition signed by not less than nine benefactors or members of the body corporate, the secretary shall call a special general meeting of the members of the body corporate.

5 13. At every annual or special general meeting of benefactors Quorum at general and members of the body corporate, ten members shall be required to meetings. form a quorum.

14. The board shall meet monthly, or oftener if necessary. Board meetings. Any member of the board absenting himself or herself, without leave, 10 from meetings of the board for four consecutive months, shall be considered to have vacated his or her seat.

15. Ministers of religion shall, subject and according to the Ministers of religion provisions of the by-laws, rules, and regulations of the body corporate, to have free access to be entitled to access to such inmates as are of such minister's own capable of being
15 denomination, but no minister of religion shall be capable of being elected to the board.

elected or appointed as a member of the board of management.

16. It shall be lawful for the board of management to make Power to make by-laws, rules, and regulations for the general management of the <sup>by-laws, rules, and</sup> affairs of the said body corporate. And until such by-laws, rules,

- 20 and regulations shall have been made, the rules and regulations of the institution at present in force are hereby confirmed, and shall, except so far as repealed, altered, or amended by any by-laws, rules, and regulations made under this Act, be and continue binding on the members of the said body corporate.
- 25 17. A printed copy of any such by-laws, rules, and regulations, Evidence of copy of sealed with the seal of the said body corporate, and purporting to be <sup>by-laws.</sup> certified by the secretary for the time being of the said body corporate as being correct, shall be received in all courts as conclusive evidence of such by-laws, rules, and regulations, and of the same having been 30 duly made under the authority of this Act.

18. It shall be lawful for the board of management from time Power of board to to time to invest any funds of the said body corporate in British <sup>invest funds.</sup> Government securities, in any Government funds or debentures of the Commonwealth of Australia, or of any State of the Commonwealth

- 35 of Australia, or of the colony of New Zealand, or in any debentures or debenture stock of any municipal corporation therein, or of any bank or incorporated company carrying on business therein, or by way of deposit in any bank for fixed periods or otherwise, or by way of purchase of or mortgage upon any freehold estate.
- 40 **19.** The board may, from time to time, elect and appoint from Board to appoint their own body a house committee and such and so many sub-committees. committees as they may think fit for transacting the affairs and business of the institution, with and subject to such powers, privileges, provisions, and conditions as shall be expressed and declared by the 45 by-laws, rules, and regulations.

20.

Act No. , 1906.

7

#### Royal Alexandra Hospital for Children Incorporation.

20. No irregularity, informality, or illegality in the election or Informality of appointment of any member of the board of management or officer of election of members the institution shall render illegal or invalid any Act, deed, matter, or officer not to thing done or executed, or suffered to be done or executed by such invalidate Acts, &c. 5 member of the board or officer in pursuance of such election or appointment, but any such election or appointment may, in such way as may be provided for in the said by-laws, rules, and regulations, be determined by resolution to be good or bad; and if bad, the vacancy may be supplied in such way as may be provided for in such by-laws, 10 rules, and regulations, the provisions whereof as to the validity of any such election or appointment, and the acts, deeds, or things done by any member of the board or officer in pursuance of any such election or appointment, shall have the force and effect of law.

21. It shall be lawful for the said board to design at any time, Power to make and 15 and from time to time change or alter, the common seal of the said alter common seal, and affix same. body corporate. Such seal shall be in the custody of the president and one other member of the board, and a majority of the members of the board present at any duly constituted meeting of the board shall have the power to use or direct the use of such seal for all purposes

20 requiring to be evidenced by the corporate seal of the body corporate : Provided that it shall not be necessary to require such seal to be affixed as evidence of the appointment by the said body corporate of an attorney or solicitor in or for the prosecution of any action, suit, or other proceeding.

25 22. Notice to or service upon the secretary of the said body Notice and service. corporate shall be deemed to be a notice to or service upon the body corporate.

23. The members of the board for the time being of the said Indemnity to body corporate shall be respectively charged only for such moneys, members of the board.

30 stocks, funds, and securities as they shall respectively actually receive, notwithstanding their respectively signing any receipt for the sake of conformity, and shall be answerable and accountable only for their own acts, receipts, neglects, or defaults, and not for those of each other, nor for any banker, broker, or other person with whom any

35 trust moneys or securities may be deposited, nor for the insufficiency or deficiency of any stocks, funds, or securities, nor for any other loss, unless the same shall happen through their own wilful default respectively.

THE

#### THE SCHEDULE.

#### FIRST PART—Freehold.

ALL that parcel of land, part of the Toxteth Park Estate, situate in the borough of the The Perpetual Trustee Glebe, in the colony aforesaid : Commencing at a point on the Glebe road at the eastern Subject to mortgage, 5 corner of the said estate; and bounded on the north-east by that road bearing north- date 20th Normeher, 1902, to Reginald Charles westerly one hundred and twenty-feet to a road forty feet wide; on the north-west by the Allen and Arthur last-mentioned road bearing south-westerly one hundred and eighty feet to another part Wigram Allen. of the land conveyed to Thomas James Bowyer; thence on the south-west by that land, being a line bearing south-easterly one hundred and twenty feet to the south-east boundary 10 fence of the said estate; and on the south-east by the said boundary fence, being a line bearing north-easterly one hundred and eighty feet, to the point of commencement.

All that parcel of land, part of the Toxteth Park Estate, situate in the borough The Perpetual Trustee of the Glebe, in the colony aforesaid : Commencing at a point in Wigram-street at the Subject to mortgage, corner of the land conveyed to Joseph Paul Walker, distant one hundred and eighty feet dated 20th November, 15 from the intersection of the Glebe road with Wigram-street; bounded on the north-west Allen and Arthur by Wigram street heavier appet the street for the first for the street at the subject to mortgage. by Wigram-street, bearing south-westerly seventy feet; thence on the south-west by other Wigram Allen. part of the Toxteth Park Estate, being a line bearing south-easterly one hundred and twenty feet to the south-east boundary fence of said estate; thence on the south-east by said boundary fence, being a line bearing north-easterly seventy feet to land conveyed 20 to Joseph Paul Walker; and on the north-east by that land bearing north-westerly one

hundred and twenty feet, to the point of commencement.

All that piece or parcel of land situated in the borough of Camperdown, in the Sir Francis Bathurst parish of Petersham, county of Cumberland, and State of New South Wales, be the Frederick Thomas hereinafter mentioned several dimensions a little more or less, containing by admeasure-Humphery, William 25 ment six acres one rood four perches, more or less, and being part of lot forty-two as st. Vincent Welch. occupied, of the subdivision of the Camperdown Estate grant to William Bligh, of two

- hundred and forty acres, dated tenth August, one thousand eight hundred and six : Commencing on a north-western building line of Pyrmont Bridge road at the south-eastern corner of lot forty-one of said subdivision, as now comprised in certificate of title, volume
- 30 one thousand three hundred and forty-one, folio two hundred and forty-eight; and bounded thence on the south-east by north-western building lines of said Pyrmont Bridge road, bearing successively north sixty-three degrees fifty-six and a half minutes east one hundred and twenty feet, north one degree forty-three and a half minutes east seventyfive feet one and a quarter inches, north fifty-six degrees forty-two and a half minutes
- 35 east ninety-one feet ten and a half inches, and north forty-seven degrees forty-six minutes east one hundred and fifteen feet two inches to its intersection with the south-western boundary of lot forty-three of said subdivision; thence on the north-east by part of that south-western boundary of said lot forty-three, being a fenced line bearing north twentyfour degrees three minutes west five hundred and thirty feet eleven inches to the
- 40 southern (outer) edge of the Orphan School Creek stormwater channel as constructed; thence on the north by part of that southern (outer) edge of the said Orphan School Creek stormwater channel as constructed, bearing westerly to its junction with the eastern (outer) edge of Johnstone's Creek stormwater channel as constructed; thence on the west by part of that eastern (outer) edge of said Johnstone's Creek stormwater
- 45 channel as constructed, bearing southerly to its interection with the north-westerly prolongation of the north-eastern boundary of aforesaid lot forty-one, as now occupied in certificate of title, volume one thousand three hundred and forty-one, folio two hundred and forty-eight, as aforesaid; and thence on to the south-west by that prolongation of and by the north-eastern boundary of lot forty-one, as in certificate of title
- 50 aforesaid, being fenced, line bearing in all south twenty-three degrees forty minutes east four hundred and twenty-four feet, and south twenty-four degrees twelve minutes east four hundred and three feet six inches, to the point of commencement.

#### SECOND PART--Leasehold.

All that piece or parcel of land, situated in the city of Sydney, in the parish of he Perpetual Trustee St. Andrew, county of Cumberland, and State of New South Wales, be the hereinafter mentioned several dimensions a little more or less, containing by admeasurement twenty-5 four and three-quarter perches, and forming part of block one D of the Ultimo Estate subdivision : Commencing at the intersection of the southern building line of Valentinestreet with the north-eastern side of Quay-street; and bounded thence on the north by part of the southern building line of Valentine-street bearing south eighty-three degrees forty-eight minutes east one hundred and twelve feet eleven inches; thence on the east

- 10 by the western boundaries, as occupied, of allotments fronting George-street, being a line bearing south five degrees twenty-five minutes west one hundred and four feet ten and three-quarter inches; thence on the south-east and on part of the south-west by northwestern and north-eastern sides of walls of brick building bearing successively south thirty-four degrees twenty-one minutes west one foot ten and a-half inches, and north
- 15 fifty-three degrees forty-five minutes west thirty-nine feet five and a-half inches to the north-eastern side of Quay-street aforesaid; and thence on the remainder of the southwest by part of the north-eastern side of that street bearing north thirty-six degrees fourteen and a-half minutes west one hundred and seventeen feet seven inches, to point of commencement.
- 20 All that piece or parcel of land situated at Glebe Point: Commencing on the Sir Matthew Henry north-eastern side of Glebe Point road two hundred and sixty-one feet one and a-half Stephen and Harry inches south-easterly from its junction with the south-eastern side of Ferry road; and to a mortgage to James bounded theorem on the south worth worth worth worth worth and beauing south easterly compared with the south and the south and the south and the south worth worth worth worth worth and the south bounded thence on the south-west by Glebe Point road, bearing south-easterly one dated 31st December, hundred and eighty-six feet nine and a-half inches; thence on the south-east by a fenced <sup>1892</sup>.
- 25 line and its continuation bearing north-easterly in all five hundred and thirty-one feet seven inches to Brougham-lane, fifteen feet wide; thence on the north-east by that lane bearing north-westerly one hundred and eighty-three feet ten and three-quarter inches; thence on the north-west by lines passing partly along the south-eastern side of a wall, and being partly fenced, bearing south-westerly in all five hundred and twenty-eight feet
- 30 nine inches, to the point of commencement, and containing by admeasurement two acres thirty-eight and three-quarter perches, or thereabouts.

Sydney : Walliam Applegate Gallick, Government Printer. -1003.

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, August, 1906.

Clerk of the Parliaments.



# EDWARDI VII REGIS.

#### Act No. , 1906.

#### An Act to incorporate and otherwise promote the objects of the Royal Alexandra Hospital for Children.

HEREAS in the year one thousand eight hundred and seventy- Preamble. nine a society or institution was established, known as the Sydney Hospital for Sick Children, having for its object to afford medical and surgical relief to the children of poor and destitute persons and others requiring such aid : And whereas, with the 5 sanction of His Majesty the King and Her Majesty the Queen Alexandra, the name of the said hospital was duly changed, as and from the fourth day of May, one thousand nine hundred and four. to the Royal Alexandra Hospital for Children : And whereas certain 10 freehold and leasehold lands particularised in the first and second parts of the Schedule to this Act are now vested in the persons whose names appear opposite such lands in the said Schedule, subject to such incumbrances as are therein referred to, upon certain trusts for the benefit and purposes of the said institution: And whereas c 34buildings 80950

#### Act No. , 1906.

#### Royal Alexandra Hospital for Children Incorporation.

buildings for the purposes of the said institution have been and are being erected on the said lands for the purposes of the said institution : And whereas large sums of money have been bequeathed or given to the said institution for its maintenance and endowment by persons of 5 all shades of religious opinion and belief, and it is deemed expedient that the said institution shall be entirely unsectarian in character : And whereas the said institution is possessed of money, the aforesaid lands, buildings, and other securities and property : And whereas, in order to more effectually and economically carry out the objects of the 10 said institution, it is deemed expedient that their property, rights, and liabilities should be respectively transferred to and vested in the said body corporate : Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative for the said in the said whereas is provide the said consent of the Legislative for the said baddy corporate.

1. This Act shall be cited as the "Royal Alexandra Hospital Short title. for Children Incorporation Act of 1906."

2. The words "body corporate" in this Act shall in all cases Interpretation. mean the Royal Alexandra Hospital for children as incorporated 20 under this Act.

The word "board" shall mean the board of management as the same shall for the time being and from time to time consist and be constituted.

The words "by-law, rules, and regulations" shall mean the by-laws, rules, and regulations of the said body corporate.

The word "institution" shall mean the Royal Alexandra Hospital for Children.

The word "benefactor" shall mean-

- (a) any person who has already subscribed, or who, after the passing of this Act, shall subscribe to the funds of the said hospital a sum of not less than fifty pounds within any period of six months: Provided, however, that in the case of a partnership, company, corporation, association, or society making such subscription, the board shall be entitled to nominate the person entitled to be a benefactor in respect of such subscription;
- (b) any person who has already been nominated, or who, after the passing of this Act, shall be nominated as a benefactor by a testator bequeathing to the funds of the said hospital a sum of not less than one hundred pounds, or failing such nomination an executor of such testator: Provided, however, that no testator shall be entitled to nominate more than one benefactor;
- (c) any minister of religion whose congregation has already subscribed, or who shall after the passing of this Act subscribe, a sum of not less than fifty pounds within one year to the funds of the said hospital; (d)

25

35

30

40

45

(d) and any honorary consulting physician, honorary consulting surgeon, honorary physician, and honorary surgeon of the institution whilst in office.

- The word "member" shall mean any person who shall subscribe to the funds of the said hospital a sum of not less than one pound annually: Provided, however, that any person whose subscription for any year remains unpaid on the thirty-first day of December of such year, shall cease to be a member : Provided also, that no subscriber other than a benefactor shall be entitled to vote at any election who has not paid his subscription at least three months prior to such election.
- The word "treasurer" shall mean the treasurer for the time being, or any person appointed and for the time being acting in the capacity of treasurer of the said hospital.
- The word "secretary" shall mean the secretary for the time being, or any person appointed and for the time being acting in the capacity of secretary of the said hospital.
- 3. On and from and after the passing of this Act, all persons Benefactors and who shall be benefactors or members of the said institution at the members to be a 20 passing of this Act, and all other persons who shall thereafter become corporation. benefactors or members of the said institution, shall be, subject to the provisions in this Act contained, a body corporate by the name of the Royal Alexandra Hospital for Children, by which name such body corporate shall have perpetual succession and a common seal, and in
- 25 the same name shall and may sue and be sued, proceed or be proceeded against in all courts.

4. All real and personal estate which is now or may hereafter All trust property to at any time be vested in and held by any person or persons in trust be vested in body for the said institution, is and shall be hereby transferred to and

30 vested in the said body corporate, subject to any existing incumbrances thereto, excepting any real or personal estate held in trust for the said institution, and which would be forfeited in the event of such property being divested from the trustees thereof.

5. All property so vested in the said body corporate, so far as Express trusts to be 35 the same or any part thereof is affected by any express trust, shall be dealt with specially. held, managed, and dealt with by the said body corporate, subject to, and in conformity with, such expressed trusts.

- 6. It shall be lawful for the said body corporate to take, Power to hold and purchase, hold, and enjoy, not only such lands, buildings, and heredita- deal with lands, &c. 40 ments as may from time to time be required for the purposes of the said institution, but also any other lands and hereditaments whatsoever and wheresoever situate, and also to take, purchase, receive, hold, and enjoy any chattels and personal property, and also to sell, grant, convey, demise, or otherwise dispose of, either absolutely or by way of
- 45 mortgage, any of the property, real or personal, belonging to the said body corporate. 7.

corporate.

5

10

#### Act No. , 1906.

### Royal Alexandra Hospital for Children Incorporation.

7. The said institution and the property of the said body Property of institucorporate shall be governed, managed, and disposed of by the board of tion to be managed management of the said institution for the time being subject to the by-laws, rules, and regulations for the time being of the said institution,

- 5 and six members of the board shall form a quorum of such board for Six members to form the doing any act or performing or transacting any business which a quorum. may, under the provisions of this Act, or the by-laws, rules, and regulations of the said body corporate, be done, performed, or transacted by such board.
- 10 8. The board shall, for all purposes connected with the said Board of institution, be the representative of the said body corporate, and shall management. consist of a president, two vice-presidents (one of these being a female), treasurer, secretary, nine female members, and seven male members, together with those persons who at the time of the passing of this Act
- 15 are life members of the board of management, and two representative members to be annually elected by the honorary medical and surgical officers of the said hospital: Provided that no paid official shall be entitled to a seat on the board.
  - 9. A general meeting of the benefactors and members shall be First board.
- 20 held within two months after the passing of this Act for the purpose of electing a president, two vice-presidents, treasurer, secretary, and sixteen members, who, together with those persons who are life members of the board of management at the time of the passing of this Act and the two representative members elected as aforesaid,
- 25 shall collectively form the first board under the Act, and until the said election shall have taken place the existing board of management shall continue to manage the said institution.

10. The president, vice-presidents, treasurer, and secretary shall Election of be elected annually at the annual meeting of the benefactors and president, vice-30 members, which shall be held in the month of March, or as soon treasurer, secretary, thereafter as the board may deem advisable, and of the nine female board at annual members of the board four shall retire annually, and of the seven meeting. male members of the board three shall retire annually, the retiring members of the board being those whose attendance at the meetings

- 35 of the board shall have been the least numerous. And where any doubt shall exist as to the members of the board to retire under this provision the board shall determine the matter by ballot, but the retiring members shall in every year be eligible for re-election.
- 11. Any vacancy occurring among the members of the board Vacancies, how 40 by death, resignation, or otherwise, before or after the holding of the filled. first general meeting under this Act, shall be filled by such person as may be appointed by the board, and any person so appointed shall retire at the next general meeting, but shall be eligible for re-election.

12. A special general meeting of the benefactors and members Special general 45 of the body corporate for the transaction of any particular business, meeting.

may

may at any time be called by the board or president, and on receiving a requisition signed by not less than nine benefactors or members of the body corporate, the secretary shall call a special general meeting of the members of the body corporate.

13. At every annual or special general meeting of benefactors Quorum at general 5 and members of the body corporate, ten members shall be required to meetings. form a quorum.

14. The board shall meet monthly, or oftener if necessary. Board meetings. Any member of the board absenting himself or herself, without leave,

10 from meetings of the board for four consecutive months, shall be considered to have vacated his or her seat.

15. Ministers of religion shall, subject and according to the Ministers of religion provisions of the by-laws, rules, and regulations of the body corporate, to have free access to be entitled to access to such inmates as are of such minister's own capable of being 15 denomination, but no minister of religion shall be capable of being elected to the board. elected or appointed as a member of the board of management.

16. It shall be lawful for the board of management to make Power to make by-laws, rules, and regulations for the general management of the by-laws, rules, and affairs of the said body corporate. And until such by-laws, rules,

- 20 and regulations shall have been made, the rules and regulations of the institution at present in force are hereby confirmed, and shall, except so far as repealed, altered, or amended by any by-laws, rules, and regulations made under this Act, be and continue binding on the members of the said body corporate.
- 17. A printed copy of any such by-laws, rules, and regulations, Evidence of copy of 25 sealed with the seal of the said body corporate, and purporting to be by-laws. certified by the secretary for the time being of the said body corporate as being correct, shall be received in all courts as conclusive evidence of such by-laws, rules, and regulations, and of the same having been 30 duly made under the authority of this Act.
  - 18. It shall be lawful for the board of management from time Power of board to invest funds. to time to invest any funds of the said body corporate in British Government securities, in any Government funds or debentures of the
- Commonwealth of Australia, or of any State of the Commonwealth 35 of Australia, or of the colony of New Zealand, or in any debentures or debenture stock of any municipal corporation therein, or of any bank or incorporated company carrying on business therein, or by way of deposit in any bank for fixed periods or otherwise, or by way of purchase of or mortgage upon any freehold estate.
- 40 19. The board may, from time to time, elect and appoint from Board to appoint their own body a house committee and such and so many sub- committees. committees as they may think fit for transacting the affairs and business of the institution, with and subject to such powers, privileges, provisions, and conditions as shall be expressed and declared by the

45 by-laws, rules, and regulations.

20.

#### Act No. , 1906.

## Royal Alexandra Hospital for Children Incorporation.

20. No irregularity, informality, or illegality in the election or Informality of appointment of any member of the board of management or officer of election of members the institution of the board or the institution shall render illegal or invalid any Act, deed, matter, or officer not to thing done or executed, or suffered to be done or executed by such invalidate Acts, &c. 5 member of the board or officer in pursuance of such election or appointment, but any such election or appointment may, in such way as may be provided for in the said by-laws, rules, and regulations, be determined by resolution to be good or bad; and if bad, the vacancy may be supplied in such way as may be provided for in such by-laws,

- 10 rules, and regulations, the provisions whereof as to the validity of any such election or appointment, and the acts, deeds, or things done by any member of the board or officer in pursuance of any such election or appointment, shall have the force and effect of law.
- 21. It shall be lawful for the said board to design at any time, Power to make and 15 and from time to time change or alter, the common seal of the said alter common seal, and affix same. body corporate. Such seal shall be in the custody of the president and one other member of the board, and a majority of the members of the board present at any duly constituted meeting of the board shall have the power to use or direct the use of such seal for all purposes
- 20 requiring to be evidenced by the corporate seal of the body corporate : Provided that it shall not be necessary to require such seal to be affixed as evidence of the appointment by the said body corporate of an attorney or solicitor in or for the prosecution of any action, suit, or other proceeding.
- 25 22. Notice to or service upon the secretary of the said body Notice and service. corporate shall be deemed to be a notice to or service upon the body corporate.

23. The members of the board for the time being of the said Indemnity to body corporate shall be respectively charged only for such moneys, members of the

- 30 stocks, funds, and securities as they shall respectively actually receive, notwithstanding their respectively signing any receipt for the sake of conformity, and shall be answerable and accountable only for their own acts, receipts, neglects, or defaults, and not for those of each other, nor for any banker, broker, or other person with whom any
- 35 trust moneys or securities may be deposited, nor for the insufficiency or deficiency of any stocks, funds, or securities, nor for any other loss, unless the same shall happen through their own wilful default respectively.

#### THE SCHEDULE.

#### FIRST PART-Freehold.

ALL that parcel of land, part of the Toxteth Park Estate, situate in the borough of the The Perpetual Trustee Glebe, in the colony aforesaid : Commencing at a point on the Glebe road at the eastern Subject to mortgage 5 corner of the said estate ; and bounded on the north-east by that road bearing north- date 20th November, westerly one hundred and twenty-feet to a road forty feet wide ; on the north-west by the Allen and Arthur last-mentioned road bearing south-westerly one hundred and eighty feet to another part Wigram Allen. of the land conveyed to Thomas James Bowyer; thence on the south-west by that land, being a line bearing south-easterly one hundred and twenty feet to the south-east boundary 10 fence of the said estate; and on the south-east by the said boundary fence, being a line bearing north-easterly one hundred and eighty feet, to the point of commencement.

All that parcel of land, part of the Toxteth Park Estate, situate in the borough The Perpetual Trustee of the Glebe, in the colony aforesaid : Commencing at a point in Wigram-street at the Subject to mortgage, corner of the land conveyed to Joseph Paul Walker, distant one hundred and eighty feet dated 20th November, 15 from the intersection of the Glebe road with Wigram-street ; bounded on the north-west Allen and Arthur by Wigram-street, bearing south-westerly seventy feet ; thence on the south-west by other Wigram Allen. part of the Toxteth Park Estate, being a line bearing south-easterly one hundred and twenty feet to the south-east boundary fence of said estate; thence on the south-east by said boundary fence, being a line bearing north-easterly seventy feet to land conveyed 20 to Joseph Paul Walker; and on the north-east by that land bearing north-westerly one

hundred and twenty feet, to the point of commencement.

All that piece or parcel of land situated in the borough of Camperdown, in the Sir Francis Bathurst parish of Petersham, county of Cumberland, and State of New South Wales, be the Frederick Thomas hereinafter mentioned several dimensions a little more or less, containing by admeasure-Humphery, William 25 ment six acres one rood four perches, more or less, and being part of lot forty-two as st. Vincent Welch. occupied, of the subdivision of the Camperdown Estate grant to William Bligh, of two

hundred and forty acres, dated tenth August, one thousand eight hundred and six: Commencing on a north-western building line of Pyrmont Bridge road at the south-eastern corner of lot forty-one of said subdivision, as now comprised in certificate of title, volume 30 one thousand three hundred and forty-one, folio two hundred and forty-eight ; and bounded thence on the south-east by north-western building lines of said Pyrmont Bridge road, bearing successively north sixty-three degrees fifty-six and a half minutes east one hundred and twenty feet, north one degree forty-three and a half minutes east seventy-

- five feet one and a quarter inches, north fifty-six degrees forty-two and a half minutes 35 east ninety-one feet ten and a half inches, and north forty-seven degrees forty-six minutes east one hundred and fifteen feet two inches to its intersection with the south-western boundary of lot forty-three of said subdivision; thence on the north-east by part of that south-western boundary of said lot forty-three, being a fenced line bearing north twentyfour degrees three minutes west five hundred and thirty feet eleven inches to the
- 40 southern (outer) edge of the Orphan School Creek stormwater channel as constructed ; thence on the north by part of that southern (outer) edge of the said Orphan School Creek stormwater channel as constructed, bearing westerly to its junction with the eastern (outer) edge of Johnstone's Creek stormwater channel as constructed ; thence on the west by part of that eastern (outer) edge of said Johnstone's Creek stormwater 45 channel as constructed, bearing southerly to its interaction with the north-westerly
- prolongation of the north-eastern boundary of aforesaid lot forty-one, as now occupied in certificate of title, volume one thousand three hundred and forty-one, folio two hundred and forty-eight, as aforesaid; and thence on to the south-west by that prolongation of and by the north-eastern boundary of lot forty-one, as in certificate of title
- 50 aforesaid, being fenced, line bearing in all south twenty-three degrees forty minutes east four hundred and twenty-four feet, and south twenty-four degrees twelve minutes east four hundred and three feet six inches, to the point of commencement.

SECOND

#### , 1906. Act No.

## Royal Alexandra Hospital for Children Incorporation.

#### SECOND PART-Leasehold.

All that piece or parcel of land, situated in the city of Sydney, in the parish of he Perpetual Trustee St. Andrew, county of Cumberland, and State of New South Wales, be the hereinafter Company, Limited mentioned several dimensions a little more or less, containing by admeasurement twenty-5 four and three-quarter perches, and forming part of block one D of the Ultimo Estate subdivision: Commencing at the intersection of the southern building line of Valentinestreet with the north-eastern side of Quay-street; and bounded thence on the north by part of the southern building line of Valentine-street bearing south eighty-three degrees forty-eight minutes east one hundred and twelve feet eleven inches; thence on the east 10 by the western boundaries, as occupied, of allotments fronting George-street, being a line bearing south five degrees twenty-five minutes west one hundred and four feet ten and three-quarter inches; thence on the south-east and on part of the south-west by northwestern and north-eastern sides of walls of brick building bearing successively south thirty-four degrees twenty-one minutes west one foot ten and a-half inches, and north 15 fifty-three degrees forty-five minutes west thirty-nine feet five and a-half inches to the

- north-eastern side of Quay-street aforesaid; and thence on the remainder of the southwest by part of the north-eastern side of that street bearing north thirty-six degrees fourteen and a-half minutes west one hundred and seventeen feet seven inches, to point of commencement.
- 20 All that piece or parcel of land situated at Glebe Point: Commencing on the sir Matthew Henry north-eastern side of Glebe Point road two hundred and sixty-one feet one and a-half Stephen and Harry inches south-easterly from its junction with the south-eastern side of Ferry road; and to a mortgage to James bounded thence on the south-west by Glebe Point road, bearing south-easterly one dated 31st December, hundred and eighty-six feet nine and a-half inches; thence on the south-east by a fenced <sup>1892</sup>.
- 25 line and its continuation bearing north-easterly in all five hundred and thirty-one feet seven inches to Brougham-lane, fifteen feet wide ; thence on the north-east by that lane bearing north-westerly one hundred and eighty-three feet ten and three-quarter inches; thence on the north-west by lines passing partly along the south-eastern side of a wall, and being partly fenced, bearing south-westerly in all five hundred and twenty-eight feet
- 30 nine inches, to the point of commencement, and containing by admeasurement two acres thirty-eight and three-quarter perches, or thereabouts.

Legislatibe Conncil.

No. , 1906.

# A BILL

# To incorporate and otherwise promote the objects of the Royal Alexandra Hospital for Children,

[MR. HUMPHERY; -18 July, 1906.]

WHEREAS in the year one thousand eight hundred and seventy- Preamble. nine a society or institution was established, known as the Sydney Hospital for Sick Children, having for its object to afford medical and surgical relief to the children of poor and destitute 5 persons and others requiring such aid: And whereas, with the sanction of His Majesty the King and Her Majesty the Queen Alexandra, the name of the said hospital was duly changed, as and from the fourth day of May, one thousand nine hundred and four, to the Royal Alexandra Hospital for Children : And whereas certain 10 freehold and leasehold lands particularised in the first and second parts of the Schedule to this Act are now vested in the persons whose names appear opposite such lands in the said Schedule, subject to such incumbrances as are therein referred to, upon certain trusts for the benefit and purposes of the said institution : And whereas c 34--buildings 80950

buildings for the purposes of the said institution have been and are being erected on the said lands for the purposes of the said institution : And whereas large sums of money have been bequeathed or given to the said institution for its maintenance and endowment by persons of all shades of religious opinion and belief, and it is deemed expedient 5 that the said institution shall be entirely unsectarian in character : And whereas the said institution is possessed of money, the aforesaid lands, buildings, and other securities and property : And whereas, in order to more effectually and economically carry out the objects of the said institution, it is deemed expedient that their property, rights, 10 and liabilities should be respectively transferred to and vested in the said body corporate : Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament 15 assembled, and by the authority of the same, as follows :---

Short title.

Interpretation.

1. This Act shall be cited as the "Royal Alexandra Hospital for Children Incorporation Act of 1906."

2. The words "body corporate" in this Act shall in all cases mean the Royal Alexandra Hospital for children as incorporated under this Act. 20

The word "board" shall mean the board of management as the same shall for the time being and from time to time consist and be constituted.

The words "by-law, rules, and regulations" shall mean the by-laws, rules, and regulations of the said body corporate. 25

The word "institution" shall mean the Royal Alexandra Hospital for Children.

The word "benefactor" shall mean-

- (a) any person who has already subscribed, or who, after the passing of this Act, shall subscribe to the funds of the 30 said hospital a sum of not less than fifty pounds within any period of six months: Provided, however, that in the case of a partnership, company, corporation, association, or society making such subscription, the board shall be entitled to nominate the person entitled to be a benefactor 35 in respect of such subscription;
- (b) any person who has already been nominated, or who, after the passing of this Act, shall be nominated as a benefactor by a testator bequeathing to the funds of the said hospital a sum of not less than one hundred pounds, or failing such 40 nomination an executor of such testator: Provided, however, that no testator shall be entitled to nominate more than one benefactor;
- (c) any minister of religion whose congregation has already subscribed, or who shall after the passing of this Act 45 subscribe, a sum of not less than fifty pounds within one year to the funds of the said hospital; (d)

- (d) and any honorary consulting physician, honorary consulting surgeon, honorary physician, and honorary surgeon of the institution whilst in office.
- The word "member" shall mean any person who shall subscribe to the funds of the said hospital a sum of not less than one pound annually : Provided, however, that any person whose subscription for any year remains unpaid on the

day of of such year, shall cease to be a member : Provided also, that no subscriber other than a benefactor shall be entitled to vote at any election who has not paid his subscription at least three months prior to such election.

- The word "treasurer" shall mean the treasurer for the time being, or any person appointed and for the time being acting in the capacity of treasurer of the said hospital.
- The word "secretary" shall mean the secretary for the time being, or any person appointed and for the time being acting in the capacity of secretary of the said hospital.
- 3. On and from and after the passing of this Act, all persons Benefactors and who shall be benefactors or members of the said institution at the members to be a corporation. 20 passing of this Act, and all other persons who shall thereafter become benefactors or members of the said institution, shall be, subject to the provisions in this Act contained, a body corporate by the name of the Royal Alexandra Hospital for Children, by which name such body corporate shall have perpetual succession and a common seal, and in 25 the same name shall and may sue and be sued, proceed or be proceeded

against in all courts.

4. All real and personal estate which is now or may hereafter All trust property to at any time be vested in and held by any person or persons in trust be vested in body corporate. for the said institution, is and shall be hereby transferred to and

- 30 vested in the said body corporate, subject to any existing incumbrances thereto, excepting any real or personal estate held in trust for the said institution, and which would be forfeited in the event of such property being divested from the trustees thereof.
- 5. All property so vested in the said body corporate, so far as Express trusts to be 35 the same or any part thereof is affected by any express trust, shall be dealt with specially. held, managed, and dealt with by the said body corporate, subject to,

and in conformity with, such expressed trusts.

6. It shall be lawful for the said body corporate to take, Power to hold and purchase, hold, and enjoy, not only such lands, buildings, and heredita-

- 40 ments as may from time to time be required for the purposes of the said institution, but also any other lands and hereditaments whatsoever and wheresoever situate, and also to take, purchase, receive, hold, and enjoy any chattels and personal property, and also to sell, grant, convey, demise, or otherwise dispose of, either absolutely or by way of
- 45 mortgage, any of the property, real or personal, belonging to the said 7. body corporate.

3

10

15

Property of institution to be managed by board.

a quorum.

Board of management.

First board.

Election of president, vicepresidents, treasurer, secretary, and members of board at annual meeting.

Vacancies, how filled.

Special general meeting.

7. The said institution and the property of the said body corporate shall be governed, managed, and disposed of by the board of management of the said institution for the time being subject to the by-laws, rules, and regulations for the time being of the said institution, six members to form and six members of the board shall form a quorum of such board for 5

the doing any act or performing or transacting any business which may, under the provisions of this Act, or the by-laws, rules, and regulations of the said body corporate, be done, performed, or transacted by such board.

8. The board shall, for all purposes connected with the said 10 institution, be the representative of the said body corporate, and shall consist of a president, two vice-presidents (one of these being a female), treasurer, secretary, nine female members, and seven male members, together with those persons who at the time of the passing of this Act are life members of the board of management, and two representative 15 members to be annually elected by the honorary medical and surgical officers of the said hospital: Provided that no paid official shall be entitled to a seat on the board.

9. A general meeting of the benefactors and members shall be held within two months after the passing of this Act for the purpose of 20 electing a president, two vice-presidents, treasurer, secretary, and sixteen members, who, together with those persons who are life members of the board of management at the time of the passing of this Act and the two representative members elected as aforesaid, shall collectively form the first board under the Act, and until the 25 said election shall have taken place the existing board of management shall continue to manage the said institution.

10. The president, vice-presidents, treasurer, and secretary shall be elected annually at the annual meeting of the benefactors and members, which shall be held in the month of March, or as soon 30 thereafter as the board may deem advisable, and of the nine female members of the board four shall retire annually, and of the seven male members of the board three shall retire annually, the retiring members of the board being those whose attendance at the meetings of the board shall have been the least numerous. And where any 35 doubt shall exist as to the members of the board to retire under this provision the board shall determine the matter by ballot, but the retiring members shall in every year be eligible for re-election.

11. Any vacancy occurring among the members of the board by death, resignation, or otherwise, before or after the holding of the 40 first general meeting under this Act, shall be filled by such person as may be appointed by the board, and any person so appointed shall retire at the next general meeting, but shall be eligible for re-election.

**12.** A special general meeting of the benefactors and members of the body corporate for the transaction of any particular business, 45 may

may at any time be called by the board or president, and on receiving a requisition signed by not less than nine benefactors or members of the body corporate, the secretary shall call a special general meeting of the members of the body corporate.

13. At every annual or special general meeting of benefactors Quorum at general 5 and members of the body corporate, ten members shall be required to meetings. form a quorum.

14. The board shall meet monthly, or oftener if necessary. Bcarl meetings. Any member of the board absenting himself or herself, without leave, 10 from meetings of the board for four consecutive months, shall be

considered to have vacated his or her seat.

15. Ministers of religion shall, subject and according to the Ministers of religion provisions of the by-laws, rules, and regulations of the body corporate, inmates, but not be entitled to access to such inmates as are of such minister's own capable of being

15 denomination, but no minister of religion shall be capable of being elected to the board. elected or appointed as a member of the board of management.

16. It shall be lawful for the board of management to make Power to make by-laws, rules, and regulations for the general management of the by-laws, rules, and affairs of the said body corporate. And until such by-laws, rules,

- 20 and regulations shall have been made, the rules and regulations of the institution at present in force are hereby confirmed, and shall, except so far as repealed, altered, or amended by any by-laws, rules, and regulations made under this Act, be and continue binding on the members of the said body corporate.
- 17. A printed copy of any such by-laws, rules, and regulations, Evidence of copy of 25 sealed with the seal of the said body corporate, and purporting to be by-laws. certified by the secretary for the time being of the said body corporate as being correct, shall be received in all courts as conclusive evidence of such by-laws, rules, and regulations, and of the same having been 30 duly made under the authority of this Act.

18. It shall be lawful for the board of management from time Power of board to to time to invest any funds of the said body corporate in British invest funds. Government securities, in any Government funds or debentures of the

Commonwealth of Australia, or of any State of the Commonwealth 35 of Australia, or of the colony of New Zealand, or in any debentures or debenture stock of any municipal corporation therein, or of any bank or incorporated company carrying business therein, or by way of deposit in any bank for fixed periods or otherwise, or by way of purchase of or mortgage upon any freehold estate.

19. The board may, from time to time, elect and appoint from Board to appoint 40 their own body a house committee and such and so many sub- committees committees as they may think fit for transacting the affairs and business of the institution, with and subject to such powers, privileges, provisions, and conditions as shall be expressed and declared by the

45 by-laws, rules, and regulations.

20.

Informality of election of members of the board or officer not to invalidate Acts, &c.

20. No irregularity, informality, or illegality in the election or appointment of any member of the board of management or officer of the institution shall render illegal or invalid any Act, deed, matter, or thing done or executed, or suffered to be done or executed by such member of the board or officer in pursuance of such election or 5 appointment, but any such election or appointment may, in such way as may be provided for in the said by-laws, rules, and regulations, be determined by resolution to be good or bad; and if bad, the vacancy may be supplied in such way as may be provided for in such by-laws, rules, and regulations, the provisions whereof as to the validity of any 10 such election or appointment, and the acts, deeds, or things done by any member of the board or officer in pursuance of any such election or appointment, shall have the force and effect of law.

21. It shall be lawful for the said board to design at any time, and from time to time change or alter, the common seal of the said 15 body corporate. Such seal shall be in the custody of the president and one other member of the board, and a majority of the members of the board present at any duly constituted meeting of the board shall have the power to use or direct the use of such seal for all purposes requiring to be evidenced by the corporate seal of the body corporate : 20 Provided that it shall not be necessary to require such seal to be affixed as evidence of the appointment by the said body corporate of an attorney or solicitor in or for the prosecution of any action, suit, or other proceeding.

22. Notice to or service upon the secretary of the said body 25 corporate shall be deemed to be a notice to or service upon the body corporate.

23. The members of the board for the time being of the said body corporate shall be respectively charged only for such moneys, stocks, funds, and securities as they shall respectively actually receive, 30 notwithstanding their respectively signing any receipt for the sake of conformity, and shall be answerable and accountable only for their own acts, receipts, neglects, or defaults, and not for those of each other, nor for any banker, broker, or other person with whom any trust moneys or securities may be deposited, nor for the insufficiency 35 or deficiency of any stocks, funds, or securities, nor for any other loss, unless the same shall happen through their own wilful default respectively.

Notice and service.

Power to make and

alter common seal,

and affix same.

Indemnity to members of the board.

THE

#### THE SCHEDULE.

#### FIRST PART-Freehold.

ALL that parcel of land, part of the Toxteth Park Estate, situate in the borough of the The Perpetual Trustee Glebe, in the colony aforesaid : Commencing at a point on the Glebe road at the eastern Subject to mortgage, 5 corner of the said estate; and bounded on the north-east by that road bearing north-dated 20th November, westerly one hundred and twenty-feet to a road forty feet wide; on the north-west by the Allen and Arthur last-mentioned road bearing south-westerly one hundred and eighty feet to another part Wigram Allen. of the land conveyed to Thomas James Bowyer ; thence on the south-west by that land, being a line bearing south-easterly one hundred and twenty feet to the south-east boundary 10 fence of the said estate ; and on the south east by the said boundary fence, being a line

bearing north-easterly one hundred and eighty feet, to the point of commencement.

All that parcel of land, part of the Toxteth Park Estate, situate in the borough The Perpetual Trustee of the Glebe, in the colony aforesaid : Commencing at a point in Wigram-street at the Subject to mortgage, corner of the land conveyed to Joseph Paul Walker, distant one hundred and eighty feet dated 20th November, 15 from the intersection of the Glebe road with Wigram-street ; bounded on the north-west Allen and Arthur by Wigram-street, bearing south-westerly seventy feet ; thence on the south-west by other Wigram Allen. part of the Toxteth Park Estate, being a line bearing south-easterly one hundred and twenty feet to the south-east boundary fence of said estate ; thence on the south-east by said boundary fence, being a line bearing north-easterly seventy feet to land conveyed 20 to Joseph Paul Walker; and on the north-east by that land bearing north-westerly one hundred and twenty feet, to the point of commencement.

All that piece or parcel of land situated in the borough of Camperdown, in the Sir Francis Bathurst parish of Petersham, county of Cumberland, and State of New South Wales, be the hereinafter mentioned several dimensions a little more or less, containing by admeasure 25 ment six acres one rood four perches, more or less, and being part of lot forty-two as St. Vincent Welch. occupied, of the subdivision of the Camperdown Estate grant to William Bligh, of two hundred and forty acres, dated tenth August, one thousand eight hundred and six : Commencing on a north-western building line of Pyrmont Bridge road at the south-eastern corner of lot forty-one of said subdivision, as now comprised in certificate of title, volume 30 one thousand three hundred and forty-one, folio two hundred and forty-eight ; and bounded

thence on the south-east by north-western building lines of said Pyrmont Bridge road, bearing successively north sixty-three degrees fifty-six and a half minutes east one hundred and twenty feet, north one degree forty-three and a half minutes east seventyfive feet one and a quarter inches, north fifty-six degrees forty-two and a half minutes

- 35 east ninety-one feet ten and a half inches, and north forty-seven degrees forty-six minutes east one hundred and fifteen feet two inches to its intersection with the south-western boundary of lot forty-three of said subdivision ; thence on the north-east by part of that south-western boundary of said lot forty three, being a fenced line bearing north twentyfour degrees three minutes west five hundred and thirty feet eleven inches to the
- 40 southern (outer) edge of the Orphan School Creek stormwater channel as constructed ; thence on the north by part of that southern (outer) edge of the said Orphan School Creek stormwater channel as constructed, bearing westerly to its junction with the eastern (outer) edge of Johnstone's Creek stormwater channel as constructed ; thence on the west by part of that eastern (outer) edge of said Johnstone's Creek stormwater
- 45 channel as constructed, bearing southerly to its interaction with the north-westerly prolongation of the north-eastern boundary of aforesaid lot forty-one, as now occupied in certificate of title, volume one thousand three hundred and forty-one, folio two hundred and forty-eight, as aforesaid; and thence on to the south-west by that prolongation of and by the north-eastern boundary of lot forty-one, as in certificate of title 50 aforesaid, being fenced, line bearing in all south twenty-three degrees forty minutes east four hundred and twenty-four feet, and south twenty-four degrees twelve minutes east four hundred and three feet six inches, to the point of commencement.

SECOND

#### SECOND PART--Leasehold.

The Perpetual Trustee Company, Limited.

All that piece or parcel of land, situated in the city of Sydney, in the parish of St. Andrew, county of Cumberland, and State of New South Wales, be the hereinafter mentioned several dimensions a little more or less, containing by admeasurement twentyfour and three-quarter perches, and forming part of block one D of the Ultimo Estate 5 subdivision : Commencing at the intersection of the southern building line of Valentinestreet with the north-eastern side of Quay-street; and bounded thence on the north by part of the southern building line of Valentine-street bearing south eighty-three degrees forty-eight minutes east one hundred and twelve feet eleven inches; thence on the east by the western boundaries, as occupied, of allotments fronting George-street, being a line 10 bearing south five degrees twenty-five minutes west one hundred and four feet ten and three-quarter inches; thence on the south-east and on part of the south-west by northwestern and north-eastern sides of walls of brick building bearing successively south thirty-four degrees twenty-one minutes west one foot ten and a-half inches, and north fifty-three degrees forty-five minutes west thirty-nine feet five and a-half inches to the 15 north-eastern side of Quay-street aforesaid; and thence on the remainder of the southwest by part of the north-eastern side of that street bearing north thirty-six degrees fourteen and a-half minutes west one hundred and seventeen feet seven inches, to point of commencement.

Sir Matthew Henry Stephen and Harry Chambers Kent, subject to a mortgage to James Sutherland Mitchell, dated 31st December, 1892.

[6d.]

All that piece or parcel of land situated at Glebe Point: Commencing on the 20 north-eastern side of Glebe Point road two hundred and sixty-one feet one and a-half inches south-easterly from its junction with the south-eastern side of Ferry road; and bounded thence on the south-west by Glebe Point road, bearing south-easterly one hundred and eighty-six feet nine and a-half inches; thence on the south-easterly one feet 25 seven inches to Brougham-lane, fifteen feet wide; thence on the north-east by that lane bearing north-westerly one hundred and eighty-three feet ten and three-quarter inches; thence on the north-west by lines passing partly along the south-eastern side of a wall, and being partly fenced, bearing south-westerly in all five hundred and twenty-eight feet nine inches, to the point of commencement; and containing by admeasurement two acres 30 thirty-eight and three-quarter perches, or thereabouts.

Sydney : William Applegate Gullick, Government Printer.-1906.



## ANNO SEXTO

# EDWARDI VII REGIS.

# Act No. 21, 1906.

An Act to alter and amend the Royal Alexandra Hospital for Children Incorporation Act of 1906. [Assented to, 7th December, 1906.]

WHEREAS by the Royal Alexandra Hospital for Children Preamble. Incorporation Act of 1906, section nine, it is provided amongst other things that a general meeting of the benefactors and members shall be held within two months after the passing of that Act for the purpose of electing the first board of management under the said Act: And whereas it is desired to alter the time for the holding of such meeting: Be it therefore enacted by the King'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. This Act may be cited as the "Royal Alexandra Hospital short title. for Children Incorporation Amendment Act of 1906."

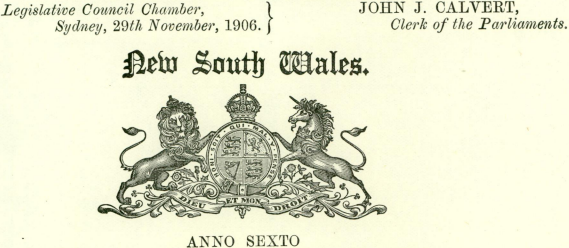
2. Notwithstanding anything to the contrary contained in the Alteration of section Principal Act, the time within which the general meeting under <sup>9</sup> of the Principal Act, section nine of the Principal Act shall be held is hereby altered from two months to four months after the passing of that Act.

By Authority : WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1996.

[3d.]



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



# EDWARDI VII REGIS.

# Act No. 21, 1906.

An Act to alter and amend the Royal Alexandra Hospital for Children Incorporation Act of 1906. [Assented to, 7th December, 1906.]

WHEREAS by the Royal Alexandra Hospital for Children Preamble. Incorporation Act of 1906, section nine, it is provided amongst other things that a general meeting of the benefactors and members shall be held within two months after the passing of that Act for the purpose of electing the first board of management under the said Act: And whereas it is desired to alter the time for the holding of such meeting: Be it therefore enacted by the King'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. This Act may be cited as the "Royal Alexandra Hospital short title. for Children Incorporation Amendment Act of 1906."

2. Notwithstanding anything to the contrary contained in the Alteration of section Principal Act, the time within which the general meeting under <sup>9</sup>/<sub>Act</sub> of the Principal section nine of the Principal Act shall be held is hereby altered from two months to four months after the passing of that Act.

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

HARRY H. RAWSON,

Governor.

State Government House, Sydney, 7th December, 1906.



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, 21st November, 1906. JOHN J. CALVERT, Clerk of the Parliaments.



# EDWARDI VII REGIS.

# Act No. , 1906.

# An Act to alter and amend the Royal Alexandra Hospital for Children Incorporation Act of 1906.

WHEREAS by the Royal Alexandra Hospital for Children Preamble. Incorporation Act of 1906, section nine, it is provided amongst other things that a general meeting of the benefactors and members shall be held within two months after the passing of that Act for the 5 purpose of electing the first board of management under the said Act : And whereas it is desired to alter the time for the holding of such meeting : Be it therefore enacted by the King'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, 10 and by the authority of the same, as follows :—

1. This Act may be cited as the "Royal Alexandra Hospital short title. for Children Incorporation Amendment Act of 1906."

 Notwithstanding anything to the contrary contained in the Alteration of section Principal Act, the time within which the general meeting under <sup>9 of the Principal</sup> 15 section nine of the Principal Act shall be held is hereby altered from

two months to four months after the passing of that Act.

88300

c 98—

[3d.]

Ilhis Branco Bata originaled in the Excercic con Corracts, and, Iachy Mis day week, is non-ready for presentation to the Lanten verte Association for the concurrence.

# EDWARDI VII FEGIS.

# Act No. - 1906.

An Act to after and emitted the Royal Alexandra Mospital for - Elifican Inverporation Act of 1906.

1. This is a subset of the factor of the factor of the factor of the phone is a set of the phone is a subset of the factor is a subset of the provident of the factor is a subset of the factor is a

two reantly to four months after the passing of that Act.

[12]

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, November, 1906.

Clerk of the Parliaments.



# EDWARDI VII REGIS.

ANNO SEXTO

# Act No. , 1906.

# An Act to alter and amend the Royal Alexandra Hospital for Children Incorporation Act of 1906.

WHEREAS by the Royal Alexandra Hospital for Children Preamble. Incorporation Act of 1906, section nine, it is provided amongst other things that a general meeting of the benefactors and members shall be held within two months after the passing of that Act for the 5 purpose of electing the first board of management under the said Act : And whereas it is desired to alter the time for the holding of such meeting : Be it therefore enacted by the King'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, 10 and by the authority of the same, as follows :—

1. This Act may be cited as the "Royal Alexandra Hospital short title. for Children Incorporation Amendment Act of 1906."

2. Notwithstanding anything to the contrary contained in the Alteration of section Principal Act, the time within which the general meeting under <sup>9</sup> of the Principal 15 section nine of the Principal Act shall be held is hereby altered from

two months to four months after the passing of that Act.

c 98-

This Prpure Draw originated in the LEERSTATIVE COUVER, and Mering this day seed, is note ready for presentation to the Levisnic TVE Assuments for the concurrence.

Clerks of the Parksbanks.

Debr Sauch Wlakes.

Tophisite Court Chanter, Lokary, Normalor, 1990.

A DIN TTI INTERN

Act No. , 1909.

An Act to alor and mound the Royal Alexandro Hospital for Children Inacto action Act at 1000.

Legislative Council.

No. , 1906.

# A BILL

# To alter and amend the Royal Alexandra Hospital for Children Incorporation Act of 1906.

[MR. HUMPHERY; -15 November, 1906.]

WHEREAS by the Royal Alexandra Hospital for Children Preamble. Incorporation Act of 1906, section nine, it is provided amongst other things that a general meeting of the benefactors and members shall be held within two months after the passing of that Act for the 5 purpose of electing the first board of management under the said Act : And whereas it is desired to alter the time for the holding of such meeting : Be it therefore enacted by the King'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, 10 and by the authority of the same, as follows :—

1. This Act may be cited as the "Royal Alexandra Hospital short title. for Children Incorporation Amendment Act of 1906."

 Notwithstanding anything to the contrary contained in the Alteration of section Principal Act, the time within which the general meeting under <sup>9 of the Principal</sup> 15 section nine of the Principal Act shall be held is hereby altered from two months to four months after the passing of that Act.

ε8500 [3d.] c 98-

