General Assessment Authorisation Ordinance Amendment Ordinance, 1962.



No. 31, 1962.

An Ordinance to amend the General Assessment Authorisation Ordinance 1959-1961.

WHEREAS it is expedient to amend the General Assessment Authorisation Ordinance 1959-1961 NOW the Synod of the Diocese of Sydney in pursuance of the powers conferred upon it by the Constitutions for the Management and Good Government of the Church of England in Australia within the State of New South Wales ORDAINS AND RULES as follows:

- 1. This Ordinance may be cited as the "General Assessment Authorisation Ordinance Amendment Ordinance 1962."
- 2. The General Assessment Authorisation Ordinance 1959-1961 is in this Ordinance referred to as "the Principal Ordinance."
- 3. The Principal Ordinance as amended by this Ordinance may be cited as "General Assessment Authorisation Ordinance 1959-1962."
- 4. The Principal Ordinance is amended by inserting after Clause 5 the following clause as Clause 5A:-
 - "5A (i) Not withstanding the last proviso contained in Clause 5 hereof any Provisional Parish which has been raised to the status of a Parish during the year immediately preceding the financial year in respect of which any Assessment Ordinance determines the rate of assessment payable in respect of the succeeding year such Provisional Parish shall be assessed at the rate applicable to a Parish as from 1st April next ensuing after the date of passing of such Ordinance and shall be liable to pay the same accordingly.
 - (ii) (a) Any Provisional District created between the passing of any Assessment Ordinance in pursuance of this Ordinance and the 1st April next then ensuing shall be assessed and liable to pay at the rate applicable to Provisional Districts for the financial year commencing on such date based on the income of the Church or Churches

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(including Church Halls) situated in such new Provisional District as returned by or otherwise determined under this Ordinance in respect of the Parish or Parishes in which such Church Churches or Church Halls were previously situated for the year preceding that during which such Provisional District was created.

- (b) The assessable income of any Parish or Parishes out of which any Provisional District referred to in the Preceding sub-clause has been created shall be reduced in respect of the financial year concerned for the purpose of its assessment by the amount of income in respect of such church, churches or church halls removed from any such Parish by the creation of any such Provisional District to the extent to which such income has been included in pursuance of the preceding subclause in the Assessment against such Provisional District."
- (iii) The provisions of Sub-clause (ii) of this clause shall be deemed to have come into force after the passing of the General Assessment Ordinance, 1961.

I certify that the Ordinance as printed is in accordance with the Ordinance as reported.

ATHOL RICHARDSON, Chairman of Committees.

We certify that this Ordinance was passed by the Synod of the Diocese of Sydney on the 9th day of October, 1962.

K. N. SHELLEYW. L. J. HUTCHISONSecretaries of Synod.

I assent to this Ordinance.

9/10/1962.

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HUGH SYDNEY, Archbishop of Sydney,