## [As Reported From the Local Bills Committee]

House of Representatives, 26 November 1968.

Words struck out by the Committee are shown with black. rule at beginning and after last line; words inserted are shown in roman underlined with a double rule, or with double rule before first line and after last line.

#### Hon Mr Seath

# LOCAL AUTHORITIES (MEMBERS' INTERESTS)

#### ANALYSIS

Title 1. Short Title

- 2. Interpretation 3. Disqualifying contracts between authorities and local members
- 4. Extraordinary vacancy created and person affected disqualified for re-election or reappointment
- 5. Penalty for acting unlawfully
- 6. Member of local authority or committee not to discuss or vote on question in which he pecuniary interest
- 7. Penalty for discussing or voting when pecuniarily interested

  8. Audit Office to institute pro-
- ceedings
- 9. Repeals, revocations, and amendment Schedules

## A BILL INTITULED

An Act to consolidate and amend the law relating to the making of contracts between local authorities and the members thereof, and to the restrictions on the actions of 5 such members when matters in which they have a pecuniary interest are under consideration.

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

- 1. Short Title—This Act may be cited as the Local Authorities (Members' Interests) Act 1968.
  - 2. Interpretation—(1) In this Act, unless the context otherwise requires,-
- "Contract", in relation to any local authority, means a contract made by any person directly with the local, 15 authority; and includes any relationship with the local authority which is intended to constitute a contract but is not an enforceable contract; but does not include any contract for the employment of any 20 person as an officer or servant of the local authority; and "contractor" has a corresponding meaning:

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"Incorporated company" means a company incorporated under the Companies Act 1955 or any former Companies Act or a society incorporated under the Industrial and Provident Societies Act 1908 or any former Industrial and Provident Societies Act:

"Local authority" means-

(a) Every local authority or public body of any of the classes for the time being specified in Part I of the First Schedule to this Act:

(b) Every local authority or public body for the time being referred to in Part II of the First Schedule to this Act:

"Subcontract", in relation to any contract made by a local authority, means a subcontract made with the 15 contractor under that contract, or with another subcontractor, to do any work or perform any service or supply any goods or do any other act to which the head contract relates; and includes any subsidiary transaction relating to any such contract or sub- 20 contract; and "subcontractor" has a corresponding meaning.

(2) For the purposes of this Act, a company shall be deemed to control another company if it owns fifty percent or more of the issued capital of that other company or is able to control 25 the exercise of fifty percent or more of the total voting powers exercisable by all the members of that other company.

(3) The Governor-General may from time to time, by Order in Council, amend the First Schedule to this Act by including therein the name of any class of local authorities or 30 public bodies or the name of any specified local authority or public body.

Cf. 1954, No. 49, s. 2

3. Disqualifying contracts between local authorities and their members—(1) No person shall be capable of being 35 elected or appointed to be or of being a member of a local authority or of any committee thereof, if he is concerned or interested in any contract made by the local authority, if the payment made or to be made by or on behalf of the local authority in respect of the contract exceeds one 40 thousand dollars in the case of any contract or two thousand dollars altogether in any financial year in respect of all such contracts in which that person is so concerned or interested.

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(2) For the purposes of subsection (1) of this section, a member of a local authority or of a committee thereof shall be deemed to be concerned or interested in a contract made by a local authority with an incorporated company, where—

(a) The member or his spouse singly or between them own, whether directly or through a nominee, ten percent or more of the issued capital of the company or of any other company controlling that company; or

(b) The member or his spouse is a member of the company and is also the managing director or the general manager or a director or a branch manager (by whatever names they are called) of the company;

(c) The member or his spouse is a member of a company controlling the company with which the contract is made and is also the managing director or the general manager or a director or a branch manager (by whatever names they are called) of that controlling company.

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20 🕞 Provided that nothing in this subsection shall apply with respect to the spouse of any member where, at the time when the contract was entered into,—

(i) The member and his spouse were living apart; or

(ii) In any case to which paragraph (a) of this subsection applies, the member did not know and had no reasonable opportunity of knowing that his spouse owned any part of the issued capital of the company or of any company controlling that company; or

(iii) In any case to which paragraph (b) or paragraph (c) of this subsection applies, the member did not know and had no reasonable opportunity of knowing that his spouse was a member of the company or of the controlling company, as the case may be, or held any of the offices specified in either of those paragraphs.

(3) Notwithstanding anything in subsection (1) section,-

(a) No person shall be disqualified under this section by 40 virtue of his being concerned or interested in any contract made in any special case with the prior approval of the Audit Office on the application of the local authority. In any such special case the Audit Office may authorise the payment and receipt 45 of such amount as it thinks fit:

(b) W	here a person is concerned or interested in any con-
	tract solely by reason of being concerned or
	interested in any subcontract relating thereto, the
	provisions of this section shall, with the necessary
	modifications, apply to him as if references in this
	section to the amount payable by or on behalf of
	the local authority in respect of a contract were
	references to the amount payable by or on behalf of
•	the contractor in respect of the subcontract:
(c) In	assessing under this section the amount of any pay-
` ,	ment made or to be made by or on behalf of the

10 local authority in respect of any contract, no account shall be taken of any sum paid or to be

paid as a refund of a deposit:

(d) An interest in—

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(i) Any loan raised by the local authority, whether on security or otherwise; or

(ii) Any payments made or to be made in respect of advertisements inserted by the local authority in any newspaper; or

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(iii) Any lease granted or agreed to be granted to the local authority; or

(iv) Any payment received by way of compensation under the Public Works Act 1928 for any loss, damage, or injury suffered by reason of the exercise 25 of any power under that Act; or

(v) Any advance made by the local authority under the Rural Housing Act 1939; or

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(va) Any advance made or guarantee given by the 30 local authority under Part XXIV of the Municipal Corporations Act 1954 or Part XXV of the Counties Act 1956; or

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(vi) Any contract for the supply of goods or services made during a state of national emergency or of 35 civil defence emergency declared under the Civil Defence Act 1962, if that contract does not continue for more than one month after the cessation of that state of national emergency or civil defence emergency, and if the goods or services are supplied at 40 charges not in excess of those normally applying in the district of the local authority or in the area under its jurisdiction at the time immediately preceding the state of national emergency or civil defence emer-

shall not constitute a disqualification under this in the southern of the stronger at Males at

(e) No employee or agent of an insurance company or of the State Insurance Office shall be disqualified for being elected or appointed to be or for being a member of any Urban Fire Authority by virtue of his receiving from that company or office any remuneration, whether by way of bonus or commission or otherwise, in respect of any contract of insurance between the Urban Fire Authority and that company or office:

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10 (f) No person shall be disqualified under this section by virtue of his being concerned or interested in any contract made before his election or appointment, if before that election or appointment his obligation in respect of the contract had been performed and the 15 amount to be paid by or on behalf of the local authority in respect of the contract had been fixed; and any payment made thereafter by or on behalf of the local authority in respect of the contract shall not operate to disqualify that person for continuing 20 to hold office or be taken into account for the purpose of calculating the amount that may be lawfully paid to him as a member of the local authority or, as the case may be, of a committee thereof in the same financial year in respect of any contract or con-25 tracts:

(g) No person shall be disqualified under this section by virtue of his being concerned or interested in any contract, whether of a continuing nature or otherwise, made before his election or appointment and in respect of which his obligations have not been performed before that election or appointment, where the amount to be paid by or on behalf of the local authority in respect of the performance of the contract has been fixed in that contract subject to such amendments and additions as may be provided for in the contract, or, where the amount to be paid by or on behalf of the local authority in respect of the performance of the contract is not ascertainable until the contract has been performed, if—

(i) The contract is for a continuous period not exceeding twelve months from the date on which the contract is made; or

(ii) The contract is for a continuous period exceeding twelve months from the date on which the contract is made and that person has, with the consent of the local authority, relinquished that contract before acting as a member and within one month after the date of his election or appointment, as the case may be;—

and any payment made thereafter by or on behalf of the local authority in respect of the contract shall not operate to disqualify that person for continuing to hold office or be taken into account for the purpose of calculating the amount that may be lawfully 5 paid to him as a member of the local authority or, as the case may be, of a committee thereof in the same financial year in respect of any contract or contracts:

(h) No person shall be disqualified under this section by virtue of his being concerned or interested in any 10 contract as an administrator or a trustee of any estate or trust in which he is not a beneficiary, or as the committee of the estate of any mentally defective person under the Mental Health Act 1911, or as the manager of the estate of a protected person under 15 the Aged and Infirm Persons Protection Act 1912:

(i) No person shall be disqualified under this section by virtue of his being concerned or interested in any agreement entered into pursuant to section 16A of the Nassella Tussock Act 1946 (as inserted by 20 section 2 of the Nassella Tussock Amendment Act 1965).

Cf. 1954, No. 49, s. 3; 1962, No. 80, s. 2; 1963, No. 98, s. 2

4. Extraordinary vacancy created and person affected disqualified for re-election or reappointment—(1) If any person, 25 while holding office as a member of any local authority or of a committee thereof, becomes incapable of continuing to hold office under section 3 of this Act, his office shall thereby be vacated, and the vacancy shall be deemed an extraordinary vacancy and shall be dealt with in the manner (if 30 any) provided by law for dealing with extraordinary or casual vacancies in the membership of that local authority or committee, as the case may be, and, if no provision exists for dealing with extraordinary or casual vacancies, may be dealt with in such manner as the Governor-General, by Order in Council, 35 prescribes.

(2) Every person whose office is vacated pursuant to subsection (1) of this section shall thereby be disqualified for being elected or appointed as a member of the local authority or committee, as the case may be, until the next general or 40 ordinary election or appointment, as the case may be, of

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members thereof.

Cf. 1954, No. 49, s. 4

5. Penalty for acting unlawfully—Every person commits an offence who does any act as a member of any local authority or of a committee thereof while incapacitated under section 3 of this Act, and is liable on summary conviction to a fine not exceeding two hundred dollars.

Cf. 1954, No. 49, s. 5

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6. Member of local authority or committee not to discuss or vote on question in which he has pecuniary interest—(1) A member of a local authority or of a committee thereof shall not vote on or take part in the discussion of any matter before the governing body of that local authority or before that committee in which he has, directly or indirectly, any pecuniary interest, other than an interest in common with the public.

(2) For the purposes of subsection (1) of this section, a member of a local authority or of a committee thereof shall be deemed to have a pecuniary interest in a matter before the governing body of the local authority or, as the case may be, before the committee, if an incorporated company has, directly or indirectly, a pecuniary interest in that matter, and—

(a) The member or his spouse singly or between them own, whether directly or through a nominee, ten percent or more of the issued capital of the company or of any other company controlling that company; or

(b) The member or his spouse is a member of the company, and is also the managing director or the general manager or a director or a branch manager (by whatever names they are called) of the company; or

(c) The member or his spouse is a member of a company controlling the company having a pecuniary interest in the matter before the governing body of the local authority or, as the case may be, before the committee, and is also the managing director or the general manager or a director or a branch manager (by whatever name they are called) of that controlling company.

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"Provided that nothing in this subsection shall apply with respect to the spouse of any member where, at the time when the member took part in the discussion of or, as the case may 40 be, voted on the matter before the local authority or committee, the member and his spouse were living apart.

(3) Nothing in subsection (1) of this section shall apply with respect to any of the following matters:

(a) Any payment to or for the benefit of a member where it is legally payable and the amount or the rate of the payment has already been fixed; or

(b) Any contract of insurance insuring members against

personal accident; or

(c) An election or appointment of a member of the local authority to any office, notwithstanding that any remuneration or allowance is or may be payable in respect of that office; or

(d) Any formal resolution to seal or otherwise complete any contract or document in accordance with a resolution

already adopted; or

(e) The preparation, recommendation, approval, or review 10 of a district scheme under the Town and Country Planning Act 1953 or any section of such a scheme, unless the matter relates to any variation or change of or departure from a district scheme or section thereof or to the conditional use of land as defined in 15 that Act; or

(f) Any matter in which, in the opinion of the Audit Office given before the vote or discussion and on written application to the Audit Office for its opinion, the pecuniary interest of a member is so remote or insig- 20 nificant that it cannot reasonably be regarded as likely to influence him in voting on or taking part in the discussion of that matter.

(4) Notwithstanding anything in subsection (1) of this section, the Audit Office may, of its own motion or upon written 25 application made to it by the member concerned, declare that that subsection shall not apply with respect to any specified matter or specified class of matter to be considered by the local authority or committee, as the case may be, if the Audit Office is satisfied that the application of that sub- 30 section would impede the transaction of business by the local authority or committee or that it would be in the interests of the electors or inhabitants of the district of the local authority or of the area under its jurisdiction that the subsection should not apply.

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(5) Any person who under subsection (1) of this section is prohibited from voting on or taking part in the discussion of any matter at any meeting at which he is present shall, when the matter is raised before the local authority or committee of which he is a member, declare to the meeting that he has a 40 pecuniary interest in the matter, and the fact of the disclosure of interest and of the abstention from discussion and voting shall be recorded in the minutes of the meeting. Any such record in the minutes of the meeting shall be prima facie evidence of its contents, in the event of any question arising 45 as to whether a member made a disclosure of interest and

abstained from discussion and voting.

- (6) Notwithstanding anything in subsection (1) of this section, a member of any of the following bodies:
  - (a) The University Grants Committee:
  - (b) The Council of Massey University:
- 5 (c) The Council of the University of Auckland:
  - (d) The Council of the University of Canterbury:
  - (e) The Council of the University of Otago:
  - (f) The Council of the University of Waikato:
  - (g) The Council of the Victoria University of Wellington:
- (h) The Lincoln College Council—
  shall be entitled to take part in the discussion before that body,
  or any committee thereof, of any matter that directly or indirectly affects his salary or allowances, but shall not be entitled to vote thereon.
- 15 Cf. 1954, No. 49, s. 5A (1); 1957, No. 60, s. 2 (1); 1961, No. 54, s. 14 (3); 1965, No. 94, s. 2; 1966, No. 10, s. 2 (8)
- 7. Penalty for discussing or voting when pecuniarily interested—(1) Where any person does any act in contravention of or fails to comply with any provision of subsection (1) of section 6 of this Act, he commits an offence and is liable on summary conviction to a fine not exceeding one hundred dollars.
- (2) It shall be a defence in proceedings for an offence against subsection (1) of this section if the defendant proves that when he took part in the discussion of, or, as the case may be, voted on, the matter before the local authority or committee he did not know and had no reasonable opportunity of knowing that he had a pecuniary interest in that matter other than an interest in common with the public.
- (3) On the conviction of any person under subsection (1) of this section, he shall be deemed to have been granted leave of absence from the local authority and from every committee thereof, and shall not be capable of acting as a member of the local authority or of any committee thereof—
  - (a) If no appeal is lodged against the conviction, until the time for lodging an appeal against the conviction has expired:
- (b) If an appeal is lodged against the conviction, until the appeal is determined.
  - (4) Where the period of leave of absence of any member has expired pursuant to subsection (3) of this section and the conviction has not been quashed or set aside,—
    - (a) The office of the member shall be vacated; and

(b) The vacancy shall be deemed an extraordinary vacancy, and shall be dealt with in the manner (if any) provided by law for dealing with extraordinary or casual vacancies in the membership of that local authority or committee. If no provision exists for dealing with extraordinary or casual vacancies, the vacancy may be dealt with in such manner as the Governor-General, by Order in Council, prescribes.

Cf. 1954, No. 49, s. 5 (2); 1957, No. 60, s. 2 (1) Struck Out

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8. Audit Office to institute proceedings—The Audit Office shall, if it considers that the circumstances warrant it, institute the necessary proceedings against any person who commits an offence under this Act, but nothing herein shall be so construed as to prevent any such proceedings from being taken 15 by any other person.

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8. Audit Office to institute proceedings—The Audit Office shall, either on investigation following receipt of a complaint or of its own motion, if it considers the circumstances warrant it, 20 institute the necessary proceedings against any person for an offence against this Act, and no such proceedings shall be taken by any other person.

Cf. 1954, No. 49, s. 6

9. Repeals, revocations, and amendment—(1) The enact- 25 ments specified in the Second Schedule to this Act are hereby repealed.

(2) The orders specified in the Third Schedule to this Act

are hereby revoked.

(3) Section 6 of the New Zealand National Airways Act 30 1945 is hereby consequentially amended by repealing subsection (2), and substituting the following subsection:

"(2) Without limiting the provisions of the Local Authorities (Members' Interests) Act 1968, a director shall vacate his office if he becomes actively associated with or financially 35 interested in any form of transport other than air transport."

(4) Any provisions in any enactment restraining the members of any local authority or of a committee thereof from contracting with the local authority, either wholly or beyond certain limits, or disqualifying as members of the local authority or of any such committee any persons so contracting, and all provisions incidental to any such first-mentioned provisions, shall, except so far as that enactment expressly provides to the contrary, be read subject to the provisions of this Act.

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# **SCHEDULES**

## FIRST SCHEDULE

Section 2 (1)

LOCAL AUTHORITIES AND PUBLIC BODIES TO WHICH THIS ACT APPLIES

Part I—Classes of Local Authorities or Public Bodies

Class of Local Authority or Public Body	Enactment Under Which Constituted
Approved organisations under the Hydatids Act 1959	1959, No. 93—The Hydatids Act 1959.
Boards of Trustees of separate institutions under Part IV of the Hospitals Act 1957	1957, No. 40—The Hospitals Act 1957.
Borough Councils	1954, No. 76—The Municipal Corporations Act 1954.
Catchment Boards	1941, No. 12—The Soil Conservation and Rivers Control Act 1941.
Catchment Commissions	1941, No. 12—The Soil Conservation and Rivers Control Act 1941.
Cemetery trustees	1964, No. 75—Burial and Cremation Act 1964.
Combined school con- trolling authorities	1964, No. 135—The Education Act 1964.
County Borough Coun-	1968, No. 00—The Counties Amendment
cils	Act 1968: Part IV
County Councils County Town Commit-	1956, No. 64—The Counties Act 1956. 1968, No. 00—The Counties Amendment
tees	Act 1968: Part III
Domain Boards	1953, No. 69—The Reserves and Domains Act 1953.
Drainage Boards Education Boards Electric Power Boards	1908, No. 96—The Land Drainage Act 1908. 1964, No. 135—The Education Act 1964. 1925, No. 38—The Electric Power Boards Act 1925.
Fire Brigade Committees Fire Committees Harbour Boards	1949, No. 18—The Fire Services Act 1949. 1949, No. 18—The Fire Services Act 1949. 1950, No. 34—The Harbours Act 1950, and
	Special Acts constituting individual Boards.
Hospital Boards Licensing Trusts	1957, No. 40—The Hospitals Act 1957. 1949, No. 43—The Licensing Trusts Act 1949.
Nassella Tussock Boards	1946, No. 2—The Nassella Tussock Act
National Park Boards National Park local and other committees	1952, No. 54—The National Parks Act 1952. 1952, No. 54—The National Parks Act 1952.
Pest Destruction Boards	1967, No. 147—The Agricultural Pests Destruction Act 1967.
Provincial Patriotic Councils	1947, No. 63—The Patriotic and Canteen Funds Act 1947.
Public reserves special Boards, Trusts, or Trust Boards	1953, No. 69—The Reserves and Domains Act 1953.

Local Authorities and Public Bodies to Which this Act Applies— continued

Part I-Classes of Local Authorities or Public Bodies-continued

Class of Local Authority or Public Body	Enactment Under Which Constituted	
Railway Boards	1914, No. 32—The Local Railways Act 1914.	
Regional Planning Auth-	1953, No. 91—The Town and Country	
orities	Planning Act 1953.	
Regional Water Boards	1967, No. 135-The Water and Soil Con-	
	servation Act 1967.	
River Boards	1908, No. 165—The River Boards Act 1908.	
Road Boards	1956, No. 64—The Counties Act 1956.	
Scenic Boards	1953, No. 69—The Reserves and Domains	
	Act 1953.	
Secondary schools gov-	1964, No. 135—The Education Act 1964.	
erning bodies		
Town Councils	1954, No. 76—The Municipal Corporations	
	Act 1954.	
Underground Water	1953, No. 56—The Underground Water Act	
Authorities	1953.	
Urban Fire Authorities	1949, No. 18—The Fire Services Act 1949.	
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#### Part II-Particular Local Authorities and Public Bodies

Name of Local Authority or Public Body	Enactment by Which Constituted
The Akaroa High School Board	1881, No. 16 (Local)—The Akaroa High School Act 1881.
The Ashburton High School Board	1878, No. 49 (Local)—The Ashburton High School Act 1878.
The Auckland Electric Power Board	1921, No. 17 (Local)—The Auckland Electric Power Board Act 1921-22.
The Auckland Grammar Schools Board	1899, No. 11 (Local)—The Auckland Grammar School Act 1899.
The Auckland Harbour Bridge Authority	1950, No. 101—The Auckland Harbour Bridge Act 1950.
The Auckland Institute and Museum Trust Board	1908, No. 164—The Religious, Charitable, and Educational Trusts Act 1908.
The Auckland Regional Authority	1963, No. 18 (Local)—The Auckland Regional Authority Act 1963.
The Auckland Regional Planning Authority	1963, No. 19 (Local)—The Auckland Regional Planning Authority Act 1963.
The Canteen Fund Board	1947, No. 63—The Patriotic and Canteen Funds Act 1947.

LOCAL AUTHORITIES AND PUBLIC BODIES TO WHICH THIS ACT APPLIES—continued

# Part II-Particular Local Authorities and Public Bodies-continued

Name of Local Authority or Public Body	Enactment by Which Constituted
The Canterbury Museum	1947, No. 3 (Local)—The Canterbury
Trust Board	Museum Trust Board Act 1947.
The Carter Observatory Board	1938, No. 9—The Carter Observatory Act 1938.
The Christchurch Drainage Board	1951, No. 21 (Local)—The Christchurch District Drainage Act 1951.
The Christchurch-Lyttel- ton Road Tunnel	1956, No. 16—The Christchurch-Lyttelton Road Tunnel Act 1956.
Authority The Christchurch Trans-	1920, No. 15 (Local)—The Christchurch
	The manual District Act 1000
port Board	Tramway District Act 1920.
The Consumer Council	1966, No. 21—The Consumer Council Act 1966.
The Council of the Massey University	1963, No. 7—The Massey University Act 1963.
The Council of Gover-	1858, No. 38—The Nelson College Act 1858.
nors of Nelson College	
The Council of the Uni-	1961, No. 50—The University of Auckland
versity of Auckland	Act 1961.
The Council of the Uni-	1961, No. 49—The University of Canterbury
versity of Canterbury	Act 1961.
The Council of the Uni-	1961, No. 48—The University of Otago
versity of Otago	Amendment Act 1961.
The Council of the Uni-	1963, No. 8—The University of Waikato Act
versity of Waikato	1963.
The Council of the Vic-	1961, No. 51—The Victoria University of
toria University of Wellington	Wellington Act 1961.
The Dunedin Drainage	1900, No. 25 (Local)—The Dunedin
and Sewerage Board	District Drainage and Sewerage Act 1900.
The Fire Service Council	1949, No. 18—The Fire Services Act 1949.
The Fishing Industry	1963, No. 70—The Fishing Industry Board
Board	Act 1963.
The Gisborne High	1885, No. 8 (Local)—The Gisborne High
School Board	School Act 1885.
The Governors of the	1887, No. 17 (Local)—The Wellington Col-
Wellington College	lege and Girls' High School Act 1887.
and Girls' High School	
The Greymouth High	1883, No. 21 (Local)—The Greymouth
School Board	High School Act 1883.
The Hauraki Gulf Mari-	1967, No. 131—The Hauraki Gulf Maritime
time Park Board	Park Act 1967.
The Hawke's Bay Cre-	1944, No. 7 (Local)—The Hawke's Bay
matorium Board	Crematorium Act 1944.
matorium Doard	Oldination 1901 1911.

Local Authorities and Public Bodies to Which this Act Applies—
continued

# Part II-Particular Local Authorities and Public Bodies-continued

Class of Local Authority or Public Body	Enactment Under Which Constituted
The Hutt Valley Drainage Board The Hutt Valley Joint Transit Housing Committee	1967, No. 3 (Local)—The Hutt Valley Drainage Act 1967. 1949, No. 35—The Local Legislation Act 1949: Section 36.
The Invercargill Licensing Trust The Lincoln College Council The Linen Flax Corporation of New Zealand	1950, No. 33—The Invercargill Licensing Trust Act 1950. 1961, No. 52—The Lincoln College Act 1961. 1945, No. 46—The Linen Flax Corporation Act 1945.
The Masterton Licensing Trust The Masterton Trust Lands Trust The Medical Research Council of New Zea-	<ul> <li>1947, No. 35—The Masterton Licensing Trust Act 1947.</li> <li>1966, No. 27 (Local)—The Masterton Trust Lands Act 1966.</li> <li>1950, No. 20—The Medical Research Council Act 1950.</li> </ul>
land The Napier High School Board of Governors The National Council of Adult Education The Natural Gas Corporation of New Zea-	<ul> <li>1882, No. 11 (Local)—The Napier High School Act 1882.</li> <li>1963, No. 16—The Adult Education Act 1963.</li> <li>1967, No. 41—The Natural Gas Corpora- tion Act 1967.</li> </ul>
land The New Plymouth High School Board The New Zealand Broad- casting Corporation The New Zealand Coun- cil for Educational	<ul> <li>1889, No. 2 (Local)—The New Plymouth High School Act 1889.</li> <li>1961, No. 117—The Broadcasting Corporation Act 1961.</li> <li>1945, No. 26—The New Zealand Council for Educational Research Act 1945.</li> </ul>
Research The New Zealand Foundation for the Blind The New Zealand Industrial Design Council The New Zealand Historic Places Trust The New Zealand Inven-	<ul> <li>1963, No. 26—The New Zealand Foundation for the Blind Act 1963.</li> <li>1966, No. 20—The Industrial Design Act 1966.</li> <li>1954, No. 14—The Historic Places Act 1954.</li> <li>1966, No. 43—The Inventions Development</li> </ul>
tions Development Authority The New Zealand Maori Arts and Crafts Insti- tute	Act 1966.  1963, No. 51—The New Zealand Maori Arts and Crafts Institute Act 1963.

Local Authorities and Public Bodies to Which this Act Applies—  $\ensuremath{\mathit{continued}}$ 

## Part II—Particular Local Authorities and Public Bodies—continued

Part II—Particular Loc	Authorities and Fublic Bodies—continued
Name of Local Authority or Public Body	Enactment by Which Constituted
The New Zealand National Airways Cor-	1945, No. 28—The New Zealand National Airways Act 1945.
poration The New Zealand Patriotic Fund Board The New Zealand Trades Certification	1947, No. 63—The Patriotic and Canteen Funds Act 1947. 1966, No. 6—The Trades Certification Act 1966.
Board The New Zealand Wheat Board	1965, No. 60—The Wheat Board Act 1965.
The New Zealand Wool Testing Authority	1964, No. 66—The Wool Testing Authority Act 1964.
The Ngarimu V.C. and 28th (Maori) Battal- ion Memorial Scholar-	1945, No. 33—The Ngarimu V.C. and 28th (Maori) Battalion Memorial Scholarship Fund Act 1945.
ship Fund Board The North Shore Drain- age Board	1963, No. 15 (Local)—The North Shore Drainage Act 1963.
The Otago Boys' and Girls' High Schools Board	1877, No. 52 (Local)—The Otago Boys' and Girls' High Schools Act 1877.
The Otago Museum Trust Board	1955, No. 6 (Local)—The Otago Museum Trust Board Act 1955.
The Queen Elizabeth the Second Arts Council of New Zealand	1963, No. 54—The Queen Elizabeth the Second Arts Council of New Zealand Act 1963.
The Rangiora High School Board	1881, No. 15 (Local)—The Rangiora High School Act 1881.
The Rangitaiki Drain- age Board The Riccarton Bush	1956, No. 34—The Rangitaiki Land Drainage Act 1956. 1914, No. 15 (Local)—The Riccarton Bush
Trustees The Selwyn Plantation	Act 1914. 1953, No. 96—The Selwyn Plantation Board
Board The Southland Boys' and Girls' High Schools	Act 1953. 1877, No. 82 (Local)—The Southland Boys' and Girls' High Schools Act 1877.
Board The Standards Council The Thames High School Board The Timaru High School Board The Tourist Hotel Corporation of New Zealand	<ul> <li>1965, No. 59—The Standards Act 1965.</li> <li>1878, No. 54 (Local)—The Thames Boys' and Girls' High School Act 1878.</li> <li>1878, No. 26 (Local)—The Timaru High School Act 1878.</li> <li>1955, No. 89—The Tourist Hotel Corporation Act 1955.</li> </ul>
The Trustees of the National Library	1965, No. 136—The National Library Act 1965.

LOCAL AUTHORITIES AND PUBLIC BODIES TO WHICH THIS ACT APPLIEScontinued

Part II—Particular Local Authorities and Public Bodies—continued

Class of Local Authority or Public Body	Enactment Under Which Constituted
The University Grants Committee	1961, No. 54—The Universities Act 1961.
The Waikato Valley Authority	1956, No. 104—The Waikato Valley Authority Act 1956.
The Waimate High School Board	1883, No. 19 (Local)—The Waimate High School Act 1883.
The Waitaki High School Board	1878, No. 18 (Local)—The Waitaki High School Act 1878.
The Wellington City and Suburban Water Sup- ply Board	1927, No. 24 (Local)—The Wellington City and Suburban Water Supply Act 1927.
The Westland High School Board	1883, No. 7 (Local)—The Westland High School Act 1883.
The Whangarei High School Board	1878, No. 63 (Local)—The Whangarei High School Act 1878.
The Winston Churchill Memorial Trust Board	1965, No. 39—The Winston Churchill Memorial Trust Board Act 1965.

#### Section 9 (1) SECOND SCHEDULE

#### ENACTMENTS REPEALED

- 1954, No. 49-The Local Authorities (Members' Contracts) Act 1954.
- (1957 Reprint, Vol. 8, p. 523.) 1956, No. 16—The Christchurch-Lyttleton Road Tunnel Act 1956.
- Subsection (4) of section 3. 1956, No. 5 (Local)—The Greytown Trust Lands Act 1956: Subsection (3) of section 11.
- 1957, No. 60-The Local Authorities (Members' Contracts) Amendment Act 1957. (1957 Reprint, Vol. 8, p. 539).
- 1961, No. 48-The University of Otago Amendment Act 1961: Subsection (2) of section 8.
- 1961, No. 49—The University of Canterbury Act 1961: Subsection (2) of section 9.
- 1961, No. 50-The University of Auckland Act 1961: Subsection (2) of section 9.
- 1961, No. 51-The Victoria University of Wellington Act 1961: Subsection (2) of section 9.
- 1961, No. 52—The Lincoln College Act 1961: Subsection (2) of section 9 and subsection (2) of section 53.
- 1961, No. 54—The Universities Act 1961: Subsection (3) of section 9, subsections (2) and (3) of section 14, and the proviso to subsection (2) of section 24.

# SECOND SCHEDULE—continued ENACTMENTS REPEALED—continued

- 1962, No. 80—The Local Authorities (Members' Contracts) Amendment Act 1962.
- 1963, No. 7—The Massey University Act 1963: Subsection (2) of section 9.
- 1963, No. 8—The University of Waikato Act 1963: Subsection (2) of section 9 and subsection (1) of section 56.
- 1963, No. 54—The Queen Elizabeth the Second Arts Council of New Zealand Act 1963: Subsection (2) of section 15.
- 1963, No. 70—The Fishing Industry Board Act 1963: Subsection (3) of section 30.
- 1963, No. 98—The Local Authorities (Members' Contracts) Amendment Act 1963.
- 1963, No. 6 (Local)—The Auckland War Memorial Museum Maintenance Amendment Act 1963: Section 12.
- 1963, No. 18 (Local)—The Auckland Regional Authority Act 1963: Subsection (3) of section 4.
- 1965, No. 39—The Winston Churchill Memorial Trust Act 1965: Subsection (2) of section 29.
- 1965, No. 59—The Standards Act 1965: Subsection (2) of section 46.
- 1965, No. 60—The Wheat Board Act 1965: Subsection (3) of section 17.
- 1965, No. 94—The Local Authorities (Members' Contracts) Amendment Act 1965.
- 1965, No. 136—The National Library Act 1965: Subsection (2) of section 16.
- 1966, No. 6—The Trades Certification Act 1966: Subsection (2) of section 12.
- 1966, No. 10—The Massey University Amendment Act 1966: Subsection (4) of section 2.
- 1966, No. 20—The Industrial Design Act 1966: Subsection (2) of section 29.
- 1966, No. 21—The Consumer Council Act 1966: Subsection (2) of section 40.
- 1966, No. 43—The Inventions Development Act 1966: Subsection (2) of section 30.
- 1967, No. 41—The Natural Gas Corporation Act 1967: Subsection (1) of section 27.
- 1967, No. 104—The New Zealand Maori Arts and Crafts Institute Amendment Act 1967: Subsection (3) of section 2.
- 1967, No. 147—The Agricultural Pests Destruction Act 1967: Subsection (2) of section 126.

#### Section 9 (2)

## THIRD SCHEDULE

#### Orders Revoked

Title	Statutory Regulations Serial Number
The Local Authorities (Members' Contracts) Order	1956/111
The Local Authorities (Members' Contracts) Order (No. 2) 1956	1956/160
The Local Authorities (Members' Contracts) Order	1960/181
The Local Authorities (Members' Contracts) Order	1963/53
The Local Authorities (Members' Contracts) Order 1965	1965/130