ROYAL NEW SOUTH WALES INSTITUTION FOR DEAF AND BLIND CHILDREN (SALE OF DARLINGTON LANDS) ACT.

Act No. 8, 1961.

An Act to authorise the sale of certain lands at Elizabeth II, No. 8, 1961 Darlington vested in The Royal New South Wales Institution for Deaf and Blind Children; to amend the Royal New South Wales Institution for Deaf and Blind Children Act, 1905-1957, in certain respects; and for purposes connected therewith. [Assented to, 14th March, 1961.]

B^E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Royal New South Wales Short title, Institution for Deaf and Blind Children (Sale of Darlington Lands) Act, 1961".

Power to sell Darlington lands to the University of Sydney.

- 2. (1) It shall be, and be deemed always to have been, lawful for The Royal New South Wales Institution for Deaf and Blind Children (in this Act called the "Institution") to sell to the University of Sydney the land held by it and comprised in certificate of title volume 1696 folio 62.
- (2) Any lands transferred pursuant to such sale shall vest in the purchaser free from all trusts affecting the lands in the hands of the Institution.
- (3) The proceeds of such sale shall be applied by the Institution after payment of costs, expenses and encumbrances, in the construction of buildings, works and improvements for the purposes of the Institution.
- (4) The purchaser of the said land shall not be concerned to see to the application of the purchase money in accordance with this section.

Certain
reservations
and
conditions
deemed not
to affect
Darlington
lands.

3. For the purposes of such sale, and in respect of the land transferred to the University of Sydney pursuant to such sale, the reservations and conditions relating to the land the subject of the sale, or so transferred, and contained in Crown Grant volume 186 folio 73 and referred to in certificate of title volume 1696 folio 62, shall be deemed not to include and never to have included any reservation or condition providing for the forfeiture of all or any part of such land upon the happening of certain events, or entitling the Crown to resume and take possession of all or any part of such land which may be required at any time or times for any public purpose whatsoever.