Hon. Mr. McLeod.

GREYTOWN TRUST LANDS TRUSTEES EMPOWERING.

[LOCAL BILL.]

ANALYSIS.

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A BILL INTITULED

- AN ACT to empower the Greytown Trust Lands Trustees to borrow Title. Six Thousand Pounds for the Purpose of erecting Buildings on Trust Properties.
- 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 Greytown Trust Lands Trustees short Title. Empowering Act, 1927, and shall be read together with and deemed

10 part of the Masterton and Greytown Lands Management Act, 1871,

and its amendments.

2. In this Act-

- "The Trust" means the objects for which the Trust lands as defined in the Masterton and Greytown Lands Management
- Act, 1871, and its amendments are held by the Trustees thereof:
- "Trust lands" means the lands described in the First Schedule of the Masterton and Greytown Lands Management Act, 1871, and includes all lands which may have been acquired in addition thereto or in substitution thereof, or which may be acquired in addition thereto or in substitution thereof by the Trustees for the objects of the Trust as in the said Act and its amendments are respectively defined.

No. 58-1.

Interpretation.

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"Trustees" means the Trustees elected under and incorporated by the Masterton and Greytown Lands Management Act, 1871, and its amendments.

3. For the purpose of the erection of buildings on Trust lands the Trustees are hereby empowered to borrow a sum not exceeding \mathbf{s} in the aggregate the sum of *six* thousand pounds, and not exceeding *three* thousand pounds in any year:

Provided that if in any year the amount of *three* thousand pounds is not borrowed as aforesaid the unborrowed balance for any such year may be borrowed in any subsequent year in addition to the **10** amount otherwise authorized to be borrowed in that subsequent year.

4. Such loan shall be raised by the issue of debentures of not less than *twenty* pounds and not more than *one hundred* pounds each, with a currency not exceeding twenty-one years, terminable on the thirty-first day of March, bearing interest at the rate of not more **15** than *five* pounds *ten* shillings per centum per annum, without the consent of the Minister of Finance, such interest being payable halfyearly on the thirty-first day of March and the thirtieth day of September in each year.

5. The revenues of the Trust lands shall be charged with the 20 payment of the interest and principal secured by such debentures.

6. No debentures issued under the provisions of this Act shall be sold at a price to produce to the purchaser by way of interest more than *five* pounds *ten* shillings per centum per annum on the price paid.

7. The debentures shall be in the form No. 1 in the Schedule 25 hereto, and shall have coupons attached in the form No. 2 in that Schedule. The debentures and coupons shall be numbered consecutively so that no two debentures or coupons respectively shall bear the same number. Debenture-holders shall not be affected by any informality in the issue of the debentures. 30

8. There shall be a sinking fund created for the redemption of the loan under this Act, which shall be under the control of two Commissioners to be appointed in that behalf by the Trustees, such fund to consist of moneys appropriated from time to time out of the revenues of the Trust:

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Provided that the contributions to such fund shall not be less in any year than *one* per centum of the amount of the debt for the time being outstanding.

9. Upon or at any time before the maturity of the debentures hereinbefore mentioned the Trustees shall have power to renew or 40 reissue the same or any of them not provided for by the accumulated sinking fund, for such period as they shall determine, or to issue in exchange therefor debentures at a rate of interest not exceeding *five* pounds *ten* shillings per centum per annum.

10. (1) Before any steps shall be taken to raise a loan under the 45 provisions of this Act the consent of the persons whose names are on the voters list of the Trust shall be obtained by taking a poll in manner hereinafter provided.

(2) The Trustees shall appoint a day and place or places for taking a poll. The day so appointed shall be not less than fourteen nor **50** more than twenty-one days after the first publication of the notice required by the *next succeeding* subsection.

Trustees empowered to borrow £6,000 for building purposes.

Loan to be secured on debentures.

Debentures charged on revenues of the Trust.

Limitation of interest payable on debentures.

Form of debentures and coupons.

Sinking fund.

Authority to renew debentures at maturity.

Poll of voters to be taken on proposal to raise loan.

(3) The Chairman of the Trust shall publish for six consecutive days at least a notice in a daily newspaper circulating in Greytown setting forth—

- (a) The sum proposed to be borrowed:
- (b) The particular buildings proposed to be erected, and the 5 estimated cost thereof:
 - (c) The day on which the poll will be taken:
 - (d) The place or places at which the poll will be taken.
 - (4) The Chairman shall give notice in writing to the returning
- 10 officer as referred to in the *next succeeding* subsection requiring him to take the poll on the day appointed.

(5) The clerk of the Trust, or some other officer appointed by the Method of taking Trustees, shall act as returning officer, and shall on the appointed ^{poll}. day proceed to take the poll in the manner provided by the Local

15 Elections and Polls Act, 1925, for taking a poll on a proposal, and shall provide voting-papers and all other things necessary for taking the poll.

11. A proposal shall be deemed to be carried if the number of Result of poll. votes given in favour of it exceeds three-fifths of the total number of 20 valid votes recorded at the poll, but not otherwise.

12. The Chairman of the Trust shall forthwith give public notice Public notice of of the number of votes recorded for and against the proposal, and result of poll. shall declare the proposal to be carried or rejected, as the case may be.

- 13. When any such proposal is carried the Chairman of the Trust Notice of poll to be 25 shall send a notice thereof to the Minister of Internal Affairs, together sent to Minister of Internal Affairs. with a statutory declaration by the Chairman or the returning officer to the effect that all proceedings required by this Act to be taken in or towards obtaining the sanction of the voters on the proposal have been duly taken, and that the proposal has been duly carried.
- 14. The Minister of Internal Affairs shall cause a copy of such Notice to be 30 notice to be published in the Gazette, and the notice so published shall gazetted. be conclusive evidence that the raising of the loan to which it refers has been duly authorized under the provisions of this Act.
- 15. If the said proposal is rejected a fresh poll may be taken, Provisions for 35 and all the provisions of this Act relating to or arising from the second poll if proposal is rejected. taking of the original poll shall, with the necessary modifications, apply to the second poll:

Provided that such second poll shall not be taken sooner than six calendar months after the day on which the original poll was 40 taken.

16. The Trustees shall have power out of the moneys so borrowed Application of loanas aforesaid-

- (a) To erect buildings on Trust properties in accordance with the proposals submitted at the poll of voters, and to let or lease the same to tenants in the usual way:
- (b) To pay all the preliminary expenses of taking the poll, and the cost of all plans, designs, and specifications in connection with the buildings aforesaid.

17. If the sum secured by any debenture or any coupon issued Appointment of 50 under this act is not paid upon presentation of such debenture or receiver if default made in redemption coupon respectively at the place where and not earlier than the time of debentures. when the same is payable, the holder thereof may apply to a Judge

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of the Supreme Court by petition in a summary way for relief under this Act; and the Judge may, if satisfied of the truth of the matters alleged in such petition, appoint a receiver of the whole or of such part of the revenues as are liable under the provisions of this Act for the payment of the sum secured by such debenture or coupon.

18. Such part of the revenues as are liable under the provisions of this Act for the principal and interest of the loan secured by any such debenture or coupon respectively and as is specified in the order of the Judge in that behalf shall from the date of the said order, or from such other date as may be specified in that behalf in the order, 10 vest in the receiver and shall cease to be vested in the Trustees.

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19. All powers and rights for the recovery of the said revenues shall after the appointment of a receiver, and in respect of all moneys hereby vested in him, cease to be exercised by the Trustees and shall be exercised by the receiver.

20. Save as provided in the *last preceding* section the receiver shall in respect of any revenues vested in him have the powers given to the Trustees, but such powers shall be exercised only upon an order made by a Judge of the Supreme Court.

21. Every receiver shall before entering on his office give such 20 security for the faithful execution thereof as the Judge directs.

22. (1) All moneys received by the receiver shall be applied, pursuant to the order of a Judge of the Supreme Court, and not otherwise, as follows :—

(a) In payment of the expenses of the application and order: 25

- (b) In payment of such remuneration to the receiver and in such expenses of his office as the Judge directs :
- (c) In payment of the principal and interest of the loan in respect of which the receiver is appointed :
- (d) The residue after the payment of the above, in payment to 30 Trustees.

(2) The receiver shall account for all such moneys in such manner as the Judge directs.

23. When all the principal and interest of the loan in respect to which the receiver was appointed is paid, or at any time by an order 35 of the Judge of the Supreme Court upon the application of the Trustees, the powers of the receiver shall cease, and he shall forthwith pay all moneys in his hands to the Trustees.

Property to vest in receiver.

Receiver may recover revenues of Trust.

Powers of receiver with respect to revenues to be exercised only by leave of Court.

Receiver to give security.

Application of moneys received by receiver.

Termination of powers of receiver.

Form No. 1.

FORM OF DEBENTURE.

The Greytown Trust Lands Trustees Empowering Act, 1927.

DEBENTURE FOR £

Secured on the revenues of the Greytown Trust Lands. Redeemable, , 19 . Issued by the Greytown Trust Lands Trustees under an Act of the General Assembly of New Zealand entitled the Greytown Trust Lands Trustees Empowering Act, 1927.

ON presentation of this debenture at on or after the day of , 19 , the bearer thereof will be entitled to receive the sum of \pounds .

Interest on this debenture will be paid at the rate of per centum per annum on the 31st day of March and 30th day of September in each year, on presentation of the attached coupons.

Interest on this debenture will cease from and after the day when payment falls due, unless default is made in payment after presentation.

Issued under the seal of the Greytown Trust Lands Trust, this day of , 19

....., Chairman., Member., Member.

(N.B.—The holder of this debenture has no claim in respect thereof upon the Government or public revenues of New Zealand.)

Form No. 2.

FORM OF COUPON.

The Greytown Trust Lands Trustees Empowering Act, 1927. COUPON, DEBENTURE NO.

On presentation of this coupon at f(x) on or after the f(x) of f(x), 19 , the bearer thereof will be entitled to receive £.

Greytown, New Zealand, day of , 19

....., Chairman., Secretary.

By Authority W. A. G. SKINNER, Government Printer, Wellington.-1927.

Schedule.

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