This Public Bill originated in the House of Representatives, and, having this day passed as now printed, is transmitted to the LEGISLATIVE COUNCIL for its concurrence.

House of Representatives,

10th September, 1915.

Mr. Parr.

AUCKLAND CITY MARKETS AND EMPOWERING.

[Local Bill.]

ANALYSIS.

Title.

1. Short Title.

2. Interpretation.

- 3. Council to have power to carry on works and business.

 10. Power to grant new leases.

 11. Powers of Council enlarged with respect to
- 4. Fish not to be sold unless inspected. 5. Auction sales of fish at markets.6. Penalties.

7. Council may fix fees.

8. Recovery of charges, &c. 9. Council may lease lands or buildings.

- Auckland Domain, &c.
- 12. Powers to be in addition.
- 13. Validating loans.

A BILL INTITULED

An Act to empower the Corporation of the City of Auckland to Title. undertake the Purchase and Sale of Fish and to assist and control the Sale and Disposal of Fish in and for the City of Auckland, and to empower the said Corporation to grant certain Leases and to deal with Domains, Parks, and Recreation Reserves.

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as 10 follows:

1. This Act may be cited as the Auckland City Markets and Short Title. Empowering Act, 1915.

2. In this Act, if not inconsistent with the context,— "The city" means the City of Auckland as now or hereafter

constituted:

"The Council" means and includes the Mayor, Councillors, and citizens of the City of Auckland and (or) the Auckland City Council:

"The fish-market" means the fish-market for the time being established and conducted by the Council.

3. It shall be lawful for the Council to do all or any of the Council to have following things:—

(a.) To purchase, hire, or otherwise acquire or use, or contract for the use of, boats, vessels, and conveyances for the purpose of catching or securing fish and conveying the same to the fish-market or elsewhere:

power to carry on works and business.

Interpretation.

No. 59-3.

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- (b.) To establish and maintain depots for receiving fish from fishermen or others:
- (c.) To buy and sell or otherwise deal with, on such terms as the Council thinks fit, fishing-boats, nets, gear, stores, and any other things required or used by fishermen:

(d.) To buy, sell, clean, smoke, and otherwise deal with and dispose of fish, and carry on all branches of the business

of a fish dealer and auctioneer:

- (e.) To establish and equip with all necessary or convenient machinery and appliances, as well outside of as within 10 the boundaries of the city, such smokehouses, freezingchambers, and chambers for cool storage, and such other buildings, plant, works, and machinery as it may from time to time deem necessary, to provide for the storage and (or) preservation by any means of fish or other articles 15 of food:
- (f.) To treat and convert into manure or other marketable product fish that may be condemned or otherwise unsaleable and the offal and other waste-products of fish, and to sell and dispose of such manure and other products.

4. (1.) No person shall sell or expose or offer for sale within the city or for consumption within the city any fish for human food until he shall have caused the same to be inspected at the fish-market or other place or places appointed by the Council by an Inspector appointed under the Sale of Food and Drugs Act, 1908, nor unless 25 such Inspector shall have certified that such fish is fit for human consumption.

(2.) The costs of such inspection shall be paid by the Council.

Auction sales of fish at markets.

Fish not to be sold unless inspected.

> 5. From and after the first day of January, nineteen hundred and sixteen, all sales of fish in wholesale quantities and all sales of 30 fish by auction shall be held in the fish-market or in some other market appointed by the Council, and thereafter it shall not be lawful for anyone to sell fish wholesale or by auction within the city save at such market or markets:

> Provided that any wholesale fishmonger or fish-auctioneer who 35 shall be carrying on business as such on the first day of January, nineteen hundred and sixteen, may continue to carry on such business notwithstanding this clause.

Penalties.

6. Every person is liable to a fine not exceeding ten pounds who, directly or indirectly, by himself, his agent, or servant,—

(a.) Resists or wilfully obstructs any officer under this Act in

the performance of his duty; or

(b.) Refuses to give information or gives false information in answer to any inquiry made by any such officer in the performance of his duty; or

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(c.) Commits any breach of the provisions of this Act.

Council may fix fees.

7. The Council may make by-laws fixing such fees and charges as it thinks fit for and in respect of—

(a.) The inspection of fish at the fish-market;

(b.) The cleaning of fish and preparing the same for sale;

(c.) The storage or freezing, smoking, or preservation of any fish cr other articles of food; and

(d.) The sale by the Council, either privately or by auction, of any fish.

8. If default is made in the due payment of any charges made Recovery of or payable under the authority of this Act, the Council, or any charges, &c. person appointed or authorized by it in that behalf, may at any time after such default recover the charges by action in any court of 5 competent jurisdiction, or by distress and sale of any goods in any fish-market, smokehouse, freezing-chamber, or chamber for cool storage, and belonging to the person by whom the said charges are payable.

9. It shall be lawful for the Council by special order to grant to Council may lease 10 any auctioneer a lease or leases not exceeding twenty-one years of any lands or buildings. portion or portions of the lands, and (or) buildings for the time being comprising the fish-market or the Auckland City Market, or the sites thereof respectively, without first offering the same by public auction or public tender, and upon such terms and conditions as may be 15 agreed upon between the Council and the lessee.

10. In addition to the power of leasing contained in section Power to grant new four of the Auckland City Empowering Act, 1913, it shall be lawful leases.

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for the Council to grant to any lessee or occupier (including the assignees or sub-lessees of such person) of any part of the land 20 mentioned in the said section four, and described in the First Schedule to the said Act, a new lease of such part or of any portion thereof, together with or without any land adjacent to or in the neighbourhood of such part, upon such terms and conditions as may be agreed upon between the Council and the proposed lessee.

11. Notwithstanding anything contained in the Auckland Powers of Council Domain Vesting Act, 1893, or any other Act, it shall be lawful for enlarged with the Council with respect to the Auckland Domain, and any other Domain, &c. domain, park, recreation reserve, or gardens now or hereafter vested in it, to have and exercise the following powers:—

(a.) To maintain upon such domain, park, reserve, or gardens any building erected thereon at the time of the same being vested in the Council, and to appropriate such building to any purpose which the Council shall think proper, or to let the same for any tenancy, not exceeding one year, upon such terms and conditions as it may think

(b.) To erect and maintain buildings for the purposes of teakiosks (with or without residential accommodation), museums, drill-sheds, and residences for caretakers, rangers, or caterers.

(c.) To let or lease any portion of the reserve known as Cornwallis Park vested in the Council, except the foreshore or such portion of the beach as lies within one chain of high-water mark, without putting the same up to public auction or public tender for such term not exceeding twenty-one years, and upon such conditions as the Council may think fit, including the right to erect buildings thereon.

(d.) To erect and maintain in the park in the City of Auckland, known as "Myers Park," a building for educational purposes.

Powers to be in addition.

Validating loans.

12. The powers hereby vested in the Council are in addition to, and not in substitution for, any powers vested in it by any other Act.

13. It shall be and shall be deemed to have been lawful for the Council to pledge and give as security for any special loan here-tofore or hereafter authorized to be raised by the Council the revenues of the City of Auckland as such including general rates, subject as to each loan to the loans theretofore charged or secured upon such revenues.

By Authority: JOHN MACKAY, Government Printer, Wellington.-1915.