Mr. Connolly

DUNEDIN WATERWORKS (TAIERI RIVER SUPPLY) EXTENSION

[Local Bill]

ANALYSIS

	Preamble.			
1.	Short Title.			
2.	Power to take	water	${f from}$	the
	Taieri River	$\mathbf{a}\mathbf{n}\mathbf{d}$	tributa	ries
	thereof			

Title.

5

3. Power to construct works on private lands, reserves, roads, and streets.

4. Provisions of Municipal Corporations Act 1933 to apply to extended powers conferred by this Act.

A BILL INTITULED

An Act to enable the Dunedin City Council to take, Title. divert, impound, collect, use, convey, and appropriate for the purpose and as part of the waterworks for the time being of the City of Dunedin water from the Taieri River and the tributaries thereof. WHEREAS it is expedient to enable the Dunedin City Preamble. Council to take, divert, impound, collect, use, and convey water from the Taieri River and the tributaries thereof 10 for the purpose of increasing the supply of water for the use of the inhabitants of the said city and its environs: and for that purpose to empower the said Council to extend and lay mains and pipes from its present waterworks to connect with the waters of the said river:

Be it therefore exacted by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:—

5

15

Short Title.

1. This Act may be cited as the Dunedin Waterworks (Taieri River Supply) Extension Act 1951.

Power to take water from Taieri River and tributaries thereof.

2. The Dunedin City Council (hereinafter called the Council) is hereby empowered to take, divert, impound. collect, use, convey, and appropriate for the purpose and as part of the waterworks for the time being of the said city water from Taieri River and the tributaries 10 thereof, the catchment or gathering area of the said river and tributaries being shown approximately on the plan marked No. 6360, deposited in the office of the Town Clerk at the Municipal Chambers at Dunedin and at the Magistrate's Court at Dunedin.

Power to construct works on private lands, reserves, roads, and streets.

3. The Council is hereby empowered from time to time upon or under any private land, reserve, road, street, or public place to sink wells or shafts, to provide, construct, procure, or alter such reservoirs, dams, weirs, aqueducts, tanks, drains, pipes, culverts, bridges, build- 20 ings, machinery, settling tanks, treatment plant, pumping stations, and other works and appliances as the said Council shall think proper for the purpose of giving effect to this Act, and, in particular, may lay water mains of such size and of such material, or construct 25 water races, aqueducts, or other works, as the Council may think fit for the purpose of conveying water from the said catchment or gathering area to the City of Dunedin, and may with any such water main cross and recross any railway, stream, or river, and may discharge 30 water from any overflow pipe or other appliance into any natural water course along the route of such water main, water race, aqueduct, or other work, and may discharge into the said river or any tributary thereof sludge from any settling tank or other work hereby 35 authorized to be constructed:

Provided that before the Council shall exercise any of the powers authorized by this section the following conditions shall be complied with:—

(a) A plan and description of any work proposed 40 to be done shall be deposited for public inspection at some place within the city:

(b) The Council shall give notice in writing to the occupier and owner of any private lands, and the local authority having the control of any road, street, or public place, upon which the proposed work would be situate of its intention to construct the proposed works, and shall refer in such notice to such plan and description and state where the same are open for public inspection. Such notice may be given by serving the same personally upon or by leaving the same at the last known place of business or abode of the occupier and owner or local authority respectively, and, if the place of business or abode of any occupier or owner be not known, by publishing the same twice in some newspaper circulating in the said city:

5

10

15

20

25

30

(c) If within one month after such notice the said occupier or owner in the case of private lands or the local authority in respect of any road, street, or public place serves on the Council a written objection to the proposed work, the Council shall appoint a day for hearing such objection and shall give notice of the same to the objector:

(d) The Council shall hold a meeting on the day so appointed, and may, after hearing any person making such objection, if present, and after considering all such objections, determine to abandon the proposed work or to proceed

therewith with or without such alterations as

the Council may determine.

4. The powers conferred by this Act are additional Provisions of to those conferred by the Municipal Corporation Act Municipal Corporations 35 1933, and the provisions of that Act shall, so far as the Act 1933 to same are applicable, apply to the exercise by the Council apply to extended powers of the powers hereby conferred as if the powers hereby conferred by conferred had been conferred by that Act.