

THE STATUTES OF THE REPUBLIC OF SINGAPORE

ROMAN CATHOLIC ARCHBISHOP ACT 1975

2020 REVISED EDITION

This revised edition incorporates all amendments up to and including 1 December 2021 and comes into operation on 31 December 2021.

Prepared and Published by

THE LAW REVISION COMMISSION
UNDER THE AUTHORITY OF
THE REVISED EDITION OF THE LAWS ACT 1983

Roman Catholic Archbishop Act 1975

ARRANGEMENT OF SECTIONS

Section

- 1. Short title
- 2. The Archbishop of the Roman Catholic Hierarchy of Singapore to be a body corporate
- 3. Vesting of property in the Archbishop of Singapore
- 4. Use of corporate name
- 5. Notification of appointment of Archbishop
- 6. Saving of other rights
- 7. Saving provision

An Act to incorporate the Titular Roman Catholic Archbishop of Singapore.

[12 December 1975]

Whereas the Titular Roman Catholic Bishop of Malacca was incorporated under the Roman Catholic Bishop Ordinance (Chapter 314 of the 1955 Revised Edition) on 10 June 1910 in the territories formerly known as the Straits Settlements:

And whereas by decree of the Holy See of Rome made on 20 May 1954 the Titular Roman Catholic Bishop of Malacca was raised to the dignity of Archbishop:

And whereas by a further decree of the Holy See of Rome made on 25 February 1955 the Archdiocese of Malacca was divided and the territories consisting of the then Colony of Singapore and the State of Johore and the Settlement of Malacca became the Archdiocese of Malacca Singapore and jurisdiction over the Archdiocese of Malacca Singapore was conferred upon His Grace Michael Olcomendy, Archbishop of Malacca Singapore:

And whereas the Right Reverend Michael Olcomendy was by a further decree of the Holy See of Rome made on 18 December 1972

2020 Ed.

appointed to be the Titular Roman Catholic Archbishop of the See of Singapore having jurisdiction over the Archdiocese of Singapore consisting of the territory of Singapore:

And whereas it is desirable to incorporate the said Right Reverend Michael Olcomendy and his successors in office, and to vest in the Corporation so created all movable and immovable properties situate in Singapore now vested in the Titular Roman Catholic Bishop of Malacca.

Short title

2

1. This Act may be cited as the Roman Catholic Archbishop Act 1975.

The Archbishop of the Roman Catholic Hierarchy of Singapore to be a body corporate

- 2.—(1) The Right Reverend Michael Olcomendy, the Titular Roman Catholic Archbishop of Singapore and his successors in office shall be a body corporate (referred to in this Act as the Corporation) which shall for the purposes of this Act have the name of "The Titular Roman Catholic Archbishop of Singapore" and by that name have perpetual succession and shall have a corporate seal, and be capable of acquiring, holding and disposing of movable and immovable property, of suing and being sued and of performing all such acts and things as bodies corporate may lawfully perform.
- (2) The seal, which may consist of a rubber stamp, may from time to time be broken, changed, altered and made anew as to the Corporation seems fit.
- (3) "Successors in office" shall be deemed to include either an Administrator Apostolic or a Vicar Capitular administering the affairs of the Archdiocese of Singapore in Singapore from the time when the office of the Titular Roman Catholic Archbishop of Singapore becomes vacant by the resignation or death of the holder for the time being or vacant for any other reason until the formal assumption of office by his successor.
- (4) There shall not be concurrent holders of any 2 of the offices of Archbishop, Administrator Apostolic or Vicar Capitular and any

power of attorney given by any one of them shall cease to be valid when the donor of the power of attorney ceases to administer the affairs of the diocese.

Vesting of property in the Archbishop of Singapore

3. All movable and immovable properties of every description situate in Singapore which immediately before 12 December 1975 were vested in the Titular Roman Catholic Bishop of Malacca (referred to in this Act as the former Corporation) whether with or without the name of the ecclesiastic for the time being holding office, and whether with or without the addition of the words "resident in the Straits Settlements", is hereby vested in the Corporation for the respective estates and interests for which the same is held.

Use of corporate name

- 4.—(1) All deeds, documents and other instruments requiring the seal of the Corporation shall be sealed with the seal of the Corporation in the presence of the Roman Catholic Archbishop of Singapore for the time being or when the Archbishopric is vacant in the presence of the Administrator Apostolic or of the Vicar Capitular of the Archdiocese of Singapore, as the case may be, or the attorney of any one of them duly authorised by a power of attorney deposited pursuant to section 48 of the Conveyancing and Law of Property Act 1886, and shall also be signed by the Archbishop for the time being or by the Administrator Apostolic or Vicar Capitular, as the case may be, or the attorney of any one of them so authorised.
- (2) Such signing shall be sufficient evidence that the seal was duly and properly affixed and that the seal is the lawful seal of the Corporation.

Notification of appointment of Archbishop

5. A notification in the *Gazette* of the appointment of any person to exercise the office of the Roman Catholic Archbishop of Singapore or of the Administrator Apostolic or of the Vicar Capitular of the Archdiocese of Singapore, as the case may be, shall be conclusive evidence that such person was duly authorised to exercise that office in Singapore.