General Assessment Authorisation Ordinance Amendment Ordinance 1967

No. 34, 1967.

An Ordinance to amend the General Assessment Authorisation Ordinance 1959-1966.

Wheneas it is expedient to amend the General Assessment Authorisation Ordinance 1959-1966 as hereinafter set out 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 and of all other powers vested in it hereby ORDAINS AND RULES as follows:-

- 1. The General Assessment Authorisation Ordinance 1959-1966 is in this Ordinance referred to as the "Principal Ordinance".
- 2. This Ordinance may be cited as the "General Assessment Authorisation Ordinance Amendment Ordinance 1967."
- 3. The Principal Ordinance as amended by this Ordinance may be cited as "General Assessment Authorisation Ordinance 1959-1967."
- 4. The Principal Ordinance is amended by inserting at the end of sub-clause (1) of Clause 14 the following Words:-

"Such return shall include all money raised or received by any organisation within and associated with the Parish, Provisional Parish or Provisional District concerned and directly or indirectly disbursed for general parochial purposes.

For the burposes of this sub-clause the words "general parochial purposes" shall not be deemed to include money disbursed for the equipment conduct and maintenance and the furtherance of the objects of such organisation."

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 this 11th day of October, 1967.

K. N. SHELLEY, W. L. J. HUTCHISON,

Secretaries of Synod.

I assent to this Ordinance...

MARCUS LOANE,

Archbishop of Sydney.

11/10/1967.