New South Wales.



ANNO TERTIO

GEORGII V REGIS.

An Act to consolidate and amend the Saint James' Parsonage Land Leasing Act, and the Saint James' Parsonage Lands Amending Act, 1909. [Assented to, 3rd December, 1912.]

WHEREAS by a deed of grant dated the fourteenth day of June, Preamble. one thousand eight hundred and forty-five, certain lands were granted to trustees upon trust for the appropriation thereof as a dwelling-house for the clergyman duly appointed to officiate in the Church of Saint James in the city of Sydney: And whereas a dwelling-house was afterwards erected on the said lands in pursuance of the said trust: And whereas by an Act of Parliament passed in the fifty-first year of the reign of Her Majesty Queen Victoria, entitled the Saint James' Parsonage Land Leasing Act, the trustees for the time being of the said lands which are fully described in the said Act were authorised to grant leases of the said lands as therein mentioned, and to apply the rents and profits arising from any such leases in and towards the maintenance, repair, and improvement of

the then existing parsonage in the parish of Saint James, in the city of Sydney, and in such manner as the trustees for the time being might deem advisable, and in payment of the rent or purchase money of a dwelling-house for the clergyman for the time being licensed to officiate in the said Church of Saint James upon some other site, and in the enlargement, maintenance, repair, and improvement of the said church: And whereas in pursuance of the said Act the said lands were let on building lease, and the parsonage or dwelling-house then existing on the said lands was demolished: And whereas the trustees for the time being of the said lands expended portion of the said rents and profits arising from the said lands (hereinafter called "the old parsonage site") upon the maintenance, repair, and improvement of the said church, and also in paying the rent of a dwelling-house upon another site for the clergyman for the time being licensed to officiate in the said church and accumulated the unexpended balance of the said rents and profits from time to time: And whereas it became expedient that a new site should be acquired and a suitable parsonage should be erected thereon for the clergyman licensed as aforesaid, but the accumulations of the said rents and profits were insufficient for that purpose: And whereas power was given to the trustees for the time being of the said lands, by the Saint James' Parsonage Lands Amending Act, 1909, to borrow a sum not exceeding four thousand pounds upon mortgage for the purpose of purchasing in whole or in part a new site for a parsonage within the said parish and for building and completing on such site a parsonage in all respects suitable as a residence for the said clergyman, and to apply the rents and profits of the old parsonage site partly in providing a sinking fund for repayment of the said mortgage and partly for certain purposes connected with the parish of Saint James: And whereas the Most Reverend John Charles Wright, Lord Archbishop of Sydney, Sidney Herbert Young, Cyril Ernest Corlette, The Reverend Wentworth Francis Wentworth-Sheilds, and Thomas Lewthwaite Grainger are the present trustees of the old parsonage site and of the site next hereinafter referred to: And whereas the said trustees acquired a new site as aforesaid and let a contract for the erection of a parsonage thereon, and for such purposes borrowed the sum of four thousand pounds upon mortgage of the site so acquired (hereinafter called "the new parsonage site"): And whereas the said sum of four thousand pounds, together with other moneys, being rents and profits of the old parsonage site, have been expended upon the new parsonage site and the erection thereon of the new parsonage, and further moneys are required for such purposes: And whereas it is expedient that the said trustees should for the last mentioned purposes have power to raise a further sum of not exceeding three thousand pounds by mortgage of the old parsonage site and the new parsonage site: And whereas doubts have arisen as

to whether or not the powers conferred upon the said trustees by the said Saint James' Parsonage Lands Amending Act, 1909, authorised the said trustees to mortgage the new parsonage site as security for the said sum of four thousand pounds: And whereas it is expedient that the trustees for the time being of the new parsonage site should have power if and when the necessity so to do should arise to sell the same and the buildings thereon with the approval of the Archbishop of Sydney for the time being, and to apply the net proceeds of sale with the like approval in manner hereinafter mentioned: And whereas it is expedient that the trustees for the time being of the old parsonage site should have the power to expend the rents and profits thereof for such purposes and in such manner as is hereinafter mentioned: And whereas the said purposes or some of them cannot be carried out without the authority of an Act of Parliament: And whereas it is expedient to amend and also to consolidate the said Saint James' Parsonage Land Leasing Act and the said Saint James' Parsonage Lands Amending Act, 1909: And whereas the provisions of this Act have been approved of by or on behalf of the Synod of the Diocese of Sydney: 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. The Saint James' Parsonage Land Leasing Act and the Repeal. Saint James' Parsonage Lands Amending Act, 1909, are hereby repealed, but such repeal shall not prejudice, affect, or invalidate any matter or thing lawfully done or contracted to be done under the said Acts or either of them before the commencement of this Act.

2. The said mortgage for four thousand pounds upon the new Declaration of parsonage site, being the lands comprised in certificate of title validity of mortgage registered volume one thousand nine hundred and fifty-one, folio site. forty-seven, is hereby declared to have been authorised under the Saint James' Parsonage Lands Amending Act, 1909.

3. It shall be lawful for the trustees for the time being Power to mortgage. of the old and new parsonage sites, at any time, and from time to time, to borrow and raise at interest, by way of mortgage, any sum or sums of money not exceeding three thousand pounds in addition to the said sum of four thousand pounds, with power to pay off the said mortgages, including the said mortgage for four thousand pounds, and to re-borrow the amount of any principal sum or sums for the time being thereby secured, or any less sum or sums for the purpose of paying for the parsonage erected or now in course of erection on the new parsonage site, and to execute any mortgage or mortgages, with or without power of sale, of the old and new parsonage sites, or either of them, for securing payment of the sum or

sums so borrowed, and to give effectual receipts and discharges for the moneys advanced by any mortgagee, and to do all such acts as may be necessary or expedient for the purpose of effectuating such mortgage or mortgages.

Protection of the mortgagees.

4. No mortgagee advancing money upon the security of any mortgage purporting to be made under the power herein conferred shall be bound to inquire whether such money is required for the purposes aforesaid, or in any way concerned to see to the application of such money when so advanced, or be liable for the loss, non-application, or mis-application thereof; and the declaration of the trustees that the principal sum proposed to be secured by any mortgage does not, with the other principal sums then due on the security of the old and new parsonage sites, exceed the amounts authorised to be borrowed as aforesaid, shall be sufficient evidence to the mortgagee under such mortgage of such fact.

Application of rents and profits of old parsonage site. 5. The rents and profits of the old parsonage site, after payment thereout of all necessary outgoings in connection therewith, shall be applied by the trustees thereof as follows:—

(a) Firstly, in payment of the costs, charges, and expenses of and incidental to this Act and any mortgage or mortgages

given thereunder.

(b) Secondly, in payment of all interest payable under and by virtue of such last-mentioned mortgages and the said

mortgage for four thousand pounds.

(c) Thirdly, in setting apart in each year two-thirds parts of the balance of such net rents and profits as aforesaid for payment of the principal moneys secured by the said mortgages, or any of them, and accumulating the same at interest, and applying the same in repayment of the principal moneys secured by the said mortgages, or any of them, and from and after the satisfaction of the said mortgages, in assisting towards the repayment of the principal moneys for the time being due in respect of the mortgages authorised by the Saint James' Sydney Parish Hall Ordinances of 1899 and 1902.

(d) Fourthly, in payment of sums not exceeding one-third part of the said balance of such net rents and profits as aforesaid in each year for the period of fifteen years in and towards the repair and improvement of Saint James' Church and all

necessary repairs to the new parsonage;

or in such further or other manner as the Synod of the Diocese of Sydney, or, if the Synod be not in session, as the Standing Committee of such Synod shall from time to time, with power to vary the same, determine and appoint under and in pursuance of the provisions of section eight hereof.

- 6. (1) The trustees for the time being of the new parsonage Power to sell new site may, with the approval of the Archbishop of Sydney, at any time site and buy another. within six years sell such site.
 - (2) The proceeds of such sale shall be applied—

(a) firstly, in payment of the principal moneys and interest then owing under the said mortgages on the old and new parsonage site:

(b) secondly, with the approval of the Archbishop of Sydney, in purchase of some other dwelling-house suitable as a residence for the said clergyman or in the purchase of a site and the erection thereon of such dwelling-house;

or in such further or other manner as the Synod of the Diocese of Sydney, or, if the Synod be not in session, as the Standing Committee of such Synod shall from time to time, with power to vary the same, determine and appoint under and in pursuance of the provisions of section eight hereof.

7. No purchaser from the trustees shall be bound to inquire Protection of into the propriety of or reason for such sale, nor to see to the purchasers. application of the purchase money.

8. Subject to the preceding provisions of this Act, the old Powers of Synod. parsonage site, the new parsonage site, and the other dwelling-house and site referred to in section six of this Act, and the proceeds of sale thereof, and the rents, income, and profits thereof, shall be respectively deemed to be held upon express trust for the use and benefit of the Church of England within the meaning of the Sydney Bishopric and Church Property Act 1887 and the Church of England Property Act of 1889, and may be dealt with under and in accordance with the provisions of the said Acts, or either of them, or any Act or Acts amending or taking the place of the same, or applicable to the property aforesaid, or any part thereof, in all respects as the Synod of the Diocese of Sydney now is or shall hereafter be empowered to do in relation to any other property held for the use and benefit of the Church of England in the Diocese of Sydney and the management of which is not specially provided for by Act of Parliament: Provided that if and when the said Synod shall not be in session, the powers and functions of the said Synod with respect to the premises may be exercised by the Standing Committee of the said Synod, with the sanction of the Archbishop of Sydney.

9. For the purposes of this Act— Interpretation.

(a) the term Archbishop of Sydney shall be deemed to include the Archbishop for the time being of the said diocese or other the person for the time being exercising the powers of the said Archbishop under the Church of England Constitutions Act Amendment Act of 1902;

(b) the powers of the Synod to direct dealings with respect to the old parsonage site, the new parsonage site, and the other dwelling-house and site herein referred to, under the Sydney Bishopric and Church Property Act, 1887, and the Church of England Property Act of 1889, shall be deemed to include a power to authorize the acceptance of the surrender of any lease and the granting of leases to commence at a future date.

Short title.

10. This Act may be cited as the "Saint James' Parsonage Act, 1912."

By Authority: WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1912.

I Certify that this Private Bill, which originated in the Legislative Council, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

Legislative Council Chamber, Sydney, 26th November, 1912. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO TERTIO

GEORGII V REGIS.

An Act to consolidate and amend the Saint James' Parsonage Land Leasing Act, and the Saint James' Parsonage Lands Amending Act, 1909. [Assented to, 3rd December, 1912.]

WHEREAS by a deed of grant dated the fourteenth day of June, Preamble. one thousand eight hundred and forty-five, certain lands were granted to trustees upon trust for the appropriation thereof as a dwelling-house for the clergyman duly appointed to officiate in the Church of Saint James in the city of Sydney: And whereas a dwelling-house was afterwards erected on the said lands in pursuance of the said trust: And whereas by an Act of Parliament passed in the fifty-first year of the reign of Her Majesty Queen Victoria, entitled the Saint James' Parsonage Land Leasing Act, the trustees for the time being of the said lands which are fully described in the said Act were authorised to grant leases of the said lands as therein mentioned, and to apply the rents and profits arising from any such leases in and towards the maintenance, repair, and improvement of

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the then existing parsonage in the parish of Saint James, in the city of Sydney, and in such manner as the trustees for the time being might deem advisable, and in payment of the rent or purchase money of a dwelling-house for the clergyman for the time being licensed to officiate in the said Church of Saint James upon some other site, and in the enlargement, maintenance, repair, and improvement of the said church: And whereas in pursuance of the said Act the said lands were let on building lease, and the parsonage or dwelling-house then existing on the said lands was demolished: And whereas the trustees for the time being of the said lands expended portion of the said rents and profits arising from the said lands (hereinafter called "the old parsonage site") upon the maintenance, repair, and improvement of the said church, and also in paying the rent of a dwelling-house upon another site for the clergyman for the time being licensed to officiate in the said church and accumulated the unexpended balance of the said rents and profits from time to time: And whereas it became expedient that a new site should be acquired and a suitable parsonage should be erected thereon for the clergyman licensed as aforesaid, but the accumulations of the said rents and profits were insufficient for that purpose: And whereas power was given to the trustees for the time being of the said lands, by the Saint James' Parsonage Lands Amending Act, 1909, to borrow a sum not exceeding four thousand pounds upon mortgage for the purpose of purchasing in whole or in part a new site for a parsonage within the said parish and for building and completing on such site a parsonage in all respects suitable as a residence for the said elergyman, and to apply the rents and profits of the old parsonage site partly in providing a sinking fund for repayment of the said mortgage and partly for certain purposes connected with the parish of Saint James: And whereas the Most Reverend John Charles Wright, Lord Archbishop of Sydney, Sidney Herbert Young, Cyril Ernest Corlette, The Reverend Wentworth Francis Wentworth-Sheilds, and Thomas Lewthwaite Grainger are the present trustees of the old parsonage site and of the site next hereinafter referred to: And whereas the said trustees acquired a new site as aforesaid and let a contract for the erection of a parsonage thereon, and for such purposes borrowed the sum of four thousand pounds upon mortgage of the site so acquired (hereinafter called "the new parsonage site"): And whereas the said sum of four thousand pounds, together with other moneys, being rents and profits of the old parsonage site, have been expended upon the new parsonage site and the erection thereon of the new parsonage, and further moneys are required for such purposes: And whereas it is expedient that the said trustees should for the last mentioned purposes have power to raise a further sum of not exceeding three thousand pounds by mortgage of the old parsonage site and the new parsonage site: And whereas doubts have arisen as

to whether or not the powers conferred upon the said trustees by the said Saint James' Parsonage Lands Amending Act, 1909, authorised the said trustees to mortgage the new parsonage site as security for the said sum of four thousand pounds: And whereas it is expedient that the trustees for the time being of the new parsonage site should have power if and when the necessity so to do should arise to sell the same and the buildings thereon with the approval of the Archbishop of Sydney for the time being, and to apply the net proceeds of sale with the like approval in manner hereinafter mentioned: And whereas it is expedient that the trustees for the time being of the old parsonage site should have the power to expend the rents and profits thereof for such purposes and in such manner as is hereinafter mentioned: And whereas the said purposes or some of them cannot be carried out without the authority of an Act of Parliament: And whereas it is expedient to amend and also to consolidate the said Saint James' Parsonage Land Leasing Act and the said Saint James' Parsonage Lands Amending Act, 1909: And whereas the provisions of this Act have been approved of by or on behalf of the Synod of the Diocese of Sydney: 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 Walcs in Parliament assembled, and by the authority of the same, as follows:

1. The Saint James' Parsonage Land Leasing Act and the Repeal. Saint James' Parsonage Lands Amending Act, 1909, are hereby repealed, but such repeal shall not prejudice, affect, or invalidate any matter or thing lawfully done or contracted to be done under the said Acts or either of them before the commencement of this Act.

2. The said mortgage for four thousand pounds upon the new Declaration of parsonage site, being the lands comprised in certificate of title validity of mortgage over new parsonage registered volume one thousand nine hundred and fifty-one, folio site. forty-seven, is hereby declared to have been authorised under the Saint James' Parsonage Lands Amending Act, 1909.

3. It shall be lawful for the trustees for the time being Power to mortgage. of the old and new parsonage sites, at any time, and from time to time, to borrow and raise at interest, by way of mortgage, any sum or sums of money not exceeding three thousand pounds in addition to the said sum of four thousand pounds, with power to pay off the said mortgages, including the said mortgage for four thousand pounds, and to re-borrow the amount of any principal sum or sums for the time being thereby secured, or any less sum or sums for the purpose of paying for the parsonage erected or now in course of erection on the new parsonage site, and to execute any mortgage or mortgages, with or without power of sale, of the old and new parsonage sites, or either of them, for securing payment of the sum or

sums so borrowed, and to give effectual receipts and discharges for the moneys advanced by any mortgagee, and to do all such acts as may be necessary or expedient for the purpose of effectuating such mortgage or mortgages.

Protection of the mortgagees.

4. No mortgagee advancing money upon the security of any mortgage purporting to be made under the power herein conferred shall be bound to inquire whether such money is required for the purposes aforesaid, or in any way concerned to see to the application of such money when so advanced, or be liable for the loss, non-application, or mis-application thereof; and the declaration of the rustees that the principal sum proposed to be secured by any mortgage does not, with the other principal sums then due on the security of the old and new parsonage sites, exceed the amounts authorised to be borrowed as aforesaid, shall be sufficient evidence to the mortgagee under such mortgage of such fact.

Application of rents and profits of old parsonage site.

5. The rents and profits of the old parsonage site, after payment thereout of all necessary outgoings in connection therewith, shall be applied by the trustees thereof as follows:—

(a) Firstly, in payment of the costs, charges, and expenses of and incidental to this Act and any mortgage or mortgages

given thereunder.

(b) Secondly, in payment of all interest payable under and by virtue of such last-mentioned mortgages and the said

mortgage for four thousand pounds.

(c) Thirdly, in setting apart in each year two-thirds parts of the balance of such net rents and profits as aforesaid for payment of the principal moneys secured by the said mortgages, or any of them, and accumulating the same at interest, and applying the same in repayment of the principal moneys secured by the said mortgages, or any of them, and from and after the satisfaction of the said mortgages, in assisting towards the repayment of the principal moneys for the time being due in respect of the mortgages authorised by the Saint James' Sydney Parish Hall Ordinances of 1899 and 1902.

(d) Fourthly, in payment of sums not exceeding one-third part of the said balance of such net rents and profits as aforesaid in each year for the period of fifteen years in and towards the repair and improvement of Saint James' Church and all

necessary repairs to the new parsonage;

or in such further or other manner as the Synod of the Diocese of Sydney, or, if the Synod be not in session, as the Standing Committee of such Synod shall from time to time, with power to vary the same, determine and appoint under and in rursuance of the provisions of rection ergot hereof.

- 6. (1) The trustees for the time being of the new parsonage Power to sell new site may, with the approval of the Archbishop of Sydney, at any time site and buy another. within six years sell such site.
 - (2) The proceeds of such sale shall be applied—
 - (a) firstly, in payment of the principal moneys and interest then owing under the said mortgages on the old and new parsonage site;
 - (b) secondly, with the approval of the Archbishop of Sydney, in purchase of some other dwelling-house suitable as a residence for the said clergyman or in the purchase of a site and the erection thereon of such dwelling-house;

or in such further or other manner as the Synod of the Diocese of Sydney, or, if the Synod be not in session, as the Standing Committee of such Synod shall from time to time, with power to vary the same, determine and appoint under and in pursuance of the provisions of section eight hereof.

- 7. No purchaser from the trustees shall be bound to inquire Protection of into the propriety of or reason for such sale, nor to see to the purchasers. application of the purchase money.
- 8. Subject to the preceding provisions of this Act, the old Powers of Synod. parsonage site, the new parsonage site, and the other dwelling-house and site referred to in section six of this Act, and the proceeds of sale thereof, and the rents, income, and profits thereof, shall be respectively deemed to be held upon express trust for the use and benefit of the Church of England within the meaning of the Sydney Bishopric and Church Property Act 1887 and the Church of England Property Act of 1889, and may be dealt with under and in accordance with the provisions of the said Acts, or either of them, or any Act or Acts amending or taking the place of the same, or applicable to the property aforesaid, or any part thereof, in all respects as the Synod of the Diocese of Sydney now is or shall hereafter be empowered to do in relation to any other property held for the use and benefit of the Church of England in the Diocese of Sydney and the management of which is not specially provided for by Act of Parliament: Provided that if and when the said Synod shall not be in session, the powers and functions of the said Synod with respect to the premises may be exercised by the Standing Committee of the said Synod, with the sanction of the Archbishop of Sydney.

9. For the purposes of this Act—

(a) the term Archbishop of Sydney shall be deemed to include the Archbishop for the time being of the said diocese or other the person for the time being exercising the powers of the said Archbishop under the Church of England Constitutions Act Amendment Act of 1902;

Interpretation.

(h) the powers of the Synod to direct dealings with respect to the old parsonage site, the new parsonage site, and the other dwelling-house and site herein referred to, under the Sydney Bishopric and Church Property Act, 1887, and the Church of England Property Act of 1889, shall be deemed to include a power to authorize the acceptance of the surrender of any lease and the granting of leases to commence at a future

Short title.

10. This Act may be cited as the "Saint James' Parsonage Act, 1912.'s as oldstive savor-paulewh rellto onne lo us or the sool ol gyman or in the purchase of a site and the

or in such further or wher manner as the Synod of the Disco-

ed shell from time to time, with power to very the same. In the name and on behalf of His Majesty I assent to this Act.

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State Government House, doubt to to to to good Governor. Sydney, 3rd December, 1912. Annual orginal of the state o

3. Subject to the proceeding provisions of this Act, the old Fowers of Synod. par coarge site, the new paraonage site, and the ciner dwelling-house and site referred to in section six of this Act, and the proceeds of sale thereof, and the reass income, and profits thereof, shall be respectively deerned to be held upon express trust for the use and benefit of the Charles of a pland within the searing of the Sydney Bishopris and Caureb Cauch Capaty Ac 1657 and the Church of England Property providens of the faid tots, or either of them, or any Act or Acts amonding or taking the clace of the same, or applicable to the property oresaid, or any mare thereof, in all respects as the Synon of the Diocess of Sydney now is or the hereafter be empowered to do in relation to any other property held for the use and benefit of the Charch of England to the Diocese of Sydney and the maengement of which is not specially provided for by Act of Parliament: Provided aid symod shall not be in session, the powers and functions of the said Synod with respect to the premises may be exercised der the Mindling Committee of the said Synod, with the

> (a) typic deeper a relibish op of a galacy shall be deemed to include filled the Rachbiston for the time being of the said diocese or the miserbithe person for the tane being exercising the powers A Act of crimes said Archichop lander this Church of Lingland affordbustitutions Act Amendment Act of 1902;

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This Private Bill originated in the Legislative Council, and, having this day passed, is now ready for presentation to the Legislative Assembly for its concurrence.

Legislative Council Chamber, Sydney, 12th November, 1912. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO TERTIO

GEORGII V REGIS.

An Act to consolidate and amend the Saint James' Parsonage Land Leasing Act, and the Saint James' Parsonage Lands Amending Act, 1909.

THEREAS by a deed of grant dated the fourteenth day of June, Preamble. one thousand eight hundred and forty-five, certain lands were granted to trustees upon trust for the appropriation thereof as a dwelling-house for the clergyman duly appointed to officiate in the 5 Church of Saint James in the city of Sydney: And whereas a dwelling-house was afterwards erected on the said lands in pursuance of the said trust: And whereas by an Act of Parliament passed in the fifty-first year of the reign of Her Majesty Queen Victoria, entitled the Saint James' Parsonage Land Leasing Act, the trustees 10 for the time being of the said lands which are fully described in the said Act were authorised to grant leases of the said lands as therein mentioned, and to apply the rents and profits arising from any such leases in and towards the maintenance, repair, and improvement of the c 72-A 42205

the then existing parsonage in the parish of Saint James, in the city of Sydney, and in such manner as the trustees for the time being might deem advisable, and in payment of the rent or purchase money of a dwelling-house for the clergyman for the time being licensed to 5 officiate in the said Church of Saint James upon some other site, and in the enlargement, maintenance, repair, and improvement of the said church: And whereas in pursuance of the said Act the said lands were let on building lease, and the parsonage or dwelling-house then existing on the said lands was demolished: And whereas the trustees 10 for the time being of the said lands expended portion of the said rents and profits arising from the said lands (hereinafter called "the old parsonage site") upon the maintenance, repair, and improvement of the said church, and also in paying the rent of a dwelling-house upon another site for the clergyman for the time being licensed to officiate 15 in the said church and accumulated the unexpended balance of the said rents and profits from time to time: And whereas it became expedient that a new site should be acquired and a suitable parsonage should be erected thereon for the clergyman licensed as aforesaid, but the accumulations of the said rents and profits were insufficient for that 20 purpose: And whereas power was given to the trustees for the time being of the said lands, by the Saint James' Parsonage Lands Amending Act, 1909, to borrow a sum not exceeding four thousand pounds upon mortgage for the purpose of purchasing in whole or in part a new site for a parsonage within the said parish and for building and completing 25 on such site a parsonage in all respects suitable as a residence for the said clergyman, and to apply the rents and profits of the old parsonage site partly in providing a sinking fund for repayment of the said mortgage and partly for certain purposes connected with the parish of Saint James: And whereas the Most Reverend John Charles Wright, 30 Lord Archbishop of Sydney, Sidney Herbert Young, Cyril Ernest Corlette, The Reverend Wentworth Francis Wentworth-Sheilds, and Thomas Lewthwaite Grainger are the present trustees of the old parsonage site and of the site next hereinafter referred to: And whereas the said trustees acquired a new site as aforesaid and let a 35 contract for the erection of a parsonage thereon, and for such purposes borrowed the sum of four thousand pounds upon mortgage of the site so acquired (hereinafter called "the new parsonage site"): And whereas the said sum of four thousand pounds, together with other moneys, being rents and profits of the old parsonage site, have been 40 expended upon the new parsonage site and the erection thereon of the new parsonage, and further moneys are required for such purposes: And whereas it is expedient that the said trustees should for the last mentioned purposes have power to raise a further sum of not exceeding three thousand pounds by mortgage of the old parsonage

45 site and the new parsonage site: And whereas doubts have arisen as

to whether or not the powers conferred upon the said trustees by the said Saint James' Parsonage Lands Amending Act, 1909, authorised the said trustees to mortgage the new parsonage site as security for the said sum of four thousand pounds: And whereas it is expedient

- 5 that the trustees for the time being of the new parsonage site should have power if and when the necessity so to do should arise to sell the same and the buildings thereon with the approval of the Archbishop of Sydney for the time being, and to apply the net proceeds of sale with the like approval in manner hereinafter mentioned:
- 10 And whereas it is expedient that the trustees for the time being of the old parsonage site should have the power to expend the rents and profits thereof for such purposes and in such manner as is hereinafter mentioned: And whereas the said purposes or some of them cannot be carried out without the authority of an Act of
- 15 Parliament: And whereas it is expedient to amend and also to consolidate the said Saint James' Parsonage Land Leasing Act and the said Saint James' Parsonage Lands Amending Act, 1909: And whereas the provisions of this Act have been approved of by or on behalf of the Synod of the Diocese of Sydney: Be it therefore
- 20 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. The Saint James' Parsonage Land Leasing Act and the Repeal. 25 Saint James' Parsonage Lands Amending Act, 1909, are hereby repealed, but such repeal shall not prejudice, affect, or invalidate any matter or thing lawfully done or contracted to be done under the said Acts or either of them before the commencement of this Act.
- 2. The said mortgage for four thousand pounds upon the new Declaration of 30 parsonage site, being the lands comprised in certificate of title validity of mortgage over new parsonage registered volume one thousand nine hundred and fifty-one, folio site. forty-seven, is hereby declared to have been authorised under the Saint James' Parsonage Lands Amending Act, 1909.

3. It shall be lawful for the trustees for the time being Power to mortgage. 35 of the old and new parsonage sites, at any time, and from time to time, to borrow and raise at interest, by way of mortgage, any sum or sums of money not exceeding three thousand pounds in addition to the said sum of four thousand pounds, with power to pay off the said mortgages, including the said mortgage for four thousand 40 pounds, and to re-borrow the amount of any principal sum or sums for the time being thereby secured, or any less sum or sums for the purpose of paying for the parsonage erected or now in course of erection on the new parsonage site, and to execute any mortgage or mortgages, with or without power of sale, of the old and new 45 parsonage sites, or either of them, for securing payment of the sum or

sums so borrowed, and to give effectual receipts and discharges for the moneys advanced by any mortgagee, and to do all such acts as may be necessary or expedient for the purpose of effectuating such mortgage or mortgages.

4. No mortgagee advancing money upon the security of any Protection of the mortgage purporting to be made under the power herein conferred mortgagees, shall be bound to inquire whether such money is required for the purposes aforesaid, or in any way concerned to see to the application of such money when so advanced, or be liable for the loss, non-

10 application, or mis-application thereof; and the declaration of the trustees that the principal sum proposed to be secured by any mortgage does not, with the other principal sums then due on the security of the old and new parsonage sites, exceed the amounts authorised to be borrowed as aforesaid, shall be sufficient evidence to 15 the mortgagee under such mortgage of such fact.

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5. The rents and profits of the old parsonage site, after payment Application of rents thereout of all necessary outgoings in connection therewith, shall be and profits of old applied by the trustees thereof as follows:—

(a) Firstly, in payment of the costs, charges, and expenses of and incidental to this Act and any mortgage or mortgages given thereunder.

(b) Secondly, in payment of all interest payable under and by virtue of such last-mentioned mortgages and the said mortgage for four thousand pounds.

(c) Thirdly, in setting apart in each year two-thirds parts of the balance of such net rents and profits as aforesaid for payment of the principal moneys secured by the said mortgages, or any of them, and accumulating the same at interest, and applying the same in repayment of the principal moneys secured by the said mortgages, or any of them, and from and after the satisfaction of the said mortgages, in assisting towards the repayment of the principal moneys for the time being due in respect of the mortgages authorised by the Saint James' Sydney Parish Hall Ordinances of 1899 and 1902.

(d) Fourthly, in payment of sums not exceeding one-third part of the said balance of such net rents and profits as aforesaid in each year for the period of fifteen years in and towards the repair and improvement of Saint James' Church and all necessary repairs to the new parsonage;

or in such further or other manner as the Synod of the Diocese of Sydney, or, if the Synod be not in session, as the Standing Committee of such Synod shall from time to time, with power to vary the same, determine and appoint under and in pursuance of the provisions of 45 section eight hereof.

6.

- 6. (1) The trustees for the time being of the new parsonage Power to sell new site may, with the approval of the Archbishop of Sydney, at any time site and buy another. within six years sell such site.
 - (2) The proceeds of such sale shall be applied—
- 5 (a) firstly, in payment of the principal moneys and interest then owing under the said mortgages on the old and new parsonage site:
- (b) secondly, with the approval of the Archbishop of Sydney, in purchase of some other dwelling-house suitable as a residence for the said clergyman or in the purchase of a site and the erection thereon of such dwelling-house;

or in such further or other manner as the Synod of the Diocese of Sydney, or, if the Synod be not in session, as the Standing Committee of such Synod shall from time to time, with power to vary the same, 15 determine and appoint under and in pursuance of the provisions of

section eight hereof.

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7. No purchaser from the trustees shall be bound to inquire Protection of into the propriety of or reason for such sale, nor to see to the purchasers. application of the purchase money.

20 8. Subject to the preceding provisions of this Act, the old Powers of Synod. parsonage site, the new parsonage site, and the other dwelling-house and site referred to in section six of this Act, and the proceeds of sale thereof, and the rents, income, and profits thereof, shall be respectively deemed to be held upon express trust for the use and benefit of

25 the Church of England within the meaning of the Sydney Bishopric and Church Property Act 1887 and the Church of England Property Act of 1889, and may be dealt with under and in accordance with the provisions of the said Acts, or either of them, or any Act or Acts amending or taking the place of the same, or applicable to the property

30 aforesaid, or any part thereof, in all respects as the Synod of the Diocese of Sydney now is or shall hereafter be empowered to do in relation to any other property held for the use and benefit of the Church of England in the Diocese of Sydney and the management of which is not specially provided for by Act of Parliament: Provided

35 that if and when the said Synod shall not be in session, the powers and functions of the said Synod with respect to the premises may be exercised by the Standing Committee of the said Synod, with the sanction of the Archbishop of Sydney.

9. For the purposes of this Act— Interpretation.

(a) the term Archbishop of Sydney shall be deemed to include the Archbishop for the time being of the said diocese or other the person for the time being exercising the powers of the said Archbishop under the Church of England Constitutions Act Amendment Act of 1902;

c 72—B (b)

- (b) the powers of the Synod to direct dealings with respect to the old parsonage site, the new parsonage site, and the other dwelling-house and site herein referred to, under the Sydney Bishopric and Church Property Act, 1887, and the Church of England Property Act of 1889, shall be deemed to include a power to authorize the acceptance of the surrender of any lease and the granting of leases to commence at a future date.
- 10. This Act may be cited as the "Saint James' Parsonage short title. 10 Act, 1912."

Sydney: William Applegate Gullick, Government Printer .- 1912.

This Private Bill originated in the Legislative Council, and, having this day passed, is now ready for presentation to the Legislative Assembly for its concurrence.

Legislative Council Chamber, Sydney, November, 1912.

Clerk of the Parliaments.

New South Wales.



ANNO TERTIO

GEORGII V REGIS.

An Act to consolidate and amend the Saint James' Parsonage / Land Leasing Act, and the Saint James' Parsonage Lands Amending Act, 1909.

WHEREAS by a deed of grant dated the fourteenth day of June, Preamble. one thousand eight hundred and forty-five, certain lands were granted to trustees upon trust for the appropriation thereof as a dwelling-house for the clergyman duly appointed to officiate in the 5 Church of Saint James in the city of Sydney: And whereas a dwelling-house was afterwards erected on the said lands in pursuance of the said trust: And whereas by an Act of Parliament passed in the fifty-first year of the reign of Her Majesty Queen Victoria, entitled the Saint James' Parsonage Land Leasing Act, the trustees 10 for the time being of the said lands which are fully described in the said Act were authorised to grant leases of the said lands as therein mentioned, and to apply the rents and profits arising from any such leases in and towards the maintenance, repair, and improvement of the c 72-A 41843

the then existing parsonage in the parish of Saint James, in the city of Sydney, and in such manner as the trustees for the time being might deem advisable, and in payment of the rent or purchase money of a dwelling-house for the clergyman for the time being licensed to 5 officiate in the said Church of Saint James upon some other site, and in the enlargement, maintenance, repair, and improvement of the said church: And whereas in pursuance of the said Act the said lands were let on building lease, and the parsonage or dwelling-house then existing on the said lands was demolished: And whereas the trustees 10 for the time being of the said lands expended portion of the said rents and profits arising from the said lands (hereinafter called "the old parsonage site") upon the maintenance, repair, and improvement of the said church, and also in paying the rent of a dwelling-house upon another site for the clergyman for the time being licensed to officiate 15 in the said church and accumulated the unexpended balance of the said rents and profits from time to time: And whereas it became expedient that a new site should be acquired and a suitable parsonage should be erected thereon for the clergyman licensed as aforesaid, but the accumulations of the said rents and profits were insufficient for that 20 purpose: And whereas power was given to the trustees for the time being of the said lands, by the Saint James' Parsonage Lands Amending Act, 1909, to borrow a sum not exceeding four thousand pounds upon mortgage for the purpose of purchasing in whole or in part a new site for a parsonage within the said parish and for building and completing 25 on such site a parsonage in all respects suitable as a residence for the said clergyman, and to apply the rents and profits of the old parsonage site partly in providing a sinking fund for repayment of the said mortgage and partly for certain purposes connected with the parish of Saint James: And whereas the Most Reverend John Charles Wright, 30 Lord Archbishop of Sydney, Sidney Herbert Young, Cyril Ernest Corlette, The Reverend Wentworth Francis Wentworth-Sheilds, and Thomas Lewthwaite Grainger are the present trustees of the old parsonage site and of the site next hereinafter referred to: And whereas the said trustees acquired a new site as aforesaid and let a 35 contract for the erection of a parsonage thereon, and for such purposes borrowed the sum of four thousand pounds upon mortgage of the site so acquired (hereinafter called "the new parsonage site"): And whereas the said sum of four thousand pounds, together with other moneys, being rents and profits of the old parsonage site, have been 40 expended upon the new parsonage site and the erection thereon of the new parsonage, and further moneys are required for such purposes: And whereas it is expedient that the said trustees should for the last

mentioned purposes have power to raise a further sum of not exceeding three thousand pounds by mortgage of the old parsonage 45 site and the new parsonage site: And whereas doubts have arisen as

to whether or not the powers conferred upon the said trustees by the said Saint James' Parsonage Lands Amending Act, 1909, authorised the said trustees to mortgage the new parsonage site as security for the said sum of four thousand pounds: And whereas it is expedient

- 5 that the trustees for the time being of the new parsonage site should have power if and when the necessity so to do should arise to sell the same and the buildings thereon with the approval of the Archbishop of Sydney for the time being, and to apply the net proceeds of sale with the like approval in manner hereinafter mentioned:
- 10 And whereas it is expedient that the trustees for the time being of the old parsonage site should have the power to expend the rents and profits thereof for such purposes and in such manner as is hereinafter mentioned: And whereas the said purposes or some of them cannot be carried out without the authority of an Act of
- 15 Parliament: And whereas it is expedient to amend and also to consolidate the said Saint James' Parsonage Land Leasing Act and the said Saint James' Parsonage Lands Amending Act, 1909: And whereas the provisions of this Act have been approved of by or on behalf of the Synod of the Diocese of Sydney: Be it therefore

20 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. The Saint James' Parsonage Land Leasing Act and the Repeal.
25 Saint James' Parsonage Lands Amending Act, 1909, are hereby repealed, but such repeal shall not prejudice, affect, or invalidate any matter or thing lawfully done or contracted to be done under the said Acts or either of them before the commencement of this Act.

2. The said mortgage for four thousand pounds upon the new Declaration of 30 parsonage site, being the lands comprised in certificate of title validity of mortgage registered volume one thousand nine hundred and fifty-one, folio site. forty-seven, is hereby declared to have been authorised under the Saint James' Parsonage Lands Amending Act, 1909.

3. It shall be lawful for the trustees for the time being Power to mortgage.
35 of the old and new parsonage sites, at any time, and from time to time, to borrow and raise at interest, by way of mortgage, any sum or sums of money not exceeding three thousand pounds in addition to the said sum of four thousand pounds, with power to pay off the said mortgages, including the said mortgage for four thousand

40 pounds, and to re-borrow the amount of any principal sum or sums for the time being thereby secured, or any less sum or sums for the purpose of paying for the parsonage erected or now in course of erection on the new parsonage site, and to execute any mortgage or mortgages, with or without power of sale, of the old and new 45 parsonage sites, or either of them, for securing payment of the sum or

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sums so borrowed, and to give effectual receipts and discharges for the moneys advanced by any mortgagee, and to do all such acts as may be necessary or expedient for the purpose of effectuating such mortgage or mortgages.

4. No mortgagee advancing money upon the security of any Protection of the mortgage purporting to be made under the power herein conferred mortgagees. shall be bound to inquire whether such money is required for the purposes aforesaid, or in any way concerned to see to the application of such money when so advanced, or be liable for the loss, non-

10 application, or mis-application thereof; and the declaration of the trustees that the principal sum proposed to be secured by any mortgage does not, with the other principal sums then due on the security of the old and new parsonage sites, exceed the amounts authorised to be borrowed as aforesaid, shall be sufficient evidence to 15 the mortgagee under such mortgage of such fact.

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5. The rents and profits of the old parsonage site, after payment Application of rents thereout of all necessary outgoings in connection therewith, shall be parsonage site. applied by the trustees thereof as follows:—

(a) Firstly, in payment of the costs, charges, and expenses of and incidental to this Act and any mortgage or mortgages given thereunder.

(b) Secondly, in payment of all interest payable under and by virtue of such last-mentioned mortgages and the said mortgage for four thousand pounds.

25 (c) Thirdly, in setting apart in each year two-thirds parts of the balance of such net rents and profits as aforesaid for payment of the principal moneys secured by the said mortgages, or any of them, and accumulating the same at interest, and applying the same in repayment of the principal moneys secured by the said mortgages, or any of them, and from and after the satisfaction of the said mortgages, in assisting towards the repayment of the principal moneys for the time being due in respect of the mortgages authorised by the Saint James' Sydney Parish Hall Ordinances of 1899 and 1902.

(d) Fourthly, in payment of sums not exceeding one-third part of the said balance of such net rents and profits as aforesaid in each year for the period of fifteen years in and towards the repair and improvement of Saint James' Church and all

or in such further or other manner as the Synod of the Diocese of Sydney, or, if the Synod be not in session, as the Standing Committee of such Synod shall from time to time, with power to vary the same, determine and appoint under and in pursuance of the provisions of 45 section eight hereof.

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Saint James' Parsonage

6. (1) The trustees for the time being of the new parsonage Power to sell new site may, with the approval of the Archbishop of Sydney, at any time site and buy another. within six years sell such site.

(2) The proceeds of such sale shall be applied—

(a) firstly, in payment of the principal moneys and interest then owing under the said mortgages on the old and new parsonage site:

(b) secondly, with the approval of the Archbishop of Sydney, in of purchase of some other dwelling-house suitable as a residence for the said clergyman or in the purchase of a site and the erection thereon of such dwelling-house;

or in such further or other manner as the Synod of the Diocese of Sydney, or, if the Synod be not in session, as the Standing Committee of such Synod shall from time to time, with power to vary the same,

15 determine and appoint under and in pursuance of the provisions of section eight hereof.

7. No purchaser from the trustees shall be bound to inquire Protection of into the propriety of or reason for such sale, nor to see to the purchasers. application of the purchase money.

20 8. Subject to the preceding provisions of this Act, the old Powers of Synod. parsonage site, the new parsonage site, and the other dwelling-house and site referred to in section six of this Act, and the proceeds of sale thereof, and the rents, income, and profits thereof, shall be respectively deemed to be held upon express trust for the use and benefit of

25 the Church of England within the meaning of the Sydney Bishopric and Church Property Act 1887 and the Church of England Property Act of 1889, and may be dealt with under and in accordance with the provisions of the said Acts, or either of them, or any Act or Acts amending or taking the place of the same, or applicable to the property

30 aforesaid, or any part thereof, in all respects as the Synod of the Diocese of Sydney now is or shall hereafter be empowered to do in relation to any other property held for the use and benefit of the Church of England in the Diocese of Sydney and the management of which is not specially provided for by Act of Parliament: Provided

35 that if and when the said Synod shall not be in session, the powers and functions of the said Synod with respect to the premises may be exercised by the Standing Committee of the said Synod, with the sanction of the Archbishop of Sydney.

9. For the purposes of this Act—

Interpretation.

(a) the term Archbishop of Sydney shall be deemed to include the Archbishop for the time being of the said diocese or other the person for the time being exercising the powers of the said Archbishop under the Church of England said accesses 54 Constitutions Act Amendment Act of 1902;

c 72—B

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Saint James' Parsonage.

(b) the powers of the Synod to direct dealings with respect to the old parsonage site, the new parsonage site, and the other dwelling-house and site herein referred to, under the Sydney Bishopric and Church Property Act, 1887, and the Church of England Property Act of 1889, shall be deemed to include a power to authorize the acceptance of the surrender of any lease and the granting of leases to commence at a future date.

10. This Act may be cited as the "Saint James' Parsonage Short title. 10 Act, 1912."

Legislatibe Council.

1912.

A BILL

To consolidate and amend the Saint James' Parsonage Land Leasing Act, and the Saint James' Parsonage Lands Amending Act, 1909.

(As amended and agreed to in Select Committee.)

WHEREAS by a deed of grant dated the fourteenth day of June, Preamble. one thousand eight hundred and forty-five, certain lands were granted to trustees upon trust for the appropriation thereof as a dwelling-house for the clergyman duly appointed to officiate in the 5 Church of Saint James in the city of Sydney: And whereas a dwelling-house was afterwards erected on the said lands in pursuance of the said trust: And whereas by an Act of Parliament passed in the fifty-first year of the reign of Her Majesty Queen Victoria, entitled the Saint James' Parsonage Land Leasing Act, the trustees 10 for the time being of the said lands which are fully described in the said Act were authorised to grant leases of the said lands as therein mentioned, and to apply the rents and profits arising from any such leases in and towards the maintenance, repair, and improvement of c 72—A

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

the then existing parsonage in the parish of Saint James, in the city of Sydney, and in such manner as the trustees for the time being might deem advisable, and in payment of the rent or purchase money of a dwelling-house for the clergyman for the time being licensed to officiate in the said Church of Saint James upon some other site, and 5 in the enlargement, maintenance, repair, and improvement of the said church: And whereas in pursuance of the said Act the said lands were let on building lease, and the parsonage or dwelling-house then existing on the said lands was demolished: And whereas the trustees for the time being of the said lands expended portion of the said rents 10 and profits arising from the said lands (hereinafter called "the old parsonage site") upon the maintenance, repair, and improvement of the said church, and also in paying the rent of a dwelling-house upon another site for the clergyman for the time being licensed to officiate in the said church and accumulated the unexpended balance of the said 15 rents and profits from time to time: And whereas it became expedient that a new site should be acquired and a suitable parsonage should be erected thereon for the clergyman licensed as aforesaid, but the accumulations of the said rents and profits were insufficient for that purpose: And whereas power was given to the trustees for the time 20 being of the said lands, by the Saint James' Parsonage Lands Amending Act, 1909, to borrow a sum not exceeding four thousand pounds upon mortgage for a the purpose of purchasing in whole or in part a new site for a parsonage within the said parish and for building and completing on such site a parsonage in all respects suitable as a residence for the 25 said clergyman, and to apply the rents and profits of the old parsonage site partly in providing a sinking fund for repayment of the said mortgage and partly for certain purposes connected with the parish of Saint James: And whereas the Most Reverend John Charles Wright, Lord Archbishop of Sydney, Sidney Herbert Young, Cyril Ernest 30 Corlette, The Reverend Wentworth Francis Wentworth-Sheilds, and Thomas Lewthwaite Grainger are the present trustees of the old parsonage site and of the site next hereinafter referred to: And whereas the said trustees acquired a new site as aforesaid and let a contract for the erection of a parsonage thereon, and for such purposes 35 borrowed the sum of four thousand pounds upon mortgage of the site so acquired (hereinafter called "the new parsonage site"): And whereas the said sum of four thousand pounds, together with other moneys, being rents and profits of the old parsonage site, have been expended upon the new parsonage site and the erection thereon of the 40 new parsonage, and further moneys are required for such purposes: And whereas it is expedient that the said trustees should for the last mentioned purposes have power to raise a further sum of not exceeding three thousand pounds by mortgage of the old parsonage site and the new parsonage site: And whereas doubts have arisen as 45

to whether or not the powers conferred upon the said trustees by the said Saint James' Parsonage Lands Amending Act, 1909, authorised the said trustees to mortgage the new parsonage site as security for the said sum of four thousand pounds: And whereas it is expedient

5 that the trustees for the time being of the new parsonage site should have power if and when the necessity so to do should arise to sell the same and the buildings thereon with the approval of the Archbishop of Sydney for the time being, and to apply the net proceeds of sale with the like approval in manner hereinafter mentioned:

10 And whereas it is expedient that the trustees for the time being of the old parsonage site should have the power to expend the rents and profits thereof for such purposes and in such manner as is hereinafter mentioned: And whereas the said purposes or some of them cannot be carried out without the authority of an Act of

15 Parliament: And whereas it is expedient to amend and also to consolidate the said Saint James' Parsonage Land Leasing Act and the said Saint James' Parsonage Lands Amending Act, 1909: And whereas the provisions of this Act have been approved of by or on behalf of the Synod of the Diocese of Sydney: Be it therefore

20 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. The Saint James' Parsonage Land Leasing Act and the Repeal. 25 Saint James' Parsonage Lands Amending Act, 1909, are hereby repealed, but such repeal shall not prejudice, affect, or invalidate any matter or thing lawfully done or contracted to be done under the said Acts or either of them before the commencement of this Act.

2. The said mortgage for four thousand pounds upon the new Declaration of 30 parsonage site, being the lands comprised in certificate of title validity of mortgage registered volume one thousand nine hundred and fifty-one, folio site. forty-seven, is hereby declared to have been authorised under the Saint James' Parsonage Lands Amending Act, 1909.

3. It shall be lawful for the trustees for the time being Power to mortgage.

35 of the old and new parsonage sites, at any time, and from time to time, to borrow and raise at interest, by way of mortgage, any sum or sums of money not exceeding three thousand pounds in addition to the said sum of four thousand pounds, with power to pay off the said mortgage mortgages, including the said mortgage for four 40 thousand pounds, and to re-borrow the amount of any principal sum or

sums for the time being thereby secured, or any less sum or sums for the purpose of paying for the parsonage erected or now in course of erection on the new parsonage site, and to execute any mortgage or mortgages, with or without power of sale, of the old and new

45 parsonage sites, or either of them, for securing payment of the sum or

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sums so borrowed, and to give effectual receipts and discharges for the moneys advanced by any mortgagee, and to do all such acts as may be necessary or expedient for the purpose of effectuating such mortgage of or mortgages.

Protection of the mortgagees.

4. No mortgagee advancing money upon the security of any 5 mortgage purporting to be made under the power herein conferred shall be bound to inquire whether such money is required for the purposes aforesaid, or in any way concerned to see to the application of such money when so advanced, or be liable for the loss, non-application, or mis-application thereof; and the declaration of the 10 trustees that the principal sum proposed to be secured by any mortgage does not, with the other principal sums then due on the security of the old and new parsonage sites, exceed the amounts authorised to be borrowed as aforesaid, shall be sufficient evidence to the mortgagee under such mortgage of such fact.

Application of rents and profits of old parsonage site.

- 5. The rents and profits of the old parsonage site, after payment thereout of all necessary outgoings in connection therewith, shall be applied by the trustees thereof as follows:—
 - (a) Firstly, in payment of the cost costs, charges, and expenses of and incidental to this Act and any mortgage or mortgages 20 given thereunder.
 - (b) Secondly, in payment of all interest payable under and by virtue of such last-mentioned mortgages and the said mortgage for four thousand pounds.
 - (c) Thirdly, in setting apart in each year two-thirds parts of the 25 balance of such net rents and profits as aforesaid for payment of the principal moneys secured by the said mortgages, or any of them, and accumulating the same at interest, and applying the same in repayment of the principal moneys secured by the said mortgages, or any of them, and from and 30 after the satisfaction of the said mortgages, in assisting towards the repayment of the principal moneys for the time being due in respect of the mortgages authorised by the Saint James' Sydney Parish Hall Ordinances of 1899 and 1902.
 - (d) Fourthly, in payment of sums not exceeding one-third part of the said balance of such net rents and profits as aforesaid in each year for the period of fifteen years in and towards the repair and improvement of Saint James' Church and all necessary repairs to the new parsonage;

or in such further or other manner as the Synod of the Diocese of Sydney, or, if the Synod be not in session, as the Standing Committee of such Synod shall from time to time, with power to vary the same, determine and appoint under and in pursuance of the provisions of section eight hereof.

6.

6. (1) The trustees for the time being of the new parsonage Power to sell new site may, with the approval of the Archbishop of Sydney, at any time site and buy another. within six years sell such site.

(2) The proceeds of such sale shall be applied—

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(a) firstly, in payment of the principal moneys and interest then owing under the said mortgages on the old and new parsonage site;

(b) secondly, with the approval of the Archbishop of Sydney, in purchase of some other dwelling-house suitable as a residence for the said clergyman or in the purchase of a site and the erection thereon of such dwelling-house;

or in such further or other manner as the Synod of the Diocese of Sydney, or, if the Synod be not in session, as the Standing Committee of such Synod shall from time to time, with power to vary the same, 15 determine and appoint under and in pursuance of the provisions of section eight hereof.

7. No purchaser from the trustees shall be bound to inquire Protection of into the propriety of or reason for such sale, nor to see to the purchasers. application of the purchase money.

20 S. Subject to the preceding provisions of this Act, the old Powers of Synod. parsonage site, the new parsonage site, and the other dwelling-house and site referred to in section six of this Act, and the proceeds of sale thereof, and the rents, income, and profits thereof, shall be respectively deemed to be held upon express trust for the use and benefit of 25 the Church of England within the meaning of the Sydney Bishopric

and Church Property Act 1887 and the Church of England Property Act of 1889, and may be dealt with under and in accordance with the provisions of the said Acts, or either of them, or any Act or Acts amending or taking the place of the same, or applicable to the property

30 aforesaid, or any part thereof, in all respects as the Synod of the Diocese of Sydney now is or shall hereafter be empowered to do in relation to any other property held for the use and benefit of the Church of England in the Diocese of Sydney and the management of which is not specially provided for by Act of Parliament: Provided

35 that if and when the said Synod shall not be in session, the powers and functions of the said Synod with respect to the premises may be exercised by the Standing Committee of the said Synod, with the sanction of the Archbishop of Sydney.

9. For the purposes of this Act— Interpretation.

(a) the term Archbishop of Sydney shall be deemed to include the Archbishop for the time being of the said diocese or other the person for the time being exercising the powers of the said Archbishop under the Church of England Constitutions Act Amendment Act of 1902;

c 72—B

(b) the powers of the Synod to direct dealings with respect to the old parsonage site, the new parsonage site, and the other dwelling-house and site herein referred to, under the Sydney Bishopric and Church Property Act, 1887, and the Church of England Property Act of 1889, shall be deemed to include 5 a power to authorize the acceptance of the surrender of any lease and the granting of leases to commence at a future date.

Short title.

10. This Act may be cited as the "Saint James' Parsonage Act, 1912."

Sydney: William Applegate Gullick, Government Printer.-1912.

[6d.]

Legislative Council.

1912.

A BILL

To consolidate and amend the Saint James' Parsonage Land Leasing Act, and the Saint James' Parsonage Lands Amending Act, 1909.

WHEREAS by a deed of grant dated the fourteenth day of June, Preamble. one thousand eight hundred and forty-five, certain lands were granted to trustees upon trust for the appropriation thereof as a dwelling-house for the clergyman duly appointed to officiate in the 5 Church of Saint James in the city of Sydney: And whereas a dwelling-house was afterwards erected on the said lands in pursuance of the said trust: And whereas by an Act of Parliament passed in the fifty-first year of the reign of Her Majesty Queen Victoria, entitled the Saint James' Parsonage Land Leasing Act, the trustees 10 for the time being of the said lands which are fully described in the said Act were authorised to grant leases of the said lands as therein mentioned, and to apply the rents and profits arising from any such leases in and towards the maintenance, repair, and improvement of c 72—A

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the then existing parsonage in the parish of Saint James, in the city of Sydney, and in such manner as the trustees for the time being might deem advisable, and in payment of the rent or purchase money of a dwelling-house for the clergyman for the time being licensed to officiate in the said Church of Saint James upon some other site, and 5 in the enlargement, maintenance, repair, and improvement of the said church: And whereas in pursuance of the said Act the said lands were let on building lease, and the parsonage or dwelling-house then existing on the said lands was demolished: And whereas the trustees for the time being of the said lands expended portion of the said rents 10 and profits arising from the said lands (hereinafter called "the old parsonage site") upon the maintenance, repair, and improvement of the said church, and also in paying the rent of a dwelling-house upon another site for the clergyman for the time being licensed to officiate in the said church and accumulated the unexpended balance of the said 15 rents and profits from time to time: And whereas it became expedient that a new site should be acquired and a suitable parsonage should be erected thereon for the clergyman licensed as aforesaid, but the accumulations of the said rents and profits were insufficient for that purpose: And whereas power was given to the trustees for the time 20 being of the said lands, by the Saint James' Parsonage Lands Amending Act, 1909, to borrow a sum not exceeding four thousand pounds upon mortgage for a purpose of purchasing in whole or in part a new site for a parsonage within the said parish and for building and completing on such site a parsonage in all respects suitable as a residence for the 25 said clergyman, and to apply the rents and profits of the old parsonage site partly in providing a sinking fund for repayment of the said mortgage and partly for certain purposes connected with the parish of Saint James: And whereas the Most Reverend John Charles Wright, Lord Archbishop of Sydney, Sidney Herbert Young, Cyril Ernest 30 Corlette, The Reverend Wentworth Francis Wentworth-Sheilds, and Thomas Lewthwaite Grainger are the present trustees of the old parsonage site and of the site next hereinafter referred to: And whereas the said trustees acquired a new site as aforesaid and let a contract for the erection of a parsonage thereon, and for such purposes 35 borrowed the sum of four thousand pounds upon mortgage of the site so acquired (hereinafter called "the new parsonage site"): And whereas the said sum of four thousand pounds, together with other moneys, being rents and profits of the old parsonage site, have been expended upon the new parsonage site and the erection thereon of the 40 new parsonage, and further moneys are required for such purposes: And whereas it is expedient that the said trustees should for the last mentioned purposes have power to raise a further sum of not exceeding three thousand pounds by mortgage of the old parsonage site and the new parsonage site: And whereas doubts have arisen as 45 to

to whether or not the powers conferred upon the said trustees by the said Saint James' Parsonage Lands Amending Act, 1909, authorised the said trustees to mortgage the new parsonage site as security for the said sum of four thousand pounds: And whereas it is expedient

5 that the trustees for the time being of the new parsonage site should have power if and when the necessity so to do should arise to sell the same and the buildings thereon with the approval of the Archbishop of Sydney for the time being, and to apply the net proceeds of sale with the like approval in manner hereinafter mentioned:

10 And whereas it is expedient that the trustees for the time being of the old parsonage site should have the power to expend the rents and profits thereof for such purposes and in such manner as is hereinafter mentioned: And whereas the said purposes or some of them cannot be carried out without the authority of an Act of

15 Parliament: And whereas it is expedient to amend and also to consolidate the said Saint James' Parsonage Land Leasing Act and the said Saint James' Parsonage Lands Amending Act, 1909: And whereas the provisions of this Act have been approved of by or on behalf of the Synod of the Diocese of Sydney: Be it therefore

20 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. The Saint James' Parsonage Land Leasing Act and the Repeal. 25 Saint James' Parsonage Lands Amending Act, 1909, are hereby repealed, but such repeal shall not prejudice, affect, or invalidate any matter or thing lawfully done or contracted to be done under the said Acts or either of them before the commencement of this Act.

2. The said mortgage for four thousand pounds upon the new Declaration of 30 parsonage site, being the lands comprised in certificate of title validity of mortgage over new parsonage registered volume one thousand nine hundred and fifty-one, folio site. forty-seven, is hereby declared to have been authorised under the Saint James' Parsonage Lands Amending Act, 1909.

3. It shall be lawful for the trustees for the time being Power to mortgage. 35 of the old and new parsonage sites, at any time, and from time to time, to berrow and raise at interest, by way of mortgage, any sum or sums of money not exceeding three thousand pounds in addition to the said sum of four thousand pounds, with power to pay off the said mortgage, including the said mortgage for four thousand

40 pounds, and to re-borrow the amount of any principal sum or sums for the time being thereby secured, or any less sum or sums for the purpose of paying for the parsonage erected or now in course of erection on the new parsonage site, and to execute any mortgage or mortgages, with or without power of sale, of the old and new

45 parsonage sites, or either of them, for securing payment of the sum or

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sums so borrowed, and to give effectual receipts and discharges for the moneys advanced by any mortgagee, and to do all such acts as may be necessary or expedient for the purpose of effectuating such mortgage of mortgages.

Protection of the mortgagees.

4. No mortgagee advancing money upon the security of any 5, mortgage purporting to be made under the power herein conferred shall be bound to inquire whether such money is required for the purposes aforesaid, or in any way concerned to see to the application of such money when so advanced, or be liable for the loss, non-application, or mis-application thereof; and the declaration of the 10 trustees that the principal sum proposed to be secured by any mortgage does not, with the other principal sums then due on the security of the old and new parsonage sites, exceed the amounts authorised to be borrowed as aforesaid, shall be sufficient evidence to the mortgagee under such mortgage of such fact.

Application of rents and profits of old parsonage site. 5. The rents and profits of the old parsonage site, after payment thereout of all necessary outgoings in connection therewith, shall be applied by the trustees thereof as follows:—

(a) Firstly, in payment of the cost, charges, and expenses of and incidental to this Act and any mortgage or mortgages given 20 thereunder.

(b) Secondly, in payment of all interest payable under and by virtue of such last-mentioned mortgages and the said mortgage for four thousand pounds.

(c) Thirdly, in setting apart in each year two-thirds parts of the 25 balance of such net rents and profits as aforesaid for payment of the principal moneys secured by the said mortgages, or any of them, and accumulating the same at interest, and applying the same in repayment of the principal moneys secured by the said mortgages, or any of them, and from and 30 after the satisfaction of the said mortgages, in assisting towards the repayment of the principal moneys for the time being due in respect of the mortgages authorised by the Saint James' Sydney Parish Hall Ordinances of 1899 and 1902.

(d) Fourthly, in payment of sums not exceeding one-third part of the said balance of such net rents and profits as aforesaid in each year for the period of fifteen years in and towards the repair and improvement of Saint James' Church and all necessary repairs to the new parsonage;

or in such further or other manner as the Synod of the Diocese of Sydney, or, if the Synod be not in session, as the Standing Committee of such Synod shall from time to time, with power to vary the same, determine and appoint under and in pursuance of the provisions of section eight hereof.

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6. (1) The trustees for the time being of the new parsonage Power to sell new site may, with the approval of the Archbishop of Sydney, at any time site and buy another. within six years sell such site.

(2) The proceeds of such sale shall be applied-

(a) firstly, in payment of the principal moneys and interest then owing under the said mortgage on the old and new parsonage site;

(b) secondly, with the approval of the Archbishop of Sydney, in purchase of some other dwelling-house suitable as a residence for the said clergyman or in the purchase of a site and the erection thereon of such dwelling-house;

or in such further or other manner as the Synod of the Diocese of Sydney, or, if the Synod be not in session, as the Standing Committee of such Synod shall from time to time, with power to vary the same, 15 determine and appoint under and in pursuance of the provisions of

section eight hereof.

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7. No purchaser from the trustees shall be bound to inquire Protection of into the propriety of or reason for such sale, nor to see to the purchasers. application of the purchase money.

20 8. Subject to the preceding provisions of this Act, the old Powers of Synod. parsonage site, the new parsonage site, and the other dwelling-house and site referred to in section six of this Act, and the proceeds of sale thereof, and the rents, income, and profits thereof, shall be respectively deemed to be held upon express trust for the use and benefit of

25 the Church of England within the meaning of the Sydney Bishoprie and Church Property Act 1887 and the Church of England Property Act of 1889, and may be dealt with under and in accordance with the provisions of the said Acts, or either of them, or any Act or Acts amending or taking the place of the same, or applicable to the property

30 aforesaid, or any part thereof, in all respects as the Synod of the Diocese of Sydney now is or shall hereafter be empowered to do in relation to any other property held for the use and benefit of the Church of England in the Diocese of Sydney and the management of which is not specially provided for by Act of Parliament: Provided

35 that if and when the said Synod shall not be in session, the powers and functions of the said Synod with respect to the premises may be exercised by the Standing Committee of the said Synod, with the sanction of the Archbishop of Sydney.

9. For the purposes of this Act—

(a) the term Archbishop of Sydney shall be deemed to include the Archbishop for the time being of the said diocese or other the person for the time being exercising the powers of the said Archbishop under the Church of England Constitutions Act Amendment Act of 1902;

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(b) the powers of the Synod to direct dealings with respect to the old parsonage site, the new parsonage site, and the other dwelling-house and site herein referred to, under the Sydney Bishopric and Church Property Act, 1887, and the Church of England Property Act of 1889, shall be deemed to include a power to authorize the acceptance of the surrender of any lease and the granting of leases to commence at a future date.

Short title.

10. This Act may be cited as the "Saint James' Parsonage Act, 1912."

Sydney: William Applegate Gullick, Government Printer.-1912.