## WESLEYAN METHODIST CHURCH PROPERTY TRUST ACT 1887 FURTHER AMENDMENT.

## PRIVATE BILL.

## ANALYSIS.

Title. Preamble

1. Short Title. 2. Interpretation.

5

3. How lands to vest.

4. Confirmation of appointments, &c.

5. Repeal of section 3 of amending Act, and enactment in lieu thereof: (1.) To appoint ministers, &c.; (2.) To alter Model Deed; (3.) To alter rules.

Repeal of section 8 of amending Act, and enactment in lieu thereof. All church lands to vest in Trustees.

7. Other Churches may unite.

8. Provision in case of union of Churches in Australasia.

9. Certificate of Registrar to be evidence. 10. Judicial notice to be taken of signature of President. &c.

11. Amendment of section 6 of amending Act.

## A BILL INTITULED

An Act to vest in the Wesleyan Methodist Church in New Zealand Tille. the Lands in New Zealand belonging to or held in trust for the United Methodist Free Churches and the Bible Christian Church, or any of them, and to amend "The Wesleyan Methodist Church Property Trust Act, 1887," and "The Wesleyan Methodist Church Property Trust Act 1887 Amendment Act, 1892," and for other collateral purposes.

WHEREAS an agreement having been made between the Wesleyan Preamble. 10 Methodist Church in New Zealand, the United Methodist Free Churches in New Zealand, and the Bible Christian Church in New Zealand, to unite as one Church as and from the second Monday in April, one thousand eight hundred and ninety-six, a plan of union having been formally agreed upon by representatives from each of

15 the governing bodies of the said Churches, and which plan of union is fully set forth in the printed minutes of the New Zealand Conference held at Auckland in the month of March, one thousand eight hundred and ninety-six: And whereas it is necessary to obtain statutory power for the purpose of vesting in the Weslevan Metho-

20 dist Church in New Zealand the lands belonging to or held in trust for the said United Methodist Free Churches and the Bible Christian Church, or any of them, and it is desirable also to provide for the vesting of the property of any other Church which may hereafter unite with the said Wesleyan Methodist Church in New Zealand:

25 And whereas it is also necessary to amend "The Wesleyan Methodist Church Property Trust Act, 1887," and "The Wesleyan Methodist Church Property Trust Act 1887 Amendment Act, 1892":

BE IT THEREEORE ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as 30 follows:

1. The Short Title of this Act is "The Wesleyan Methodist short Title. Church Property Trust Act 1887 Further Amendment Act, 1896." Private.—1.

Interpretation.

2. In the interpretation of this Act, the following terms shall have the meaning hereinafter respectively assigned to them, unless inconsistent with the subject or context:-

"The principal Act" means and includes "The Weslevan Methodist Church Property Trust Act, 1887":

"The amending Act" means and includes "The Wesleyan Methodist Church Property Trust Act 1887 Amendment Act. 1892 ":

"The Model Deed" means and includes "The Wesleyan Methodist Model Deed of New Zealand, 1887," referred 10

to in the principal Act.

Mor lands to vest

3. All lands in New Zealand which on the thirteenth day of April, one thousand eight hundred and ninety-six. belonged to or were held in trust for or on behalf of the United Methodist Free Churches, or the Bible Christian Church, or any of them, shall, 15. as from the said date (but subject and without prejudice to any mortgage, charge, encumbrance, lien, lease, agreement, or other transactions affecting the same respectively), be and be deemed to have been and shall be held upon the trusts and subject to the provisions of the Model Deed, and any alterations and modifications 20 thereof duly authorised, and upon and subject to no other trusts or provisions whatever, and such lands shall be included in the expression "Church lands" wherever used in the principal Act, the amending Act, or this Act.

Confirmation of appointments, &c.

Repeal of section 3 of amonding Act,

and enactments in

liau, thereoff.

4. All appointments, resolutions, and orders made by the 25 Annual Conference of the year one thousand eight hundred and ninety-six, of the New Zealand Wesleyan Methodist Church, in reference to the lands mentioned in the last-preceding section, and the churches, parsonages, and other buildings thereon respectively, shall be and the same are hereby validated. 30:

5. Section three of the amending Act is hereby repealed, and

in lieu thereof it is enacted as follows:-

Notwithstanding anything herein, or in the principal Act, or in the Model Deed or Deed Poll referred to therein contained, the New

Zealand Conference may from time to time,—

(1.) Appoint any minister being a member of the Conference, or any preacher on trial, to the same chapel or chapels or premises year by year successively for five years, or for such greater number of years as may from time to time be authorised by the General Conference referred to in the 40° principal Act or other Conference for the time being exercising supreme jurisdiction in the Colony of New Zealand: Provided that any such yearly appointment for more than three successive years shall be made only in accordance with such conditions as such General Con- 45

ference, or other Conference, shall have already fixed or may hereafter determine:

(2.) Make any other alteration in or modification of the said Model Deed, or of any Schedule thereto: Provided the same shall not revoke, alter, or change any of the 50, doctrines of the Wesleyan Methodist Church:

To appoint ministers, &c.

To alter Model. Desd.

5,

35.

(3.) Make, alter, or repeal such rules and regulations, the To alter rules. appointment of its ministers, and the election of its officers, as to it may seem fit.

6. Section eight of the amending Act is hereby repealed, and Repeal of section 8 5 in lieu thereof it is enacted as follows:

of amending Act,

All Church lands, whether under the provisions of the Land lieu thereof. Transfer Act or not, shall vest in the Trustees thereof for the time All church lands to vest in Trustees. being, according to the Register of Trustees referred to in the principal Act, upon and subject to the trusts of the Model Deed, 10 without any conveyance, transfer, or assignment whatsoever; and on the insertion in the said Register of Trustees of the name or names of any new Trustee or Trustees of Church lands under the operation of the Land Transfer Act, such new Trustee or Trustees, together with the continuing Trustee or Trustees (if any), shall for all 15 purposes be taken to be the Trustee or Trustees for the time being thereof; and the Trustee or Trustees for the time being appearing by the Register of Trustees to be the Trustee or Trustees of any Church lands under the Land Transfer Act shall be entitled to be registered at the District Land Registry Office as the proprietor 20 or proprietors thereof within the meaning of the Land Transfer Act without any formal transfer, and to have a certificate of title issued to him or them, or in his or their name or names, as "Trustees under the provisions of 'The Wesleyan Methodist Model Deed of New Zealand of 1887," but subject to any then subsisting mortgage, 25 encumbrance, lien, or lease.

7. If and whenever any other Church or Churches shall here- other Churches after unite with the said Wesleyan Methodist Church in New Zea- may unite. land, then upon the fact of such union, together with the date from which it shall have been agreed that the same shall take effect, being 30 evidenced by a declaration in writing under the hands of the President or Chairman and Secretary of the respective annual Conferences, Assemblies, or meetings, as the case may be, of the uniting Churches, filed in the office of the Registrar at Wellington of the Supreme Court of New Zealand, then the provisions of section three hereof 35 shall, mutatis mutandis, take effect with regard to the lands in New Zealand belonging to or held in trust for or on behalf of such firstmentioned Church or Churches, with the substitution of such lastmentioned date for the date mentioned in the said section three.

8. Upon union becoming general between all the Methodist Provision in case of 40 Churches in Australasia, and being effected, and a declaration to that union of Churches in Australasia. effect made in manner provided by "The Statutory Declarations Act, 1835," by the President for the time being of the General Conference of the Australasian Wesleyan Methodist Church being filed in the said office of the Registrar at Wellington of the Supreme Court 45 of New Zealand, then the Methodist Churches in New Zealand shall, as and from the date agreed on by such uniting Churches, and stated in such statutory declaration, be known as "The Methodist Church of Australasia."

9. A certificate by the Registrar or Deputy Registrar of the Certificate of 50 Supreme Court of New Zealand at Wellington aforesaid, and noti-Registrar to be fied in the Gazette, to the effect that the declarations referred to in

the last two preceding sections, or either of them, have or has been filed as therein respectively provided, the date of such filing, and the contents of such declarations, shall be conclusive evidence thereof, and of the fact of such union as aforesaid having been effected, and the date from which the same is to take effect.

Judicial notice to be taken of signature of President, &c. 10. Judicial notice shall be taken of the signatures of the President of the General Conference of the Australasian Wesleyan Methodist Churches, and of the President, Chairman, and Secretary of the respective annual Conferences, Assemblies, or meetings referred to in section seven of this Act.

Amendment of section 6 of amending Act. 11. Section six of the amending Act is hereby amended by the substitution of the word "conclusive" for the words "prima facie, where the said words "prima facie" occur in the said section.

By Authority: SAMUEL COSTALL, Government Printer, Wellington,-1896.

10