

Extra-Parochial Ordinance 1918

(Reprinted under the Interpretation Ordinance 1985.)

The Extra-Parochial Ordinance 1918 as amended by The Extra-Parochial Amending Ordinance 1949, the Sydney Church Ordinance Substantial Repeal Ordinance 1990, the Extra-Parochial Ordinance 1918 Amendment Ordinance 1998 and the Miscellaneous Amendments Ordinance 1999.

Table of Provisions

Clause	
1	Diocesan Property may be declared Extra-Parochial
2	Chaplain may be appointed to Extra-Parochial Property
3	Interpretation
4	Extra-Parochial outside the Limits of any Parish
5	Citation

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Long Title

An Ordinance to provide that certain buildings, institutions and properties may be made extra-parochial.

Preamble

The Synod of the Diocese of Sydney in pursuance of the powers in that behalf conferred upon it by the constitutions for the management and good government of the Anglican Church in the State of New South Wales Ordains and Rules as follows -

Diocesan Property may be declared Extra-Parochial

1. (1) The Archbishop-in-Council may from time to time declare by resolution that any school other than a parochial school or any hospital benevolent asylum orphan asylum prison or any other public or charitable institution or property or any property which is acquired or used exclusively for diocesan purposes whatsoever which may be situated within any parish shall be excluded therefrom and shall be extra-parochial. Provided that no such building, institution or property shall be excluded from any parish unless and until the minister in charge and the churchwardens thereof have been furnished in writing with the grounds of such action and shall have been previously invited to express their opinion on the proposed exclusion. Provided further that the Archbishop-in-Council may from time to time by resolution declare that any such building, institution or property shall cease to be extra-parochial.

(2) In addition to the authority given to the Archbishop-in-Council by subclause (1) and subject to the first proviso of that subclause, the Archbishop, at the request of a Regional Council, may declare part of a region as extra-parochial and, if requested so to do by a Regional Council, may declare that a part of the Region shall cease to be extra-parochial.

Chaplain may be appointed to Extra-Parochial Property

2. The Archbishop may from time to time appoint during his pleasure a person to the Office of Chaplain to any of such buildings, institutions or properties.

Interpretation

3. The words "Archbishop-in-Council" and "parish" shall have the same meaning as the like words in the Church Administration Ordinance 1990.

Extra-Parochial Property outside the Limits of any Parish

4. For so long as a building, institution or property is extra-parochial, it is taken to be outside the limits of any parish.

Citation

5. This Ordinance may be cited as the "Extra-Parochial Ordinance 1918".

Table of Amendments

Long Title	Amended by Ordinance No 41, 1998.
Preamble	Amended under s.4 of the Anglican Church of Australia Act, 1976.
Clause 1	Amended by Ordinances Nos 15, 1949 and 41, 1998
Clause 2	Amended by Ordinance No 41, 1998.
Clause 3	Amended under Ordinance No 39, 1990 and by Ordinance No 41, 1998.
Clause 5	Amended by Ordinances No 15, 1949 and 27, 1999.

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