Mr. McNab.

BOROUGH OF GORE ELECTRIC POWER EMPOWERING.

[LOCAL BILL.]

ANALYSIS. Title. 7. Council may acquire lands. Preamble. 8. Such lands to be held by Corporation. 1. Short Title. 9. "The Municipal Corporations Act, 1900," to 2. Interpretation. apply.

10. Part XXII. of "The Municipal Corporations 3. Contract to supply electrical energy. Act, 1900," to apply.

11. Work done to be deemed "public work." Council may construct and work an elec-trical installation. Works may be constructed by Council. 12. Exemption from rates. 6. Order in Council necessary to do certain works.

A BILL INTITULED

An Act to authorise the Mayor, Councillors, and Burgesses of the Title. Borough of Gore to obtain Power for Electric Lighting and other Purposes.

5 WHEREAS the Mayor, Councillors, and Burgesses of the Borough Preamble. of Gore, a corporation duly incorporated under "The Municipal Corporations Act, 1900," are desirous of obtaining electricity, electric energy or power from without the Borough of Gore and conveying the same to the said borough, and to use the same or supply the 10 same to others for use in the said borough and the vicinity thereof: And whereas the Southland Frozen Meat and Produce Export Company (Limited), a company duly incorporated under the provisions of "The Companies Act, 1882," have agreed with the said borough to supply the said borough with electrical energy for light-15 ing and other purposes from their works situate in the Borough of And whereas it is expedient that provision should be made authorising the said Borough of Gore to break up or cross over streets and roads, and cross over or under rivers and bridges, and to enter upon lands within the Borough of Mataura and the County of 20 Southland and the surrounding districts, and to place mains, servicelines and distributing-mains either above or below ground, and to lay down and place pipes, conduits, and service-pipes, and to erect pillars, arches, and poles, and to make, construct, and do other works and things for obtaining from the said company and supplying 25 and using electrical energy for public and private purposes in the Borough of Gore and the vicinity thereof, and to do all such other acts, deeds, and things from time to time as are incidental or condu-

cive to carry out fully and effectually the aforesaid objects: And whereas it is desirable to enable the said Corporation of Gore to No. 45—1.

Short Title.

Interpretation.

produce electricity, electrical energy or power elsewhere than as is hereinbefore recited, and to use and supply the same as before mentioned:

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

1. The Short Title of this Act is "The Borough of Gore Electric Power Empowering Act, 1903."

2. In this Act, unless inconsistent with the subject-matter or the context thereof, the words and phrases following shall have the 10 meanings hereby assigned to them respectively, that is to say,-

"Borough" means the Borough of Gore constituted under "The Municipal Corporations Act, 1900":

"Council" means the Gore Borough Council constituted under the said Act:

"The company" means the Southland Frozen Meat and Produce Export Company (Limited), its successors, or the assigns of all or any of the company's rights and powers under this Act:

"Electricity" means electrical energy or power, and for the 20 purposes of this Act such energy or power shall be deemed to be a "like agent" within the meaning of "electricity" before defined:

"Private purpose" refers to any purpose whatever to which electricity may for the time being be applicable, not 25 being public purposes, but shall not include the transmission of any telegrams:

"Public purpose," refers to the supply of electricity to or in any street, road, square, building, or place belonging to or subject to the control of any local governing body, or any 30 hall, theatre, or building belonging to or subject to the control of any such body, but shall not include any other purpose to which electricity may be applied:

"Streets and roads" shall include any public or private street, and any public road, square, open space, highway, 35 thoroughfare, bridge, culvert, or passage, within the limits

to be affected by the Act.

Contract to supply electrical energy.

3. This Council may contract with the company for the supply and use of, and obtain from the company, and the company may supply to the borough or the Council thereof, electrical energy for the 40 use of the borough or the Council, and for public and private use within the borough or the vicinity thereof; and the Council may for such purposes or for any of them and from time to time as it thinks proper take, purchase, or acquire land within or beyond the limits of the said borough or any estate or interest therein, and may break up 45 or cross over streets and roads, and cross over or under railways, rivers, and bridges, and place mains, service-lines, and distributingmains either above or below ground, and lay down and place pipes. conduits, and service-pipes, and erect pillars, arches, and poles, and do all such other work and things which, in the opinion of the Council, 50 may be necessary and proper to be done for the purpose of enabling the Council to obtain from the company and its works aforesaid, or

15

elsewhere, and to use and supply electricity and energy within the said borough and neighbourhood or any part thereof, and so that the provisions hereby conferred upon the Council may be done and exercised by them in particular (but not so as to limit in any manner the general power hereby conferred) upon or under any lands situate within the Borough of Mataura or the County of Southland; and for the purpose of executing the works by this section authorised the borough and its workmen and others, by its direction, may enter upon and cross and recross any of the said lands either with or with-10 out horses and carts or vehicles.

4. The Council may also construct, maintain, and work an Council may electrical installation, either within the limits or outside the limits of an electrical the Borough of Gore, for supplying electrical energy for its own use installation. and for public and private use within the said borough and neighbour-15 hood, and it shall for such purposes or any of them, as well as for the purposes contained in the last preceding section hereof, have all the powers conferred upon it by such last preceding section.

5. For the purposes aforesaid or any of them the Council may Works may be from time to time.-

20

25

30

35

40

45

50

Council.

- (a.) Construct and maintain head-works, intakes, and other works on the banks and in the bed of any river in the Provincial District of Otago; and may construct and maintain head-races leading from any such head-works, intake, or other works to any point or points on either terrace or bank of such river; and may also from time to time construct and maintain all necessary head-works, head-races and tail-races, power-houses, turbines, machinery, and plant necessary or convenient for creating electricity or electrical energy; and may construct and maintain all necessary by-washes and tail-races necessary or convenient for returning the water conveved along the said races back into such river:
- (b.) Lift, divert, and take water from such river, and convey the same by means of such head-works, intake-head, water-races, tails, and by-washes, and use the same for any purpose authorised by this Act; also discharge water over the terrace and back into the bed of such river, and convey the same by tail-races along the bed of the said river:
- (c.) Erect and maintain all necessary buildings, storage and converting stations, and power-houses; and provide, work, and maintain turbines, hydraulic engines, dynamos, batteries, machinery, plant, and other things necessary or convenient to enable the Council to produce electricity or energy and convey the same to the Borough of Gore and vicinity and there use the same or apply the same for use for public or private purposes:

(d.) Provide and maintain all appliances, machinery, plant, fixtures, and other things necessary or convenient for distributing energy throughout the said borough and neighbourhood and making the same available for public or private use:

(e.) Take, acquire, or purchase lands situate either within or without the said borough, or any estate, right, or interest therein, or any right, easement, advantage, or appurtenance in respect of any land situate within or without the said borough; also any buildings, engines, head-works, 5 water-race, tunnel, tail-race, water-right, machinery, or other property or rights which, in the opinion of the Council, may be necessary or convenient for the purpose of carrying out the provisions of this Act:

(f) Pay any person injuriously affected by reason of any of the 10 matters or things aforesaid such compensation as he may

15

25

by law be entitled to:

(g.) Make, do, or suffer any other act or thing incidental or in relation to any of the purposes hereinbefore defined or

authorised by this Act.

Order in Council necessary to do certain works.

Council may acquire lands.

Such lands to be

"The Municipal Corporations Act,

1900," to apply.

6. The Governor may by Order in Council from time to time, and as the circumstances of the case may require, settle and determine the site, area, line, route, or limits of any head-works, tunnels, inlet, intake, head-race or tail-race, by-wash, power-house, turbine, transforming-station, or any machinery, plant, building, convenience, 20 or thing which the Council may propose to erect, build, construct, or use under authority of this Act outside the limits of the said borough,

7. All lands, or any estate or interest therein, which the Council is hereby authorised to take or acquire may be taken or acquired under the provisions of "The Municipal Corporations Act, 1900."

8. Save in so far as may be inconsistent with this Act, all lands held by Corporation. acquired by the Corporation shall be held by the Corporation subject to the provisions of the said last-mentioned Act.

> 9. All works constructed or provided, and all lands and other property purchased or acquired, out of moneys to be raised under this 30 Act respectively shall be deemed to be authorised, constructed, provided, purchased, or acquired, as the case may be, under the provisions of "The Municipal Corporations Act, 1900," which provisions shall apply thereto accordingly. The Council shall, in relation to such works, land, and property respectively, have all the powers, 35 authorities, and discretions which by the said last-mentioned Act are or is expressly or by reference given to the Council with respect to the execution of works and the acquisition of land and other pro-

perty thereunder.

Part XXII. of "The Municipal Corpora-tions Act, 1900," to apply.

10. The powers given to the Council by Part XXII. of the said 40 Act shall extend to and may be exercised in respect of any land and other property, right, or privilege authorised to be constructed, provided, acquired, purchased, or maintained under this Act whether the same be situate within the limits of the said borough or outside of such limits. 45

11. Any work done by or under the authority of this Act shall be deemed to be a public work within the meaning of "public work" as defined in section two of "The Public Works Act, 1894."

12. Property acquired by the Council under the authority of this Act shall be exempt from liability for rates and taxes levied by 50 any local authority.

Work done to be deemed " public

Exemption from rates.

By Authority: John Mackay, Government Printer, Wellington.-1903.