Mr. Savage.

AUCKLAND CITY EMPOWERING

[LOCAL BILL.]

ANALYSIS.

Title. Preamble

1. Short Title.

Authorizing Auckland City Council
to raise £25,000 by special order.
Power to declare certain private.

3. Power to declare certain private streets and ways public streets, and to raise a special loan. Power to exercise functions, &c., of a Domain Board without calling special meetings, and by-laws of the City of Auckland to apply to domains.

5. Voting by cross may be used at local elections in Auckland.

6. Power to grant new leases to the Education Board.

7. Power to purchase tramway and omnibus passes. Schedules.

A BILL INTITULED

AN ACT to authorize the Auckland City Council to raise Title. a Special Loan in connection with Roading Access to the Old Railway-station Site at Auckland; to authorize the said Council to declare certain Streets 5 in the Avondale District to be Public Streets and to exercise certain Powers in relation thereto: facilitate the exercise by the said Council of its Powers as a Domain Board; to authorize the said Council to adopt the System of Voting at Elections 10 by the Marking of a Cross; to enable the said Council to grant a Lease to the Auckland Education Board of certain Lands; and to authorize the said Council to purchase Tram-car or Omnibus Passes for the free Use by the Mayor and Councillors. 15

No. 27-1.

Preamble.

WHEREAS the Auckland City Council (hereinafter referred to as the Council) has agreed with the Minister of Railways (hereinafter referred to as the Minister) to acquire certain land for the purpose of making and forming a new street or streets in connection with the subdivision of certain railway land of the Crown at Auckland known as the old railway-station site: And whereas for the purpose of carrying out such works the Council desires to raise a sum not exceeding twenty-five thousand pounds by way of special loan: And whereas the piece 10 of land known as Block 76, Avondale South, was subdivided in eighteen hundred and fifty-eight into lots, and certain private streets were laid out therein but such streets have never been formed or dedicated, and it is not now possible to ascertain the correct position of the 15 boundaries of the said lots and private streets, and it is desirable to redefine such boundaries and to give the Council power to take over the said streets and to exercise certain powers in relation thereto: And whereas the Council has been at different times appointed the Domain 20 Board of various public domains in or near the City of Auckland, and it is desirable to authorize the Council to transact the business and affairs of such domains as a Council and without convening and holding special meetings as such respective Domain Boards: whereas it is desirable to authorize the Council to adopt for elections and polls in the City of Auckland the system of voting by marking a cross instead of by striking out names or words: And whereas the Council desires to grant to the Education Board of the District of Auckland 30 a lease of certain land in the City of Auckland at a nominal rent for the purpose of assisting technical education and it is desirable to enable it to do so: whereas the Council is desirous of purchasing tramway and omnibus passes or tickets for the free use by the 35 Mayor and Councillors of the City of Auckland:

BE IT THEREFORE ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the

authority of the same, as follows:-

1. This Act may be cited as the Auckland City 40 Empowering Act, 1932.

Short Title.

2. For the purpose of enabling the Council to acquire Authorizing land for and to form and complete a new street or streets in connection with the subdivision of the old railway- £25,000 by station site at Auckland the Council may, by special special order. 5 order, raise a sum not exceeding twenty-five thousand pounds by way of special loan under the provisions of the Local Bodies' Loans Act, 1926, but without taking the steps described in sections nine to thirteen of that Act.

3. (1) It shall be lawful for the Council from time to Power to 10 time, by special order, to exercise all or any of the following powers in relation to the land described in the and ways public First Schedule hereto, and known as Block 76, Avondale streets, and to South:--

(a) To declare all or any of the private streets and ways laid out in or through the said land, and shown coloured pink on the plan mentioned in the said First Schedule, to be public streets, whereupon the same shall vest in the Corporation of the City of Auckland:

(b) To recognize and adopt the widths and locations of the streets referred to in paragraph (a) hereof to be as shown on the plan mentioned in the First Schedule hereto, the said widths and locations being more particularly delineated on standard survey plans, approved by the Surveyor-General and lodged at the Auckland Survey Office under numbers standard plans 357, 358, 360, 361, and 362:

(c) To raise a special loan or loans under the provisions of the Local Bodies' Loans Act, 1926, but without taking the steps described in sections nine to thirteen of that Act, for a total sum not exceeding fourteen thousand pounds, for the purpose of forming and completing the said streets or any of them, and paying all costs of and incidental to the carrying-out of the powers granted by this section. Any such loan may be raised in and over a defined area only or in and over the whole of the City of Auckland as the Council may decide.

(2) The provisions of sections one hundred and eighty and one hundred and eighty-seven of the Municipal Corporations Act, 1920, shall not apply to the said streets.

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(3) The District Land Registrar at Auckland shall make all necessary amendments to any titles heretofore issued for the whole or portions of the said lands to make the same correspond with the official plans mentioned in paragraph (b) of subsection one hereof.

4. Notwithstanding anything contained in the Public Reserves, Domains, and National Parks Act, 1928, or in functions, &c., of a Domain Board without calling special meetings, and by-laws of the

any other Act, if and when the Council has been or may be hereafter appointed as a Domain Board, or is otherwise the controlling authority of any domain, it shall be and 10 shall be deemed to have been lawful for the Council to exercise and carry out all the functions, rights, and powers which as such Domain Board or authority it is or was entitled to exercise or carry out in the name of the Auckland City Council and by resolutions and proceedings of 15 the Council without being called together or sitting as a

Domain Board or other controlling authority, and the by-laws made by the Council, whether before or after the passing of this Act, shall, unless a contrary intention appears in any such by-law, extend and apply to any 20 domain of which the Council is the Domain Board or controlling authority:

Provided that the Council shall keep separate accounts for each such domain as aforesaid and expend the moneys

accruing therefrom as required by law.

5. (1) Notwithstanding the provisions of section five of the Local Elections and Polls Amendment Act, 1926, it shall be lawful for the Council from time to time by resolution to determine that at elections for Mayor and Councillors of the City of Auckland, and at polls taken 30 by the Council, the method of voting shall be by marking a cross in a square opposite to the name of the candidate for whom or the proposal for which the voter desires to vote and not by striking out the names of candidates or words.

(2) While any such resolution of the Council remains in force, any local authority or public body any of whose members are elected wholly or partly by electors or ratepayers of the City of Auckland may by resolution determine that at all elections of members of such local 40 authority or body and at all polls taken by it the method of voting shall be as determined by such resolution.

Voting by cross

may be used at

local elections

in Auckland.

Power to exercise

City of

domains.

Auckland to apply to

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(3) While any such resolution remains in force-

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(a) The forms numbered five and six in the First Schedule to the Local Elections and Polls Act, 1925, shall, for the purposes of this Act, be deemed not to have been repealed, and the voting-papers to be used at every election or poll to which such resolution applies shall be in such one of those forms as the case may require instead of in the form numbered one or the form numbered two in the Schedule to the Local Elections and Polls Amendment Act,

> Provided that every such voting-paper shall have a counterfoil, and shall have printed on the back thereof and on the counterfoil respectively the matter contained in the form numbered three in the Schedule to the Local Elections and Polls Amendment Act, 1926.

(b) Section twenty-five of the Local Elections and Polls Act, 1925, shall apply to any such election or poll as if it had not been amended by section eight of the Local Elections and Polls Amendment Act, 1926.

6. It shall be lawful for the Council, without putting Power to grant 25 the same up to public auction or public tender, from new leases to the Education time to time to grant to the Education Board of the Board. District of Auckland a lease or leases of the whole or any portion of the land described in the Second Schedule hereto at such rentals and upon such terms as may be 30 agreed on between the Council and the said Board:

Provided that the term of any such lease shall not exceed forty-two years, and shall continue only for so long as the land comprised therein is actually occupied and used for the purposes of buildings, playgrounds, or 35 any other purpose connected with the functions of a technical school or college or other educational institution conducted by the Board or some other public body approved by the Council.

7. It shall be lawful for the Council from time to time Power to 40 to purchase and pay for passes or tickets entitling the purchase tramway and Mayor and Councillors of the City of Auckland, for so omnibus passes. long as they shall respectively hold office as such, to travel free on any tram-car, operated by the Auckland Transport Board or its successor, and on any omnibus

service running between the City of Auckland and the suburb or locality where the Mayor or such Councillor resides:

Provided that the amount which may be expended by the Council in any one financial year hereunder in respect of any one individual shall not exceed ten pounds.

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Schedules.

SCHEDULES.

FIRST SCHEDULE.

ALL that area of land in the North Auckland Land District, comprising 76 acres 3 roods 22 perches, more or less, situated in Blocks III and IV, Titirangi Survey District, and being Section 76 of the Parish of Titirangi, and commonly known as Block 76, Avondale South; as the same is shown edged green on a plan deposited in the office of the Chief Surveyor, Auckland, numbered S.O. 27059 (blue).

SECOND SCHEDULE.

ALL that area of land in the North Auckland Land District, comprising 3 roods 26 perches, more or less, being Lots 23 to 31 and 33 to 37 (all inclusive) of Section 13 of the City of Auckland, as shown coloured pink on a plan in the office of the City Engineer at Auckland, and numbered 7578, Book M.

By Authority: W. A. G. Skinner, Government Printer, Wellington.—1932.