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,

7th October, 1915.

Mr. Harris.

#### DEVONPORT BOROUGH VESTING.

## [Local Bill]

#### ANALYSIS.

Title. 1. Short Title. 2. Lands reclaimed to vest in Borough of Devon-3. Extinguishment of riparian rights, &c.

- 4. Riparian rights not to apply when lands vested in Corporation.
- 5. Governor in Council to authorize reclamation. Schedule.

## A BILL INTITULED

An Act to vest certain Lands in the Body Corporate called the Title. Mayor, Councillors, and Burgesses of the Borough of Devonport.

5 BE IT 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 Devonport Borough Vesting Short Title. Act, 1915.

10 2. Upon the lands described in the Schedule hereto being Lands reclaimed to reclaimed from the sea within five years from the date hereof the vest in Borough of Devonport Auckland Harbour Board shall convey or transfer the same to the body corporate called the Mayor, Councillors, and Burgesses of the Borough of Devonport (hereinafter called the Corporation) to be held

15 by it in fee-simple subject to the provisions of the Public Reserves and Domains Act, 1908.

3. Such transfer or conveyance shall not be made until the said Extinguishment of Corporation shall at its own cost have caused the extinguishment of riparian rights, &c. all riparian rights and rights of access by water appurtenant to all 20 lands abutting on the said land.

4. No right of water-frontage or riparian right shall attach or Riparian rights be appurtenant to the land hereby authorized to be vested in the said not to apply when lands vested in Corporation.

5. The Governor in Council may from time to time authorize Governor in Council 25 the making of such reclamation or any part thereof by the Corporation upon such terms as may be prescribed by Order in Council and as may be agreed to by the Auckland Harbour Board.

to authorize

No. 60—3.

#### Schedule.

# SCHEDULE.

ALL that area in the Auckland Land District, containing by admeasurement 7 acres 3 roods, more or less—bounded by a line, commencing at a point on high-water mark of Shoal Bay, Waitemata Harbour, the western boundary of Lot 149 of subdivision of Allotments 30 and 31 of Section 2, Parish of Takapuna, distant 22 ft. from the westernmost corner of Lot 149 aforesaid: thence along lines bearing 252° 45′, distance 765 ft.; bearing 205°, distance 187 ft.; bearing 153° 12′, distance 153 ft.; bearing 172° 52′, distance 102 ft.; to the northernmost corner of a landing reserve along the northern boundary of the said landing reserve and along the western boundary of Lot 5 of Lot 159 of subdivision of Allotments 30 and 31 aforesaid and the western boundaries of Lots 154, 153, 152, 151, 150, and 149 of the aforesaid subdivision to the place of commencement.

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