This Public Bill originated in the House of Representatives, and, having this day passed as now printed, is transmitted to the LEGISLATIVE COUNCIL for its concurrence.

House of Representatives,

24th October, 1914.

As amended by the Legislative Council.

Mr. Bradney.

ROMAN CATHOLIC BISHOP OF AUCKLAND EMPOWERING.

ANALYSIS.

- Title.
- Preamble.
- 1. Short Title.
- 2. Interpretation.
- 3. Power to erect school for boys. L and may be mortgaged as security or oan.
- 5. Power to erect school for girls.
- 6. Education for girls.

- 7. Rents'and profits to be employed in support of the respective schools.
- 8. Power to lease lands.
- 9. No consideration to be given or accepted for any lease. 10. Every lease to take effect within six months
- from grant of same. 11. Bishop may accept surrender of any lease.
- 12. Bishop may grant new lease or leases. Schedules.

A BILL INTITULED

AN ACT to confer certain Powers upon the Roman Catholic Bishop Title. of Auckland and his Successors in Office.

- WHEREAS by Crown grant dated the nineteenth day of August, Preamble. 5 eighteen hundred and fifty, and registered in the Deeds Register Office, at Auckland, under No. 84822, the land described in the *First* Schedule hereto was vested in the Roman Catholic Bishop of Auckland and his successors in trust for the use, or towards the support and maintenance of, a school established at Takapuna for the educa-10 tion of children of the British subjects of both races and of the
- children of other poor and destitute persons being inhabitants of the islands of the Pacific Ocean, so long as religious education, industrial training, and instruction in the English language should be given to youth educated therein or maintained thereat: And whereas the
- 15 school referred to in the said grant was at the date thereof and still is upon certain land at Takapuna adjacent to the land described in the First Schedule hereto: And whereas the site upon which the said school now stands is vested in the Roman Catholic Bishop of Auckland and his successors for the purposes of the Roman
- 20 Catholic Church: And whereas the said school is old and not sufficiently suitable, and it is desirable that it should be rebuilt and erected upon the land described in the First Schedule hereto: And whereas for the purpose of providing the money that will be required for the erection of the school upon the land
- 25 described in the First Schedule hereto it may become necessary for the Roman Catholic Bishop of Auckland or his successors to raise a loan, and it is desirable to provide for the payment of the same in manner hereinafter appearing: And whereas it is not desirable that girls should be educated with boys at the said school, and it is 30 proposed to erect a separate school for girls exclusively upon the

Roman Catholic Bishop of Auckland Empowering.

2

land described in the Second Schedule hereto, where the facilities for their education and their domestic and industrial training and for their efficient supervision will be better than upon the land described in the First Schedule hereto: And whereas it is intended that the school proposed to be erected upon the land described in 5 the First Schedule hereto shall be used as a school for boys exclusively: And whereas the land described in the Second Schedule hereto is now vested for an estate in fee-simple in the Roman Catholic Bishop of Auckland and certain other persons and his their successors, and, in view of the proposal to erect thereon 10 a school for girls exclusively, it is desirable to make the provisions hereinafter set forth regarding the same: And whereas the Roman Catholic Bishop of Auckland Empowering Act, 1906, directed that the sum of eight thousand pounds to arise from the sale of the land described in the Second and Third Schedules 15 to that Act should be expended in the erection of substantial buildings in brick or other similar material upon the land comprised in the Fourth Schedule thereto, being the same land as that described in the *First* Schedule hereto: And whereas there were upon the land described in the Second and Third 20 Schedules of the last-mentioned Act at the time it was passed, and at the time such land was sold, certain buildings of the value of two thousand seven hundred and twenty-four pounds, and such buildings were erected by the expenditure of moneys belonging exclusively to the Roman Catholic Church authorities of the Diocese 25 of Auckland: And whereas it is desirable that the said sum of two thousand seven hundred and twenty-four pounds, less six hundred and forty-eight pounds, the value of the said buildings for removal. should be paid to the Roman Catholic Bishop of the said diocese out of the said sum of eight thousand pounds to be applied as hereinafter 30 directed: And whereas it is desirable to provide that the sum of five thousand nine hundred and twenty-four pounds, being the residue of the said sum of eight thousand pounds after deducting the sum of two thousand and seventy-six pounds (being the said sum of two thousand seven hundred and twenty-four pounds less the said sum of 35 six hundred and forty-eight pounds), shall be expended in the erection, so far as the same will extend, of a school to be used for girls exclusively upon the land mentioned in the Second Schedule hereto: And whereas it is desirable to provide that the rents, profits, and income arising from the land described in the First Schedule 40 hereto should be devoted in such shares and proportions as the Roman Catholic Bishop of Auckland and his successors for the time being shall deem just in the maintenance and upkeep as well of the school to be erected upon the land described in the Second Schedule hereto as of the school to be erected upon the land 45 described in the First Schedulo hereto: And whereas, in order to enable the said Bishop and his successors to lease the land mentioned in the First Schedule to the best advantage, it is desirable to confer upon him and them the powers hereinafter set forth :

BE IT THEREFORE ENACTED by the General Assembly of New 50 Zealand in Parliament assembled, and by the authority of the same, as follows :---

1. This Act may be cited as the Roman Catholic Bishop of Auckland Empowering Act, 1914.

Short Title.

2. In the interpretation of this Act the expression "the Bishop" Interpretation shall mean and include the Roman Catholic Bishop of Auckland for the time being.

- 3. It shall be lawful to erect a school for boys exclusively upon Power to erect 5 the property described in the *First* Schedule hereto and, so long as the instruction mentioned in the said Crown grant shall be given to the boys educated therein or maintained thereat, the trusts and conditions of the said Crown grant shall be deemed to be fulfilled.
- 4. Should it become necessary or expedient for the purpose of Land may be 10 erecting the school mentioned in section three hereof to raise a loan mortgaged as security for loan. or to renew either wholly or in part any loan hereafter to be raised, it shall be lawful for the Bishop to provide for the repayment of the same by mortgaging the land described in the First Schedule hereto and the rents and profits thereof, or the said land, or the rents and
- 15 profits thereof apart from the said land. Any mortgage under this section may contain a power authorizing the sale of the mortgaged property upon default being made in payment of the principal or interest moneys thereby secured, and such other provisions as are usually inserted in mortgages in the City of Auckland.
- 5. If the Bishop shall expend or cause to be expended a sum of Power to erect 20 not less than ten thousand pounds in the erection upon the land school for girls. described in the Second Schedule hereto of a school for the education of girls exclusively of the British subjects of both races, and of girls exclusively of other poor and destitute persons being inhabitants of
- 25 the islands of the Pacific Ocean, he may expend the said sum of five thousand nine hundred and twenty-four pounds as aforesaid, being the residue of the sum of eight thousand pounds referred to in the Roman Catholic Bishop of Auckland Empowering Act, 1906, in payment so far as the same will extend in the cost of erecting such 30 school, and he may retain and apply for church purposes the
- difference between the said sum of five thousand nine hundred and twenty-four pounds and the said sum of eight thousand pounds.

6. At the said last-mentioned school religious education, indus- Education for girls. trial training, and instruction in the English language shall be given 35 to the girls educated in or maintained thereat.

7. The net rents and profits arising from the land described in Rents and profits to the First Schedule hereto shall be employed in such shares and proportions as the Bishop deems proper in the maintenance and for the respective schools. support of the respective schools to be erected upon the lands 40 described in the First and Second Schedules hereto respectively.

8. It shall be lawful for the Bishop from time to time to lease Power to lease the lands described in the First Schedule hereto or any part thereof lands. for any term not exceeding ninety-nine years, upon such terms and conditions as he thinks fit, and either at a rental varying during the

45 term or at a fixed rental.

9. No fine, bonus, premium, or foregift shall be given or accepted No consideration to as the consideration or any part of the consideration for any lease be given or accepted for any lease, hereby authorized to be granted.

10. Every lease hereby authorized to be granted shall take Every lease to take 50 effect within a period of six months from the grant of the same or effect within six from the date of an agreement to grant the same.

3

school for boys. ಜನ ನಡೆದ ಬಿಗೆಗಳ

Ball is that free

months from grant of same.

Roman Catholic Bishop of Auckland Empowering.

Bishop may accept surrender of any lesse

4

was ar brid 15 Was no brid

Bishop may grant new lease or leases.

Bishop may construct roads.

Schedules.

11. It shall be lawful for the Bishop from time to time to accept a surrender of any lease of the said land or any part thereof (whether with respect to the whole or any part or parts of the land comprised in such lease) and whether such lease shall have been created prior or subsequent to the passing of this Act.

12. Upon the surrender of any lease (whether with respect to the whole or any part of the land comprised therein) it shall be lawful for the Bishop to grant to the lessee (meaning by the term lessee the person or body in whom the term created by such lease was vested immediately prior to such surrender) or his or its nominee 10 or nominees a new lease or new leases of the whole or any part or parts of the land comprised in such surrender for the residue of the term created by the lease surrendered as aforesaid at such fair and reasonable rent as the Bishop determines and with such provisions as are authorized by this Act and as the Bishop thinks fit. In each case 15 where a lease is surrendered as to part only of the land therein comprised then the rent reserved by or payable under such lease shall from time to time be reduced by the amount of rent reserved by the new lease or new leases, as the case may be, granted as aforesaid of the land comprised in the surrender or any part or parts thereof: 20

Provided always that the power conferred by this section shall be so exercised that the total amount of rent payable to the Bishop in respect of all the lands originally comprised in the lease so surrendered in part as aforesaid shall not be diminished below the amount origin-25ally payable under such last-mentioned lease.

New.

13. It shall be lawful for the Bishop and he is hereby empowered to lay off, form, and construct such road, or from time to time such roads, upon or over the said lands described in the First Schedule hereto as he shall think fit, and to dedicate such roads to the public 30as public roads and highways.

SCHEDULES.

FIRST SCHEDULE.

ALL those pieces or parcels of land being Allotments 22, 32, 33, 34, 35, 36, 37, 39, 40. 41, 42, 43, 44, 45, 46, 47, 48, 49, and 50 of the Parish of Takapuna, in the County of Waitemata.

SECOND SCHEDULE.

ALL that piece or parcel of land being part of Lot 11 of Allotment 5 of Section 13 of the Suburbs of Auckland : bounded—commencing at the junction of the southerly boundary of the said part of Lot 11 with Hillsborough Road, towards the west by the said road, 493 7 and 106 4 links; towards the north by other part of said Lot 11, 651 2 links; towards the east by other part of said Lot 11, 636 3 links; and towards the south by the southerly boundary of said Lot 11, 7135 links, to the commencing-point: the said piece or parcel of land containing 4 acres and 31.1 perches, more or less.

By Authority : JOHN MACKAY, Government Printer, Wellington,-1914.

5