

# ANGLICAN CHURCH OF AUSTRALIA

## DIOCESE OF CANBERRA AND GOULBURN

### THE “BUNGARIMBIL” TRUST ACCEPTANCE ORDINANCE 1949 <sup>1</sup>

#### AN ORDINANCE

To authorize the Church of England Property Trust, Diocese of Goulburn to accept for certain purposes portion of the property known as “Bungarimbil”, Tumbarumba, N.S.W.

#### Preamble

**WHEREAS** Jean Ann MacLeod of “Bungarimbil”, Tumbarumba, New South Wales, widow, desires to transfer by deed of gift or other appropriate instrument to the Church of England Property Trust Diocese of Goulburn (hereinafter referred to as the Trust) and lands more particularly described in the first Schedule hereto.

**AND WHEREAS** the said Jean Ann Macleod by her Will desires also to give and bequeath to the said Trust the lands more particularly described in the second Schedule hereto and to bequeath the piano and all furniture and plant and effects not otherwise bequeathed.

**AND WHEREAS** the said Jean Ann Macleod during her lifetime desires to lease to the said Trust the lands more particularly described in the second Schedule hereto together with the homestead thereon excluding for her own use certain rooms and offices within the said homestead.

**NOW THEREFORE** the Standing Committee of the Synod of the Diocese of Goulburn in pursuance of the powers in that behalf conferred upon it by the Constitution of the management and good government of the Church of England in the State of New South Wales and of all powers vested in the said Synod by the Church of England Trust Property Act 1917, declares, directs, rules and ordains as follows:

#### SHORT TITLE

1. This Ordinance may be cited as the “Bungarimbil” Trust Acceptance Ordinance 1949.
2. The Trust is hereby authorised to acquire accept and take over by transfer conveyance or otherwise from Jean Ann McLeod that portion of the

---

<sup>1</sup> Please note that this is a copy of the original ordinance recorded in the Ordinance books of the Diocese of Canberra and Goulburn. If you have any concern about this ordinance please contact; [rupert.hammond@netspeed.com.au](mailto:rupert.hammond@netspeed.com.au)  
This version of the Ordinance has not been approved by the Chancellor in accordance with section 75 of the Diocesan Legislation Ordinance 2007 and is provided only for information

property known as “Bungarimbil” described in the Schedules hereto, and to make and do all such acts matters transfers, assignments, instruments, writings, measures and things as may be necessary to carry into effect and complete the acquisition thereof.

### **DECLARATION OF TRUST**

3. (a) From and immediately after the vesting thereof in it upon such limitations (if any) as may be contained in the respective instruments the Trust shall hold the lands set forth in the First and Second Schedules hereto and the rents and profits therefrom upon trust to found and maintain upon the said lands a Home and School for indigent necessitous children, either boys or boys and girls, provided always that the Bishop of the Diocese of Goulburn shall have absolute discretion in determining what persons or class of persons may from time to time be qualified for or entitled to admission to the said Home and if the necessity shall arise of deciding who (if any) amongst a number of applicants for admission shall have preference saving that other things being equal first preference shall be given to the children of Australian and British ex-servicemen and second preference to the children of Allied Servicemen and other necessitous children.
- (b) The said Home and School shall be conducted subject to the directions and under the supervision of the Council of the Diocese of Goulburn.
- (c) The Council of Goulburn shall give religious instruction to such children according to the principles of the Church of England provided that such religious instruction shall not be compulsory for children of another religious faith.
- (d) No fees shall be charged for residence and instruction at the said Home and School provided always that the Council of the Diocese of Goulburn considers that in any special case fees should be charged for a child, they may accept such fees and further provide always that parents or guardians of children accepted for admission shall be expected to make some contribution towards the support of their child wherever possible.

### **THE FIRST SCHEDULE**

All those parcels of land containing about eleven hundred and thirty three and three quarters acres and comprising Portions 78, 81, 130 and 147 of the Parish of Courabyra, County of Wynyard.

### **THE SECOND SCHEDULE**

All that parcel of land containing about four acres upon which is erected the “Bungarimbil” homestead and comprising part of portion 78 of the Parish of Courabyra County of Wynyard the exact area and dimensions whereof are subject to survey.

**Notes:**

Passed by Bishop-in-Council without amendment on 14 July 1949 and assented to by Bishop Ernest on 14 July 1949.