## THE LISMORE LAND MORTGAGE ORDINANCE, 1912.

that is to say for the purpose of carrying out and giving effect to the trusts or purposes attached to the same being for the use Be it therefore ruled, ordained, directed, and declared by the Synod of the Diocese of Grafton and Armidale in pursuance of poses hereinafter mentioned, and set forth in this Ordinance and benefit of the Church of England in the Parish of Lismore: Parish of Lismore, Village of Lismore, and County of Rous, in and at the request and with the consent of the Vicar of the that a sum not exceeding two thousand one hundred pounds be raised upon the security of the said lands and hereditaments comprised and described in the Schedule hereto for the purwhether created by Statute, Act. Grant, Deed, or other instrument whatsoever as were enjoyed or possessed therein by the land hereinafter described are respectively situated in the the Diocese of Grafton and Armidale; and whereas in the opinion of the Synod of the Diocese of Grafton and Armidale by Parish of Lismore and a majority of the Churchwardens and Parochial Council for the said Parish of Lismore, it is expedient benefit of the Church in his Diocese, which is or shall thereafter be vested in any Bishop of the Church of England in the said State, or which was rested at the time of his death in any Bishop since deceased of the said Church and such real and personal estate should by force of the reciting Statute (but subject to the cordingly as if the same had been originally granted or conveyed to him and his successors as a Body Corporate, and that every such Bishop should in all respects within his Diocese have and enjoy all and singular the same rights, powers, and privileges Bishops his predecessors. And whereas the said five parcels of and after the passing of the said Act every Bishop of the Church the Bishop of any Diocese then existing or which might theretitled to all real and personal estate held upon trust for the trust affecting the same respectively) vest in such Bishop ac-Colony (now State) of New South Wales, Her Most Gracious Reverend William Tyrrell, D.D., Bishop of Newcastle, and his in the Schedule hereto; and whereas by Section One of the Church of England Property Act of 1889 it is enacted that from of England for the time being acting and recognised as being after be created in the said Colony (now State) should be en-WHEREAS by five several Deeds of Grant bearing date espectively the 29th December, 1859, under the hand of His Excellency Sir William Thomas Denison, then Governor of the Majesty Queen Victoria did thereby grant unto the Right successors for ever, all those pieces or parcels of land described

the powers in that behalf conferred upon it by the Constitutions for the manage intrand good government of the Church of England in the ...d State and of all powers vested in the said Synod by the Church of England Property Act of 1889, as follows:

1. The Right Reverend the Bishop of Grafton and Armidale hereby authorised and empowered to obtain and raise by loan a sum not exceeding Two Thousand One Hundred Pounds at the the said lands and hereditaments described in the Schedule hereto, and the said Bishop shall be and is hereby authorised to sign seal, and execute all necessary mortgages or securities corporate bodies or companies advancing such principal moneys thereon, provided always that before any such mortgage or security be signed or executed as aforesaid there shall be given to the said Bishop a sufficient guarantee or bond or indemnity to the satisfaction of the said Bishop, indemnifying him and his estate and effects from and against the payment of the said principal and interest moneys. Every mortgage executed under the authority of this Ordinance shall in addition to all usual covenants contain a power of sale and also a covenant for the repayment of the principal money and interest thereby accrued by annual instalments or such other periodical payments throughout this Ordinance designated "the said Bishop") is usual and current rate of interest to be secured by Mortgage on over the said lands and hereditaments to the person or persons, as aforesaid on securing the repayment thereof with interest as the Bishop shall approve.

2. The principal moneys obtained and raised by and from any such mortgage or other security as aforesaid shall be received by the said Bishop and applied by him—

(a) For the discharge of the mortgage authorised by The Lismore Land Mortgage Ordinance 1905.

(b) For the completing and furnishing of the Church at Lismore known as St. Andrew's.

3. This Ordinance may be cited and known as "The Lismore Land Mortgage Ordinance, 1912."

## SCHEDULE.

ALL THAT allotment or parcel of land in the said State of New South Wales containing by admeasurement Two Roods be the same more or less situated in the County of Rous Parish of Lismore and Village of Lismore being allotment No. Six of Section No. Four commencing on the South West side of Orion

allotment eight South Easterly parallel with Orion Street two chains and fifty links and on the South East by the North West boundary line of allotment seven aforesaid North Easterly at tight angles to Orion Street two chains to the point of commencement being the allotment sold as Lot 35 in pursuance of two roods be the same more or less situated in the County of No. Seven of Section No. Four commencing at the East corner of the section and bounded thence on the North East by Orio. the said State containing by admeasurement Two Roods be the same more or less situated in the County of Rous Parish of Lismore and Village of Lismore being allotment No. Eight of Street at the South corner of allotment seven and bounded thence on the South East by that street South Westerly one chain on the South West by the North East boundary line of allotment nine North Westerly at right angles to Keen Street five chains to a lane on the North West by that lane North Easterly parallel with Keen Street one chain and on the North East by the South West Boundaries of allotments six and aforesaid seven being in all a line South Easterly at right angles to Keen Street five chains to the point of commencement being the street North Westerly two chains and fifty links to a lane on one North West by that lane South Westerly at right angles to Orion Street two chains on the South West by part of the North East boundary line of Street North Westerly two chains and fifty links on the North West by the South Bast boundary line of allotment six South Westerly at right angles to Orion Street two chains on the South West by part of the North East boundary line of allotment eight links to Keen Street and on the South East by that Street North Easterly two chains to the point of commencement being the allotment sold as Lot 36 in pursuance of the Proclamation of 28th June, 1859. And also all that allotment or parcel of land in Section No. Four commencing on the North West side of Keen 28th June, 1859 And also all that allotment or parcel of land in the said State containing by admeasurement Two Roods be the same more or less situated in the County of Rous Parish of Lismore and Village of Lismore being allotment No. Nine to Section No. Four commencing on the North West side of Keen Street at the North corner of allotment seven, and bounded the proclamation of 28th June, 1859 And also all that allotment Rous Parish of Lismore and Village of Lismore being allotment South Easterly parallel with Orion Street two chains and fifty allotment sold as Lot 37 in pursuance of the Proclamation of Street at the South corner of allotment eight and bounded thence on the South East by that street South Westerly one chain o. or parcel of land in the said State containing by admeasuremen thence on the North East by t'

with Keen Street one chain and on the North East by the South West boundary line of allotment eight aforesaid South Easterly at right angles to Keen Street five chains to the point of commencement being the allotment sold account 38 in pursuance of the Proclamation of 28th June, 1859. And also all that allotment allotment eleven North Westerly at right angles to Keen Street said South Easterly at right angles to Keen Street five chains to or parcel of land in the said State convining by admeasurement Two Roods be the same more or less ritnated in the County of Rous Parish of Lismore and Village of Lismore being allotment No. Ten of Section No. Four commenting on the North West one chain on the South West by the North East boundary line of East by the South West boundary line of allotment nine aforethe point of commencement, being the allotment sold as Lot 39 North Wer' "ly at right angles to Keen Street five chains to a North West by that lane North Easterly parallel side of Keen Street at the South corner of allotment Nine and bounded thence on the South East by that Street South Westerly five chains to a lane on the North West by that lane North Easterly parallel with Keen Street one chain and on the North in pursuance of the Proclamation of 28th June. 1859. lane on t.

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## THE LISMORE LAND MORTGAGE ORDINANCE 1912.

WHEREAS by five several Deeds of Grant bearing date respectively the 29th December, 1859, under the hand of His Excellency Sir William Thomas Denison, then Governor of the Colony (now Stste) of New South Wales, Her Most Gracious Majesty Queen Victoria did thereby grant unto the Right Reverend William Tyrrell, D.D., Bishop of Newcastle, and his successors for ever, all those pieces or parcels of land described in the Schedule hereto; and whereas by Section One of the Church of England Property Act of 1889 it is enacted that from and after the passing of the said Act every Bishop of the Church of England for the time being acting and recognised as being the Bishop of any Diocese then existing or which might thereafter be created in the said Colony (now State) should be entitled to all real and personal estate held upon trust for the benefit of the Church in his Diocese, which is or shall thereafter be vested in any Bishop of the Church of England in the said State, or which was vested at the time of his death in any Bishop since deceased of the said Church and such real and personal estate should by force of the reciting Statute(but subject to the trust affecting the same respectively) vest in such Bishop accordingly as if the same had been originally granted or conveyed to him and his successors as a Body Corporate, and that every such Bishop should in all respects within his Doicese have and enjoy all and singular the same rights, powers, and priveleges whether created by Statute, Act, Grant, Deed, or other instrument whatsoever as were enjoyed or possessed therein by the Bishops his predecessors. And whereas the said five parcels of land hereinafter described are respectively situated in the Parish of Lismore, Village of Lismore, and County of Rous, in the Diocese of Grafton and Armidale, and whereas in the opinion of the Synod of the Diocese of Grafton and Armidale by and at the request and with the consent of the Vicar of the Parish of Lismore and a majority of the Churchwardens and Parochial Council for the said Parish of Lismore, it is expedient that a sum not exceeding two thousand one hundred pounds be raised upon the security of the said lands and hereditaments comprised and described in the Schedule hereto for the purposes hereinafter mentioned, and set forth in this Ordinance, that is to say for the purpose of carriying out and giving effect to the trusts or purposes attached to the same being for the use and benefit of the Church of England in the Parish of Lismore: Be it therefore ruled, ordained, directed, and declared by the Synod of the Diocese of

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Grafton and Armidale in pursuance of the powers in that behalf conferred upon it by the Constitutions for the management and good government of the Church of England in the said State and of all powers vested in the said Synod by the Church of England Property Act of 1889, as followers:

- 1. The Right Reverend the Bishop of Grafton and Armidale (throughout this Ordinance designated "the said Bishop") is hereby authorised and empowered to obtain and raise by loan a sum not exceeding Two Thousand One Hundred Pounds at the usual and current rate of interest to be secured by Mortgage on the said lands and hereditaments described in the Schedule hereto, and the said Bishop shall be and is hereby authorised to sign, seal, and execute all necessary mortgages or securities over the said lands and hereditaments to the person or persons, corporate bodies or companies advancing such principal moneys as aforesaid on securing the repayment thereof with interest thereon, provided always that before any such mortgage or security be signed or executed as aforesaid there shall be given to the said Bishop a sufficient guarantee or bond or indemnity to the satisfaction of the said Bishop, indemnifying him and his estate and effects from and against the payment of the said principal and interest moneys. Every mortgage executed under the authority of this Ordinance shall in addition to all usual covenants contain a power of sale and also a covenant for the repayment of the principal money and interest thereby accured by annual instalments or such other periodical payments as the Bishop shall approve.
- 2. The principal moneys obtained and raised by and from any such mortgage or other security as aforesaid shall be received by the said Bishop and applied by him-
  - (a) For the discharge of the mortgage authorised by The Lismore Land Mortgage Ordinance 1905
  - (b) For the completing and furnishing of the Church at Lismore known as St. Andrew's.
- 3. This Ordinance may be cited and known as "The Lismore Land Mortgage Ordinance 1912".

## SCHEDULE.

ALL THAT allotment or parcel of land in the said State of New South Wales containing by admeasurement Two Roods be the same more or less situated in the County of Rous Parish of Lismore and Village of Lismore being allotment No. Six of Section No. Four commencing on the South West side of Orion Street at the North corner of allotment seven, and bounded thence on the North East by that street North Westerly two chains and fifty links to a lane on the North West by that lane South Westerly

at right angles to Orion Street two chains on the South West by part of the North East boundary line of allotment eight South Easterly parallel with Orion Street two chains and fifty links and on the South East by the North West boundary line of allotment seven aforesaid North Easterly at right angles to Orion Street two chains to the point of commencement being the allotment sold as Lot 35 in pursuance of the proclamation of 28th June, 1859 And also all that allotment or parcel of land in the said State containing by admeasurement two roods be the same more or less situated in the County of Rous Parish of Lismore and Village of Lismore being allotment No. Seven of Section No. Four commencing at the East corner of the section and bounded thence on the North East by Crion Street North Westerly two chains and fifty links on the North West by the South East boundary line of allotment six South Westerly at right angles to Orion Street two chains on the South West by part of the North East boundary line of allotment eight South Easterly parallel with Orion Street two chains and rifty links to Keen Street and on the South East by that Street North Easterly two chains to the point of commencement being the allotment sold as Lot 36 in pursuance of the Proclamation of 28th June, 1859 And also all that allotment or parcel of land in the said State containing by admeasurement Two Roods be the same more or less situated in the County of Rous Parish of Lismore and Village of Lismore being allotment No Eight of Section No Four commencing on the North West side of Keen Street at the South corner of allotment seven and bounded thence on the South East by that street South Westerly ore chain on the South West by the North East boundary line of allotment nine North Westerly at right angles to Keen Street five chains to a lane on the North West by that lane North Easterly parallel with Keen Street one chain and on the North East by the South West Boundaries of allotments six and aforesaid seven being in all a line South Easterly at right angles to Keen Street five chains to the point of commencement being the allotment sold as Lot 37 in pursuance of the proclamation of 28th June, 1859 And also all that allotment or parcel of land in the said State containing by admeasurement Two Roods be the same more or less situated in the County of Rous Parish of Lismore and Village of Lismore being allotment No. Nine of Section No Four commencing on the North West side of Keen Street at the South corner of allotment eight and bounded thence on the South East by that street South Westerly one chain on the South West by the North East boundary line of allotment ten North Westerly at right angles to Keen Street five chains to a lane on the North West by that lane North

Easterly parallel with Keen Street one chain and on the North East by the South West boundary line of allotment eight aforesaid South Easterly at right angles to Keen Street five chains to the point of commencement being the allotment sold as Lot 38 in pursuance of the Proclamation of 28th June 1859 And also all that allotment or parcel of land in the said State containing by admeasurement Two Roods be the same more or less situated in the County of Rous Parish of Lismore and Village of Lismore being allotment No. Ten of Section No. Four commencing on the North West side of Keen Street at the South corner of allotwent Nine and bounded thence on the South East by that Street South Westerly one chain on the South West by the North East boundary line of allotment eleven North Westerly at at right angles to Keen Street five chains to a lane on the North West by that lane North Easterly parallel with Keen Street one chain and on the North East by the South West boundary line of allotent nine aforesaid South Easterly at right angles to Keen Street five chains to the point of commencement being the allotment sold as Lot 39 in pursuance of the Proclamation of 28th June, 1859.

I HEREBY certify that the above mentioned Ordinance was Assented to by The Bichop of Grafton and H. E. Grafton & armidale June 28, 1912

rmidale on June 28, 1912.

GEO. HAYNES. Registrer.

I hereby cortify that the above mentioned Ordinance was duly recorded in the office of the Master Equity on the . . . . day of July, 1912.