This Public Bill originated in the House of Repre-SENTATIVES, and, having this day passed as now printed, is transmitted to the LEGISLATIVE COUNCIL for its concurrence.

House of Representatives, 9th March, 1933.

Hon. Mr. Young.

LOCAL LEGISLATION.

ANALYSIS.

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County Councils.

- 2. Validating deposit of loan-moneys by Pahiatua County Council with a bank outside New Zealand.
- 3. Validating overpayment of interest by Coromandel County Council. 4. Authorizing Rangitikei County
- Council to collect special rate. 5. Validating agreement entered into by Hutt County Council as to
- laying of conduit-pipe.
- iaying of conduit-pipe.

 6. Authorizing agreement by Hutt County Council as to laying of conduit-pipe.

 7. Authorizing Hawke's Bay County Council to credit certain sums to the Clive and Poukawa Ridings and debit same against certain ridings.
- 8. Validating loan of £725 by Clifton County Council over Mohakatino special rating area.
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- 15. Authorizing agreements with respect to purchase of a road by Bay of Islands County Council.
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City and Borough Councils.

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- 17. Validating payment of pension by Wairoa Borough Council and authorizing future payments.

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A BILL INTITULED

Title.

An Act to confer certain Powers on certain Public Bodies and to validate certain Transactions.

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 Local Legislation Act. 1932-33.

Short Title.

County Councils.

2. Whereas the Pahiatua County Council (hereinafter Validating called the Council) for the purpose of reconstructing deposit of loan-moneys certain bridges in the Pahiatua County borrowed the by Pahiatua 5 sum of three thousand four hundred pounds from the County Council with National Mutual Life Association of Australasia, Limited, a bank outside and issued debentures providing for the repayment of New Zealand. the said loan by half-yearly instalments of principal and interest payable at the Bank of New Zealand in Melbourne 10 in the State of Victoria in the Commonwealth of Australia: And whereas after the completion of the said works there remained unexpended a balance of six hundred and eleven pounds out of the said loanmoneys: And whereas the said National Mutual Life 15 Association of Australasia, Limited, refused to allow any interest upon the said sum of six hundred and eleven pounds if the said sum had been applied in reduction of the amount of the said loan by paying certain of the said debentures before their due dates: 20 And whereas in order that the said sum may earn interest pending the arrival of such due dates and also to obtain the benefit of the advantageous rate of exchange the Council has deposited the said sum of six hundred and eleven pounds upon several fixed deposits with the Bank 25 of Australasia at Melbourne so that the dates for repay-

ment of the said fixed deposits approximately coincide with the due dates of such debentures: And whereas there being no statutory authority authorizing the Council to invest moneys outside New Zealand it is desired to 30 validate the said action of the Council: Be it therefore enacted as follows:-

The investment by the Council of the said sum of six hundred and eleven pounds upon several fixed deposits with the Bank of Australasia at Melbourne as aforesaid

35 is hereby declared to have been lawfully made.

3. Whereas the Coromandel County Council (herein- Validating after called the Council) was on the fourteenth day of overpayment of interest by December, nineteen hundred and twenty-nine, duly Coromandel authorized by the ratepayers of the Coromandel County Council. 40 to raise for the purpose of constructing a new wharf at Mercury Bay a loan of two thousand pounds, such loan to bear interest at the rate of five and one-half per centum per annum: And whereas the Council raised the said loan by issuing debentures for two thousand pounds on 45 which interest was agreed to be paid at the rate of five and three-quarters per centum per annum and has been paid at that rate from the first day of January, nineteen hundred and thirty-one, to the thirtieth day of June, nineteen hundred and thirty-two, but the debenture-

holders have agreed to the reduction of the rate to five and one-half per centum per annum as from the lastmentioned date: And whereas the overpayment of interest at the rate of one-quarter per centum per annum over the said period amounts to seven pounds ten shillings: And whereas it is expedient to validate the said overpayment: Be it therefore enacted as follows:—

The overpayment by the Council of interest as aforesaid amounting to seven pounds ten shillings is hereby validated and declared to have been lawfully made.

4. Whereas the Rangitikei County Council (hereinafter referred to as the Council) has been authorized to raise a special loan of one thousand pounds (hereinafter referred to as the said loan) for the purpose of surveying, legalizing, forming, and metalling the Toe Toe Road 15 from the Rangitikei River to the Potaka Road: And whereas the Council has made and levied a special rate over the Toe Toe Road No. 2 special rating area (hereinafter referred to as the special rating area) as security for the said loan: And whereas the Council 20 has been unable to raise the said loan upon the terms authorized and authority has been granted pursuant to section forty-seven of the Finance Act, 1929, for the Council to utilize an amount not exceeding one thousand pounds of the unexpended balance of the Vinegar Hill 25 Bridge Loan (1926) for carrying out the works hereinbefore mentioned: And whereas such authority has been granted subject to the Council obtaining legislative authority to collect the special rate levied as security for the said loan and to pay the proceeds into the 30 County Fund for the purpose of meeting a part of the interest and sinking fund charges on the said Vinegar Hill Bridge Loan (1926): And whereas it is expedient that the Council should be so authorized: Be it therefore enacted as follows:-

(1) The Council is hereby empowered to collect on all rateable property within the special rating area for a period of twenty years the special rate made and levied over such area as security for the said loan to an amount sufficient to pay interest at the rate of five and 40 three-quarters per centum per annum and sinking fund at the rate of three per centum per annum on the sum of one thousand pounds diverted as aforesaid, and to pay the proceeds of such special rate into the County Fund, and to apply such proceeds towards providing 45 part of the interest and sinking fund on the said Vinegar Hill Bridge Loan (1926).

(2) Nothing herein contained shall limit the powers of the Council pursuant to section twenty-three of the Local Bodies' Loans Act, 1926, to amend the special 50 rate made and levied as security for the said loan.

Authorizing Rangitikei County Council to collect special rate.

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5. Whereas the Corporation of the County of Hutt Validating (hereinafter called the Corporation) by a deed bearing agreement entered into by date the twenty-fifth day of April, nineteen hundred Hutt County and thirty-two, granted to Buckleton Brothers, Limited Council as to (hereinafter called the company), the right to lay a conduit-pipe. conduit-pipe under and along Main Day's Bay Road, within the Hutt County, together with the right to convey oil and petroleum products through such pipe for the period and upon the terms and conditions 10 mentioned in the said deed: And whereas pursuant to the provisions of section one hundred and sixty-eight of the Public Works Act, 1928, the consent of the Minister of Public Works was obtained in the manner provided by that section: And whereas it is expedient that the 15 action of the Corporation in entering into the said deed should be validated: Be it therefore enacted as follows:

The said deed and all the terms, conditions, covenants, agreements, and provisions therein contained 20 are hereby validated and confirmed as from the date of the execution thereof.

6. The Corporation of the County of Hutt (hereinafter Authorizing called the corporation) is hereby authorized to grant to agreement by Hutt County Associated Motorists Petrol Company, Limited (herein-council as 25 after called the company), the right to lay a conduit- to laying of pipe under and along Main Day's Bay Road, in the County of Hutt, together with the right to convey oil and petroleum products through such pipe, and for this purpose the Corporation is further authorized to enter 30 into a deed with the company conferring such rights and containing such terms, conditions, covenants, agreements, and provisions as may be mutually agreed upon by and between the Corporation and the Company:

Provided that no such deed shall have any force or 35 effect unless and until the consent of the Minister of Public Works has been endorsed thereon.

7. Whereas extensive permanent pavement work Authorizing was carried out on main highways within the Clive and Hawke's Bay County Council Poukawa Ridings of the Hawke's Bay County, and by to credit certain 40 reason of such highways not having been declared to sums to the Clive and be main roads under paragraph (c) of section one Poukawa hundred and thirty-one of the Counties Act, 1920, the Ridings and debit same expenditure on such work was debited against the against certain separate accounts for the said ridings: And whereas 45 it is expedient that such expenditure should be apportioned among the separate accounts for certain other ridings as well as the said Clive and Poukawa Ridings

as hereinafter provided: Be it therefore enacted as follows :-

The Hawke's Bay County Council is hereby authorized to credit the separate account for the Clive Riding with the sum of one thousand nine hundred and eighty-five pounds eleven shillings and eightpence. and to credit the separate account for the Poukawa Riding with the sum of one thousand and fifty-one pounds thirteen shillings and one penny, and to debit such sums against the separate accounts for the Clive, 10 Havelock, Maraekakaho, Meeanee, Okawa, Petane, Poukawa, Puketapu, and Waimarama Ridings of the said county in proportion to the capital value of the rateable property in each of such ridings as at the thirty-first day of March, nineteen hundred and thirty-two.

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Validating loan of £725 by Clifton County Council over Mohakatino special rating area.

8. Whereas on the fourth day of November, nineteen hundred and thirty-two, the Clifton County Council (hereinafter called the Council) resolved by way of special order in pursuance of the Local Authorities Empowering (Relief of Unemployment) Act, 1926, and all other Acts 20 and powers thereunto enabling, to proceed to raise a loan of seven hundred and twenty-five pounds, to be called the Mohakatino Loan (1933) £725, on the security of a special rate of one penny in the pound over the Mohakatino special rating area, being Sections 1 and 2 of Block IV, 25 Tainui Survey District, Section 1 of Block I, Waro Survey District, Sections 1A 1 and 1A 2 of Mokau-Mohakatino Block, Block IV, Tainui Survey District, Lot 6 on Deposited Plan 3223 of Block IV, Tainui Survey District, Lot 4 on Deposited Plan 3174 of Blocks III and IV, 30 Tainui Survey District, Lots 4, 5, and 6 on Deposited Plan 3568 of Mohakatino-Parininihi 1c West, Block IV. Tainui Survey District, part Lot 2 on Deposited Plan 3568 of Mohakatino-Parininihi 1c West, Block III, Tainui Survey District: And whereas the said Local Authorities 35 Empowering (Relief of Unemployment) Act, 1926, contains no sufficient provisions for the raising of loans thereunder on the security of a special rate over part only of a legal subdivision: Be it therefore enacted as follows:-

The Council shall for all purposes be deemed to have 40 been lawfully empowered under the said Local Authorities Empowering (Relief of Unemployment) Act, 1926, to raise the said loan by special order on the security of the said special rate over the said special-rating area, and to make and pledge as security for the said loan the said 45

special rate.

9. Whereas by a poll of ratepayers taken on the thirteenth day of December, nineteen hundred and thirty, preliminary the Manukau County Council was authorized to raise a loan to be known as the Mangere Special Area Water-5 supply Loan of £65,000 (hereinafter referred to as the said loan) secured over the Mangere Water-supply Special-rating Area for the supply of water to such area: And whereas the Council repaid from the proceeds of such loan to the General Account a sum of one thousand three 10 hundred and fifty-six pounds sixteen shillings and fourpence, being preliminary expenses incurred prior to the raising of the said loan in locating a satisfactory watersupply: And whereas the Council failed to comply with the provisions of section five of the Local Bodies' Loans 15 Act, 1926, in respect of the payment of such preliminary

expenses: Be it therefore enacted as follows:

The Manukau County Council shall be deemed to have been lawfully empowered to repay to its General Account out of the proceeds of the said loan the said sum of one 20 thousand three hundred and fifty-six pounds sixteen shillings and fourpence.

10. (1) For the purposes of this section, unless the Appointment of

context otherwise requires,—

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"Commissioner" means the Matakaoa County Com- Matakaoa. missioner for the time being in office under this section:

"Council" means the Council of the County of Matakaoa:

"County" means the County of Matakaoa:

"Deputy Commissioner" means the Deputy Matakaoa County Commissioner for the time being in office under this section:

"Minister" means the Minister of Internal Affairs.

(2) The Governor-General in Council may, if he 35 thinks fit, appoint a fit person to be the Matakaoa County Commissioner.

(3) The Governor-General in Council may also appoint a fit person to be the Deputy Matakaoa County Commissioner, who shall act when there is any vacancy in 40 the office of Commissioner or when the Commissioner is unable to act, and while so acting shall be deemed to be the Commissioner.

(4) The Commissioner and the Deputy Commissioner shall continue in office until the Councillors of the county

expenses out of loan-moneys by Manukau County Council.

Commissioner for County of

elected at the first general election of such Councillors to be held after the Commissioner's appointment come into

(5) The Commissioner or the Deputy Commissioner may be at any time removed from office by the Governor-General in Council for disability, insolvency, neglect of duty, incompetence, or misconduct; or he may at any time resign his office by writing addressed to the Minister. In any such case, or in the event of the death of the Commissioner or Deputy Commissioner, the Governor- 10 General in Council may appoint any other person to be the Commissioner or Deputy Commissioner, to hold office for the remainder of the period specified in the last preceding subsection.

(6) Subject to the provisions of this section, the Com- 15 missioner, in the name and on behalf of the Council or the Corporation of the County of Matakaoa, as the case may require, may exercise any power, and shall perform all the duties, conferred or imposed upon the Council by the Counties Act, 1920, or by any other Act, or by any 20

instrument or otherwise.

(7) During the term of office of the Commissioner the Council shall not exercise any power or perform any duty

conferred or imposed upon it as aforesaid.

(8) Any power given to the Council to do anything by 25 special order may be exercised by the Commissioner by a special entry in the minute-book of the Council, signed by the Commissioner and confirmed by a similar entry made not sooner than the twenty-eighth day and not later than the seventieth day after the date of such 30 special entry. Public notice of such special entry and of the place and date fixed for its confirmation shall be given once in each of the four weeks immediately preceding the date fixed for its confirmation.

(9) All cheques drawn on any bank account of the 35 Council or of the Corporation shall be signed by the Treasurer and countersigned by the Commissioner or by any two of such persons as the Commissioner from time

to time authorizes to sign cheques.

(10) The Commissioner and the Deputy Commissioner 40 shall be paid such remuneration, allowances, and expenses as are fixed from time to time by the Governor-General in Council. All payments under this subsection shall be made out of the County Fund.

(11) The first election of Councillors of the County to be held after the appointment of the Commissioner shall be the election to be held pursuant to the Counties Act, 1920, on the second Wednesday in May, nineteen hundred 5 and thirty-five.

(12) The borrowing and owing of moneys by the Council at any time before the passing of this Act by way of overdraft in excess of the limits prescribed by the Local Bodies' Finance Act, 1921-22, are hereby validated.

(13) Notwithstanding anything to the contrary in the said Local Bodies' Finance Act, 1921-22, while this section remains in force the limits of the powers of the Council or Commissioner, as the case may be, to borrow or owe moneys under section three of that Act shall 15 be such as may from time to time be approved by the

Minister. 11. Whereas the Thames County Council pursuant Making to a poll of ratepayers held on the tenth day of provision with December, nineteen hundred and nineteen, borrowed certain loans 20 the sum of fifty thousand pounds for the purpose of County Council. forming, regrading, metalling, and tar-grouting the main and subsidiary roads within part of the county, such loan (save as to the sum of six thousand pounds hereinafter mentioned) being repayable by instalments 25 spread over a period of thirty-six and one-half years: And whereas, of the said sum of fifty thousand pounds, the sum of twenty-one thousand pounds was allocated to the improvement of the main Thames-Paeroa Road from the Thames Borough boundary to the Hikutaia 30 Creek: And whereas of the said twenty-one thousand pounds so borrowed, the sum of sixteen thousand one hundred and forty-five pounds nineteen shillings and sevenpence has been expended, leaving an unexpended balance of four thousand eight hundred and fifty-four 35 pounds and fivepence: And whereas a further sum of six thousand pounds (part of the said loan of fifty thousand pounds) was allocated to the purpose of the purchase of the necessary plant and vehicles to carry out the various works for which the loan was raised: 40 And whereas the said sum of six thousand pounds was borrowed for a term of ten years only, but the sinking fund provided therefor was one per centum per annum and at the date of maturity (the first day of May,

nineteen hundred and thirty-two) amounted to six

hundred and ninety-five pounds thirteen shillings and fivepence: And whereas at that date the sum of five thousand four hundred and seventy-four pounds six shillings and one penny of the loan of six thousand pounds had been expended, leaving an unexpended balance of five hundred and twenty-five pounds thirteen shillings and elevenpence: And whereas the Thames County Council has utilized the said unexpended balance of five hundred and twenty-five pounds thirteen shillings and elevenpence and the sum of four thousand seven 10 hundred and seventy-eight pounds twelve shillings and eightpence of the aforesaid unexpended balance of four thousand eight hundred and fifty-four pounds and fivepence to augment the sinking fund of six hundred and ninety-five pounds thirteen shillings and fivepence, 15 and has repaid the said loan of six thousand pounds: And whereas doubts have arisen as to the legality of the aforesaid action, and it is desirable that the same should be expressly validated: Be it therefore enacted as follows:--

The action of the Thames County Council in applying the unexpended portion of the said six thousand pounds loan and the sum of four thousand seven hundred and seventy-eight pounds twelve shillings and eightpence of the unexpended portion of the said twenty-one thousand 25 pounds loan towards repayment of the said loan of six thousand pounds is hereby validated and confirmed.

12. Whereas the Levels County Council in the year nineteen hundred and thirty-two resolved to grant the sum of one hundred pounds as a compassionate allowance 30 to the widow of the late Frank Edmund Whitehead, who was formerly Clerk to the said Council: And whereas the said Council has no legal authority to make such grant: Be it therefore enacted as follows:—

The Levels County Council is hereby authorized to 35 grant a sum not exceeding one hundred pounds as a compassionate allowance to the widow of the late Frank Edmund Whitehead.

13. (1) The Bay of Islands County Council (here-inafter called the Council) is hereby empowered and 40 authorized to enter into and carry out an agreement upon such terms and conditions as may be specified in such agreement for the purchase, by instalments extending over a period of not more than ten years free of interest,

Authorizing payment of compassionate allowance by Levels County Council.

Authorizing agreements with respect to purchase of a road by Bay of Islands County Council. of a strip of land of an average width of a chain upon which is situated the road through Tuwhakino Block and Sections 1, 8, 10, and 11, Block XVI, Omapere Survey District, at present giving access to the Ngawha Hot

5 Springs.

(2) The Kaikohe Town Board (hereinafter called the Board) is hereby authorized to pay to the Council such annual sum of money as may be agreed upon between the Board and Council towards the purchase price payable 10 by the Council under such agreement as aforesaid, and the amount so agreed upon shall be payable by the Board to the Council annually from the date of such agreement, and shall be a debt payable by the Board to the Council and recoverable in any Court of competent jurisdiction.

14. The Waipawa County Council may, in the manner Waipawa prescribed by section twenty-two of the Local Bodies' Loans Act, 1926, pay out of the Takapau Riding Account instead of out of its General Account the interest and sinking fund charges in respect of the loan raised by that Takapau

20 council known as the Rangitoto Road Loan.

15. Whereas it appears that the rates made and levied by the Marlborough County Council (hereinafter called the Council) for the years ending on the thirty-first Marlborough Council. day of March, nineteen hundred and thirty-one, nineteen 25 hundred and thirty-two, and nineteen hundred and thirtythree, respectively (hereinafter referred to as the said rates), cannot be legally recovered by reason of certain irregularities in connection therewith: And whereas demands in writing for payment of the said rates were made 30 and delivered, a large percentage of the said rates have been paid by divers ratepayers, and it is advisable in the public interest and to prevent injustice to validate the said rates and to authorize the recovery of the balance thereof: Be it therefore enacted as follows:-

The rates made and levied or which the Council purported to make and levy in and for the above-mentioned years as appearing in the rate-books of the Council shall be valid and be deemed to have been valid from the date when the Council purported to make and levy the said 40 rates respectively; the demands made for payment of the said rates shall be valid and be deemed to have been valid, and the said rates shall be recoverable by action notwithstanding the said irregularities or the omission of any conditions whatsoever precedent to the making or

may pay charges on Rangitoto Road oan out of Riding Account.

Validating certain rates of levying of the said rates or any irregularity, mistake, or omission in the form or manner of making or levying the same or otherwise; and valid demands upon all persons liable for the said rates shall be conclusively presumed to have been duly made and delivered in accordance with law.

City and Borough Councils.

Validating expenditure of unexpended balances of certain unemployment loans by Invercargill City Council.

16. Whereas as authorized by special resolution made on the sixth day of July, nineteen hundred and twenty-six, the Invercargill Borough Council raised a 10 special loan of eleven thousand seven hundred pounds, known as the Unemployment Loan No. 1 of £11,700, of which loan there was an unexpended balance of two thousand eight hundred and forty-five pounds on the thirty-first day of March, nineteen hundred and twenty- 15 And whereas as authorized by special resolution made on the nineteenth day of July, nineteen hundred and twenty-seven, the Invercargill Borough Council raised a special loan of six thousand seven hundred pounds, known as the Unemployment Loan 20 No. 2 of £6,700, of which loan there was an unexpended balance of one thousand four hundred and eighteen pounds on the thirty-first day of March, nineteen hundred and twenty-eight: And whereas no part of the said unexpended balances was required for 25 the purposes for which the aforesaid special loans were respectively raised and the Invercargill City Council appropriated and expended such balances, amounting in all to the sum of four thousand two hundred and sixty-three pounds, upon public works for the relief of 30 unemployment as follows: The cleaning of watermains, two thousand one hundred and twenty-four pounds; the construction of a road to Oreti Beach, thousand and five pounds; the construction of a wall and groyne in the New River Estuary, three hundred 35 and fifty-five pounds; the levelling of streets, four hundred and nine pounds; the beautifying of Tyne Street, one hundred and seventy-four pounds; and the reconstruction of Bluff-Invercargill Road, one hundred and ninety-six pounds: And whereas it is deemed 40 expedient to validate the expenditure of the said

unexpended balances: Be it therefore enacted follows:-

The action of the Invercargill City Council in appropriating and expending the aforesaid unexpended balances of the said special loans amounting in all to four thousand two hundred and sixty-three pounds on the before-mentioned public works is hereby validated.

17. Whereas the Wairoa Borough Council (hereinafter Validating called the Council) has paid to David Curtis, a former 10 employee of the Council, a pension at the rate of one pound a week as from the first day of January, nineteen Council and hundred and thirty-one: And whereas such payments authorizing were made without lawful authority: And whereas the payments. Council desires to continue paying such pension during 15 the lifetime of the said David Curtis: Be it therefore enacted as follows:-

All payments heretofore made by the Council to David Curtis of a pension at the rate of one pound a week shall be deemed to have been lawfully made, and 20 the Council is hereby authorized to continue to pay to the said David Curtis during his lifetime a pension at

the said rate. 18. Whereas the Westport Borough Council (herein-Special after called the Council) has obtained the consent of the with respect 25 Governor-General in Council under the provisions of the to certain Local Government Loans Board Act, 1926, to the raising Westport of a loan of three thousand five hundred and twenty Borough pounds (hereinafter referred to as the repayment loan) for the purpose of repaying certain authorized loans heretofore raised by the Council (hereinafter referred to 30 as the authorized loans): And whereas one of such authorized loans has fallen due prior to the repayment loan moneys being available: And whereas the Council has paid certain moneys from its District Fund Account for the repayment of such authorized loan which has 35 fallen due: And whereas the Council proposes to repay

from the District Fund Account any further part or parts of the authorized loans falling due prior to the repayment loan moneys being available: Be it therefore enacted as follows:-40

The Council is hereby authorized and empowered—

(a) To raise the amount of the repayment loan, or any part or parts thereof, notwithstanding the prior repayment in whole or in part of any of the authorized loans; and

pension by Wairoa Borough

(b) To refund to its District Fund Account out of the repayment loan-moneys any sums expended from that Account (whether before or after the passing of this Act) in repayment in whole or in part of any of the authorized loans.

Special provision with respect to certain loans by Whangarei Borough Council. 19. Whereas the Whangarei Borough Council (hereinafter called the Council) has obtained the consent of the Governor-General in Council, under the provisions of the Local Government Loans Board Act, 1926, to the raising of a loan of seven thousand pounds (hereinafter referred 10 to as the repayment loan) for the purpose of repaying certain authorized loans previously raised by the Council (hereinafter referred to as the authorized loans): And whereas the authorized loans fell due prior to the repayment loan-moneys being available and were repaid 15 by the Council from its District Fund Account: And whereas part of the repayment loan has already been raised, and the proceeds have been paid to the District Fund Account: Be it therefore enacted as follows:—

The Council is hereby, and shall be deemed to have 20

been, authorized and empowered—

(a) To raise the repayment loan, or any part or parts thereof, notwithstanding the prior repayment of the authorized loans; and

(b) To apply the repayment loan-moneys or any part or 25 parts thereof for the purpose of refunding to the District Fund Account the expenditure incurred in repaying the authorized loans.

20. Whereas by section twenty of the Local Legislation Act, 1931, the Lower Hutt Borough Council was 30 authorized to raise by special order a loan for the purposes of the construction of certain works required in terms of an agreement for the supply of water by the said Council to the Eastbourne Borough Council: And whereas, in anticipation of the raising of such loan, the 35 Lower Hutt Borough Council borrowed certain moneys from its bankers by way of overdraft and paid such moneys out of its General Account for the purposes of the construction of such works, and is now desirous of raising a special loan of five thousand pounds for the 40 purpose of repaying such moneys to its bankers and recouping its General Account and also for the purpose of meeting any further cost and charges in connection

Special provision with respect to loan of £5,000 by Lower Hutt Borough Council.

with the construction of the said works: Be it therefore enacted as follows:—

The Lower Hutt Borough Council is hereby authorized to raise a loan of five thousand pounds in the 5 manner set out in section twenty of the Local Legislation Act, 1931, and to utilize it to such extent as may be necessary for the purpose of repaying the moneys so borrowed from its bankers and recouping the moneys so paid out of its General Account, and for payment 10 of all other liabilities incurred or to be incurred in connection with the construction of the said works.

21. Whereas the Napier Borough Council was, by a Validating poll taken on the twenty-first day of December, nineteen expenditure hundred and twenty-six, duly authorized by the rate-by Napier 15 payers of the Borough of Napier to raise a loan of eight Council. thousand four hundred pounds for the purposes set out in the proposals submitted to the ratepayers: And whereas the said Council expended out of the said loan-moneys for the purchase of land the sum of seventeen pounds in 20 excess of the sum of one thousand pounds allocated in the said proposals to that purpose: And whereas the said Council expended out of the said loan-moneys for constructing roads and drains the sum of seven hundred and ninety-two pounds thirteen shillings and seven-25 pence in excess of the sum of five hundred and fifty pounds allocated in the said proposals to that purpose: And whereas it is desired to validate such excess expenditure: Be it therefore enacted as follows:-

The said payments of seventeen pounds and seven 30 hundred and ninety-two pounds thirteen shillings and sevenpence made by the said Council out of the said loan-moneys in excess of the amounts allocated to the respective purposes hereinbefore mentioned are hereby validated.

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after called the Council) was authorized by Order in Borough Council, bearing date the twelfth day of October, nineteen Council to hundred and thirty-one, and published in the New Zealand levy make and levy Gazette of the fifteenth day of the same month, to raise a additional 40 loan of fifteen thousand seven hundred pounds to be known special rates. as the Taihape Borough Public Works Construction and Improvements and Electric Light Extension Redemption Loan (1932): And whereas the said Council did on or about the first day of June, nineteen hundred and thirty-

22. Whereas the Taihape Borough Council (herein- Authorizing

two, raise under the authority of the said Order in Council a loan of eight thousand pounds (being a portion of the said loan of fifteen thousand seven hundred pounds), and did for the purpose of providing the interest, sinking fund, and other charges payable in respect of the said loan of eight thousand pounds make and levy a special rate of eleven-sixteenths of a penny in the pound upon the unimproved value of all rateable property in the Borough of Taihape: And whereas it is doubtful whether the Council now has power to make and levy further special rates 10 for the purpose of providing the interest, sinking fund, and other charges payable in respect of the balance of the said loan of fifteen thousand seven hundred pounds: Be it therefore enacted as follows:—

The Council is hereby authorized and empowered to 15 make and levy such further special rate or rates over the whole or any portion of the rateable property in the Borough of Taihape as may be necessary to provide the interest, sinking fund, and other charges payable in respect of the balance of the said loan of fifteen thousand seven 20

hundred pounds.

23. Whereas the Karori Borough Council raised in the year nineteen hundred and seven a loan known as Loan Number 5.—Completion of Tramway Road Widening and Recreation Reserve—£17,000 (hereinafter referred 25 to as the said loan), which loan matured on the thirtyfirst day of December, nineteen hundred and thirty-one: And whereas by reason of the union of the City of Wellington and the Borough of Karori in the year nineteen hundred and twenty the said loan became 30 thereafter payable by the Wellington City Council (hereinafter called the Council): And whereas on the thirtyfirst day of December, nineteen hundred and thirty-one, the sinking fund in respect of the said loan amounted to seven thousand eight hundred pounds: And whereas 35 it was wrongly recorded in the Karori Borough Council records that the said loan was repayable on the thirtieth day of June, nineteen hundred and thirty-two, and the Council for that reason failed to obtain the necessary Order in Council under the provisions of the 40 Local Government Loans Board Act, 1926, authorizing the raising of a special loan of nine thousand two hundred pounds necessary to enable the Council to pay off the said loan and it was necessary to advance nine

Wellington City Council authorized to raise special loan to recoup District Fund for advance in respect of repayment of Karori Borough Council Special Loan No. 5.

thousand two hundred pounds temporarily from the District Fund Account of the Council in order to pay off the said loan: And whereas such Order in Council cannot now be issued and it is advisable to authorize 5 the Council to raise a special loan of nine thousand two hundred pounds for the purpose of repaying the said sum of nine thousand two hundred pounds advanced by the Council from its District Fund Account: Be it therefore enacted as follows:—

The Council may by special order and without 10 taking the steps prescribed by sections nine to thirteen of the Local Bodies' Loans Act, 1926, raise a special loan of nine thousand two hundred pounds, and may pay the proceeds of such special loan into its District

15 Fund Account.

24. The Christchurch City Council is hereby autho- Authorizing rized and shall be deemed always to have been Christchurch City Council to authorized to contribute out of the accumulated profits of its Municipal Electricity Department to the fund Relief of Distress Fund 20 known as the Mayor's Relief of Distress Fund a sum from electricity or sums not exceeding in the aggregate three thousand profits. five hundred pounds.

25. The payments made by the Stratford Borough Validating Council and the Taumarunui Borough Council of sums expenditure 25 of fifty pounds and twenty pounds respectively to the committee in charge of the celebrations in respect of the opening of the Stratford-Okahukura Railway are hereby validated and declared to have been lawfully made.

26. Whereas the Tauranga Dolough Contain celebrations certain celebrations c 26. Whereas the Tauranga Borough Council (hereinafter March, nineteen hundred and thirty-two, the jubilee of Borough Council. the constitution of the Borough of Tauranga, and incurred expenses in issuing a Jubilee Booklet, and incurred in 35 connection therewith certain liabilities: And whereas the Council received on account of the expenses of such celebrations certain moneys from public subscriptions and the sale of booklets: And whereas such moneys proved insufficient to satisfy the whole of such liabilities, 40 and it is desirable to authorize the Council to pay the deficiency out of its District Fund Account, and to

Borough Council and Taumarunui Borough Council.

Tauranga

validate the action of the Council in incurring such liabilities: Be it therefore enacted as follows:

(1) The action of the Council in authorizing the said celebrations and issuing such booklet and incurring the

said liabilities is hereby validated.

(2) The Council is hereby authorized to apply the said public subscriptions and proceeds from the sale of booklets, and also to pay out of the General Account of the District Fund of the said Borough a sum not exceeding one hundred and ninety-five pounds, for the purpose of 10

satisfying such liabilities.

Validating proceedings in connection with Green Island Borough Council's Waterworks Redemption Loan (1931) of £5,700.

27. Whereas by Order in Council made under the Local Government Loans Board Act, 1926, and the Local Bodies' Loans Act, 1926, dated the twelfth day of October, nineteen hundred and thirty-one, and published in the 15 Gazette of the fifteenth day of the same month, the Green Island Borough Council was authorized to raise a loan of five thousand seven hundred pounds (hereinafter referred to as the said loan), at a rate of interest not exceeding five per centum per annum, for the purpose of redeeming 20 the outstanding liability in respect of two waterworks loans which matured on the seventeenth day of November, nineteen hundred and thirty-one: And whereas the sum of three thousand five hundred pounds of the said loan was raised by the issue of debentures which inadvertently 25 provided for the payment of interest at the rate of five and one-quarter per centum per annum: And whereas in anticipation of raising the said loan and for the purpose of assisting in the repayment of the maturing loans the Council advanced and paid out of its District Fund 30 Account the sum of two thousand seven hundred pounds, intending subsequently to repay such sum to the District Fund Account out of the proceeds of the said loan: And whereas the sum of two thousand seven hundred pounds has been so repaid to the District Fund Account: And 35 whereas the Council could not lawfully use the proceeds of the said loan for the purpose of recouping the District Fund Account: Be it therefore enacted as follows:

Notwithstanding anything to the contrary in the Local Government Loans Board Act, 1926, the Local Bodies' 40 Loans Act, 1926, or any other Act, the Council shall be deemed to have had lawful authority to raise the said sum of three thousand five hundred pounds of the said loan by the issue of debentures bearing interest at the

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rate of five and one-quarter per centum per annum, and to pay the sum of two thousand seven hundred pounds from the proceeds of the said loan to the District Fund

- 28. Whereas the Wellington City Council, in exercise of Wellington the powers vested in it, has raised certain loans—namely. (a) the Wellington City Street Works Loan, 1925, of two hundred thousand pounds and Supplementary Loan of twenty thousand pounds; and (b) the Wellington City for street works 10 Paving and Surface-sealing Loan, 1927, of two hundred not authorized and one thousand pounds: And whereas after providing all moneys necessary to complete the works for which each of the said loans was raised there will be an unexpended balance in respect of each loan: And whereas it is pro-15 posed that the balances should be made available for other street works: Be it therefore enacted as follows:
- (1) Notwithstanding anything contained in any Act or in any Order in Council relating to the said loans the Wellington City Council is hereby authorized to expend 20 the said unexpended balances of the said loans for all or any of the following purposes:-

(a) Paving and sealing other streets:

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(b) Widening or improving the formation of streets for which paving or other surface-sealing works are authorized by either of the said loans, and additional paving and surface-sealing on any street the formation of which is so widened.

(2) No unexpended balances of either of the said loans shall be expended as provided by this section unless and 30 until authority in that behalf is given by the Local Government Loans Board.

(3) The provisions of subsections two to seven of section forty-seven of the Finance Act, 1929, shall apply to every application by the Council for authority as 35 aforesaid, and the Local Government Loans Board may in its discretion give such authority either as to the whole or to any part of any proposal submitted to it, and either unconditionally or subject to such terms, conditions, and stipulations as it thinks fit to impose.

29. Whereas the Birkenhead Borough Council was duly Validating a authorized by a poll of ratepayers of the Borough of rate made by Birkenhead, taken on the twenty-eighth day of June, nine-the Birkenhead teen hundred and twenty-eight, to raise, under the Local Council and Bodies' Loans Act, 1926, for the purpose of augmenting debentures

authorized to balances of in those loans.

Borough thereon.

and extending water reticulation, a special loan of five thousand two hundred and thirty pounds, to be secured upon a special annually recurring rate of nineteen sixty-fourths of a penny in the pound on the rateable value (on the basis of the unimproved value) of all 5 rateable property in the borough: And whereas the proceedings subsequently taken by the said Council in connection with the raising of the said loan were irregular or defective and did not comply with the requirements of law in that the whole amount of the 10 loan was raised by the issue of debentures before the making of the special rate for the purpose of securing the repayment of the said loan and interest thereon: And whereas such special rate has since been made and levied by resolution of the Council gazetted under 15 the provisions of the Local Bodies' Loans Act, 1926, and in accordance with the said poll of ratepayers: And whereas the said Borough Council has in the interval between the raising of such loan and the actual making of such rate purported to levy and demand the 20 amount of such special rate as part of its consolidated special rate for each rating period, and the majority of ratepayers in the borough have paid such special rate accordingly: And whereas it is expedient to validate the making and levying of the said special rate and to make 25 the same an effective security for the debentures issued in respect of such loan: Be it therefore enacted as follows:—

The proceedings in connection with the said loan of five thousand two hundred and thirty pounds are hereby validated, and the said special rate shall for all purposes 30 be deemed to have been duly made on the nineteenth day of December, nineteen hundred and twenty-eight, being a

date prior to the issue of the said debentures.

30. Whereas the Hamilton Borough Council (hereinafter referred to as the Council) has obtained the sanction 35 of the Local Government Loans Board to the raising of the following three loans (hereinafter referred to as the repayment loans)—(a) The Drainage and Library Renewal £51,500 Loan, 1932, for the purpose of repaying the outstanding liability in respect of two special drainage 40 loans of ten thousand pounds and forty-four thousand four hundred pounds, which matured respectively on the first day of February and the first day of June, nineteen hundred and thirty-two; and a special loan of four

Special provision with respect to certain loans by Hamilton Borough Council.

thousand pounds for library purposes, which matured on the first day of July, nineteen hundred and thirty-two; (b) the Gasworks Renewal £3,100 Loan, 1932, for the purpose of repaying the outstanding liability in respect of 5 a special loan of four thousand pounds for the extension of the gasworks of the borough, which matured on the first day of May, nineteen hundred and thirty-two; and (c) the Whatawhata Bridge Renewal £900 Loan, 1932, for the purpose of repaying the outstanding liability in 10 respect of a special loan of one thousand six hundred pounds for the rebuilding of the Whatawhata Bridge, which matured on the first day of July, nineteen hundred and thirty-two: And whereas, pending the raising of the repayment loans, the Council was compelled 15 to advance out of the District Fund Account the sums of one thousand two hundred and eighty pounds, three hundred and ten pounds, and eight hundred pounds for the purpose of redeeming certain debentures maturing as aforesaid: Be it therefore enacted as follows:—

The Council is hereby authorized and empowered— (a) To raise the repayment loans, or any part or parts thereof, notwithstanding the prior repayment in whole or in part of the aforesaid special

loans; and

25(b) To apply the repayment loan-moneys, or any part or parts thereof, for the purpose of refunding to the District Fund Account the expenditure incurred in repaying in whole or in part the aforesaid special loans. 30

31. In addition to any other lawful payments, the Authorizing Lower Hutt Borough Council is hereby authorized to contribute out of its general fund to the Lower Hutt Council to Relief Committee, appointed under the Unemployment contribute to Unemployment Act, 1930, a sum or sums not exceeding in the aggregate

35 five hundred pounds.

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32. Whereas in pursuance of the powers conferred by section one hundred and eighty-nine of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1924, and section four of the Otago Harbour Board Empowering Act, 1929, the Corporation of the City of Dunedin (hereinafter referred to as the Corporation), by a memorandum of lease, provisionally deposited in the Land Registry Office at Dunedin for registration under Number 7053 (hereinafter referred to as the said lease),

Lower Hutt Borough Committee.

Validating lease from Dunedin City Corporation to University of

has granted to the University of Otago a lease of certain lands described therein, together with a right of way over certain other lands also described therein: And whereas the said right of way is necessary to give access to the lands so leased, and is sixty-six feet in

width: Be it therefore enacted as follows:

(1) Notwithstanding that the said right of way is the only access to the said lands so leased and is sixty-six feet in width, the said lease (including the said right of way) is hereby validated and declared to have been law- 10 fully granted, and it shall, together with all plans and other documents requisite or ancillary thereto be accepted for registration and be registered accordingly by the District Land Registrar at Dunedin:

Provided that nothing herein contained shall be 15 construed to render such right of way a public road

or street.

(2) The lands comprised in the said lease shall be held by the said University free of all existing and future rates, taxes, duties, impositions, outgoings, and burdens whatso- 20 ever, and to give effect to this provision (but without limiting the generality of the foregoing words) the covenant by the Corporation contained in the said lease to pay such rates and other burdens as aforesaid and to indemnify the University in respect thereof is hereby 25 declared to be valid and binding in all respects and shall at all times have full force and effect according to the tenor thereof.

(3) The foregoing provisions of this section shall apply to any renewed lease granted in pursuance of the 30 provisions in that behalf contained in the said lease.

(4) The provisions of this section are in addition to any other statutory powers or authorities now or hereafter existing relating to the said lease or any renewal thereof.

33. Whereas the Hamilton Traffic Bridge is under the jurisdiction of the Hamilton Borough Council: whereas it will shortly become necessary for the said Council to expend a large sum of money in effecting necessary repairs to the said bridge: Be it therefore 40 enacted as follows:—

The Hamilton Borough Council may, without taking the steps described in sections nine to thirteen of the Local Bodies' Loans Act, 1926, but subject to the Local

Authorizing raising of loan by Hamilton Borough Council.

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Government Loans Board Act, 1926, raise a special loan under the said Local Bodies' Loans Act for the purpose of effecting the necessary repairs to the said Hamilton

Traffic Bridge.

34. (1) In addition to the power contained in section Power to four of the Thames Borough Commissioner Act, 1932, appoint Deputy appoint a Thames Borough Commissioner, the Borough Governor-General in Council may appoint a fit person Commissioner. to be the Deputy Thames Borough Commissioner 10 (hereinafter referred to as the Deputy Commissioner).

(2) Any such appointment may be made for such period as the Governor-General in Council may specify either in the Order in Council making the appointment

or in a subsequent Order.

(3) Subject to the last preceding subsection, the 15 Deputy Commissioner shall be appointed in the same manner, and be subject to the same restrictions,

conditions, and provisions as the Commissioner.

(4) The Deputy Commissioner shall act when there 20 is any vacancy in the office of Commissioner or when the Commissioner is unable to act, and while so acting shall be deemed to be the Commissioner. The fact that the Deputy Commissioner exercises any power or function of the Commissioner shall be conclusive evidence of his 25 authority so to do, and no person shall be concerned to inquire whether or not the occasion for his so doing has arisen or has ceased.

(5) The power conferred by the said section four on the Town Clerk, or such other person as the Minister 30 appoints, to act as Commissioner when there is any vacancy in the office of Commissioner shall be exercisable only when there is no person holding the office of

Deputy Commissioner.

(6) The Deputy Commissioner shall be paid such 35 remuneration, allowances, and expenses for acting in the place of the Commissioner as are fixed from time to time by the Governor-General in Council. The provisions of subsection one of section eighteen of the Thames Borough Commissioner Act, 1932, shall apply to all payments 40 under this subsection.

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Provision for payment by Thames Borough Commissioner of certain preliminary expenses.

Authorizing Thames Borough Commissioner to add 10 per cent. to unpaid rates before authorized time.

Authorizing Thames Borough Commissioner to make all rates payable by instalments.

Authorizing expenditure of £2,000 from Thames Borough Electricity Depreciation Fund on electricity change-over.

35. All costs and expenses incurred by or on behalf of the committee representing certain holders of debentures issued by the Thames Borough Council, and known as the Loans Creditors Committee, in and incidental to the promoting of the Thames Borough Commissioner Act, 1932, and the appointment of the Thames Borough Commissioner, shall be paid by the Thames Borough Commissioner, and charged against the General Account kept by him.

36. The Thames Borough Commissioner may at any 10 time he thinks fit add the additional charge of ten per centum authorized by section seventy-six of the Rating Act, 1925, to the rates made and levied by him for the financial year ending on the thirty-first day of March, nineteen hundred and thirty-three, notwithstanding that 15 the period of six months and fourteen days from the

demand of those rates has not expired.

37. Notwithstanding the provisions of paragraph (c) of section fifty-one of the Rating Act, 1925, any rate demanded by the Thames Borough Commissioner shall be 20 payable in such instalments and on such day or days as the Commissioner fixes in that behalf.

38. (1) Notwithstanding anything contained in section fifty-two of the Municipal Corporations Amendment Act, 1928, any moneys not exceeding the sum of 25 two thousand pounds held upon trust by the Commissioners of the Depreciation Fund in connection with the electricity undertaking of the Borough of Thames may be applied towards the cost of completing the changing of the electricity reticulation of that 30 borough from direct current to alternating current.

(2) The Depreciation Fund Commissioners, on the demand of the Thames Borough Commissioner, shall forthwith pay to him for application to the purpose aforesaid any amount or amounts not exceeding in 35 the aggregate the sum of two thousand pounds. The Depreciation Fund Commissioners shall not be obliged to see to the application of any moneys so paid by them.

(3) The provisions of sections fifty-three to fifty-five of the Municipal Corporations Amendment Act, 1928, 40 shall not apply with respect to any demand made by the Thames Borough Commissioner for any sum or sums of money for the purpose aforesaid.

39. It shall not be deemed to have been necessary Relieving for the Thames Borough Council to pay to the Sinking Fund Commissioners of the several loans of the Borough Council from of Thames any instalments of sinking fund payments that obligation to make certain 5 became due during the interest year which commenced sinking fund on the sixteenth day of July, nineteen hundred and payments.

thirty-one.

40. (1) Notwithstanding anything to the contrary in Authorizing any Act, the Thames Borough Commissioner may lease to 10 the Thames Branch of the Royal New Zealand Society for Commissioner the Health of Women and Children (commonly known as land to Plunket the Plunket Society), for the general purposes of the Society. society, the whole or any part of the land hereinafter described, for a period not exceeding fifteen years, at a 15 peppercorn rental and upon such terms and conditions as the Commissioner thinks fit.

(2) During the term of any such lease the said land with all buildings and improvements that may for the time being be thereon shall be deemed not to be rateable 20 property within the meaning of the Rating Act, 1925.

(3) The land to which this section relates is particularly

described as follows:—

All that piece or parcel of land situated within the Borough of Thames, Block IV, Thames Survey District, 25 and being part of the Whakaharatau Block, now vested in the Thames Borough Corporation as a recreation reserve, containing by admeasurement twelve and eighty-six hundredths perches. Bounded: commencing at a point on Queen (or Eyre) Street, distant 76.47 links, 159° 9′ 30″, 30 from the northern corner of the said Whakaharatau Block: thence bounded on the north-east by Queen Street, 106.6 links, 159° 9′ 30"; and thence bounded by the remainder of the Whakaharatau Block on the south-east, 75.76 links, 249° 10', on the south-west, 106.6 links, 35 339° 9′ 30″, and on the north-west, 75.76 links, 69° 10′, to the point of commencement.

41. Whereas in or about the year eighteen hundred Authorizing and ninety-two what purported to be a right-of-way was laid off in the Town District of Whangarei and was called Mansfield Terrace: And whereas the width of such rightof-way is referred to in deeds as 28.5 links, but the Terrace to be a actual width of the said right-of-way is 28.5 feet: And whereas it is desirable that the said right-of-way should

Borough Council by special order Mansfield public street.

be declared a public street, but the Whangarei Borough Council has no power so to do: Be it therefore enacted as follows:-

(1) The Whangarei Borough Council may by special order under section one hundred and eighty-six of the Municipal Corporations Act, 1920, declare the right-ofway known as Mansfield Terrace, as the same is more particularly delineated on the plan deposited in the office of the Chief Surveyor at Auckland numbered 27101 and thereon coloured blue and yellow, to be a public 10 street, notwithstanding that the said right-of-way does not comply with the provisions of the said section; and upon the passing of such special order the said rightof-way shall become a street vested as such in the Corporation of the Borough of Whangarei.

(2) No building or part of a building shall at any time be erected on the land fronting either side of the said street within a distance of thirty-three feet from the

middle-line of the said street:

Provided that this condition shall not apply to the 20 land contained in certificate of title, Volume 522, folio 151, being part Allotment 1, Parish of Whangarei, or to the land contained in certificate of title, Volume 522, folio 268, being Lot 9.

Road Boards.

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42. Whereas on or about the first day of August, nineteen hundred and twenty-nine, the South Rakaia Road Board (hereinafter called the Board) paid to the Todd Motor Company, Limited, of Christchurch, motor dealers (hereinafter called the company), the sum of one hundred 30 and fifty pounds as a deposit on the purchase by Arthur James McPherson, then Clerk of the Board, of a motor-car, which was required by him in the execution of his official duties: And whereas no agreement was made between the Board and the said Arthur 35 James McPherson as to the repayment of the said sum of one hundred and fifty pounds and no repayments were made to the Board and no other payments were made by any person to the company in respect of such purchase: And whereas the said motor-car was seized 40 by the company when the said Arthur James McPherson ceased to be an employee of the Board in or about the month of April, nineteen hundred and thirty: And

Validating unlawful expenditure by South Rakaia Road Board.

whereas the members of the Board were unaware that such expenditure was unlawful, but have since refunded to the Road Board Fund the sum of twenty-five pounds: And whereas it is desirable to validate the 5 expenditure of the balance of one hundred and twentyfive pounds: Be it therefore enacted as follows:-

The payment by the Board of the sum of one hundred and twenty-five pounds, being part of the said deposit paid to the company as aforesaid, is hereby 10 validated and declared to have been lawfully made, and, notwithstanding anything to the contrary in the Public Revenues Act, 1926, or any other Act, such expenditure of the said sum shall not at any time operate or be deemed heretofore to have operated to 15 render the members of the Board or any of them liable to be surcharged with the amount thereof.

Town Boards.

43. It shall be deemed to have been lawful for Validating the Pleasant Point Town Board to expend, out of the expenditure by 20 Pleasant Point Town Buildings Loan, 1928, of three Town Board thousand two hundred and fifty pounds, the sum of out of loan-moneys. fifty pounds five shillings for the purpose of providing furniture and furnishings for the town buildings.

44. (1) The Governor-General may by Proclamation Provision with 25 abolish the Rangataua Town District, dissolve the Board thereof, and include in the County of Waimarino the Rangataua area comprising the Rangataua Town District prior to such abolition.

(2) Upon the exercise by the Governor-General of the 30 powers hereinbefore conferred, the provisions of section thirty-two of the Counties Act, 1920, shall apply in all respects as if the Rangataua Town District had been merged in the County of Waimarino under that Act.

Harbour Boards.

45. The Bluff Harbour Board is hereby empowered Authorizing to pay out of its Harbour Fund the sum of one hundred Bluff Harbour Board to pay a 35 and sixty-eight pounds fifteen shillings as a compassionate compassionate allowance to Amelia Isabella Wishart, of Bluff, the widow allowance. of John Jabez Hay Wishart, deceased, late tug-engineer 40 of the said Board.

and dissolution of Rangataua Town Board.

Authorizing and validating special rates by Nelson Harbour Board.

46. Whereas pursuant to the powers contained in the Nelson Harbour Act, 1900, the Nelson Harbour Board raised a special loan of sixty-five thousand pounds upon the security of its endowments and of a special rate on the rateable property in the Nelson Harbour District: And whereas the said loan matured on the first day of September, nineteen hundred and thirty-two, and with the consent of the Governor-General in Council, given under the Local Government Loans Board Act, 1926, the Nelson Harbour Board proceeded to raise two special 10 loans of twelve thousand pounds and thirty-six thousand pounds respectively, called the Harbour Improvement Redemption Loan, 1932 (No. 1), and the Harbour Improvement Redemption Loan, 1932 (No. 2), for the purpose of repaying the outstanding balance of the 15 special loan of sixty-five thousand pounds, and levied special rates on the rateable property in the Nelson Harbour District as security for the payment of the said special loans and the interest, sinking fund, and other charges thereon respectively: And whereas doubts have 20 arisen as to the power of the Nelson Harbour Board to make and levy special rates as such security and it is expedient to validate the proceedings in respect of the said last-mentioned special loans and special rates and to give the Nelson Harbour Board the powers herein- 25 after mentioned: Be it therefore enacted as follows:-

(1) The Nelson Harbour Board is hereby authorized to make and levy special rates on the rateable property in the Nelson Harbour District as security for the payment of the said special loans of twelve thousand pounds 30 and thirty-six thousand pounds and the interest, sinking

fund, and other charges thereon respectively.

(2) All proceedings heretofore taken by the Nelson Harbour Board in connection with the said special loans of twelve thousand pounds and thirty-six thousand 35 pounds respectively, and the making and levying of the special rates as security aforesaid, are hereby validated, and neither the validity nor the sufficiency of the proceedings nor the validity of the said special rates already made and levied as aforesaid shall be 40 questioned upon any ground whatever.

(3) The provisions of the Local Bodies' Loans Act, 1926, shall apply and be deemed always to have applied to the aforesaid special loans of twelve thousand pounds

and thirty-six thousand pounds and to the Nelson Harbour Board as if the Nelson Harbour Board were a local authority within the meaning of that Act.

(4) This section shall be deemed to be a special Act

5 within the meaning of the Harbours Act, 1923.

47. Whereas the Wairoa Harbour Board (hereinafter Authorizing referred to as the Board), under the authority conferred Wairoa Harbour Board by the Wairoa Harbour Board Empowering and Loan to make certain Act, 1909, and the Wairoa Harbour Board Empowering transfers from interest 10 and Loan Act, 1918, borrowed sums amounting in the accounts aggregate to eighty-five thousand pounds for harbour- to General Account. works for the Harbour of Wairoa, and under the authority conferred by the Wairoa Harbour Board Empowering and Loan Act, 1919, borrowed the sum of thirty-two thousand pounds for harbour-works for the Harbour of Waikokopu: And whereas special rates have been made and levied as security for the moneys so borrowed, and the office, clerical, legal, and other expenses incurred by the Board in collecting such rates have prior to the financial year 20 ended the thirtieth day of September, nineteen hundred and twenty-eight, been met out of the General Cash Account of the Board: And whereas by section fifty-six of the Local Legislation Act, 1928, and by section thirtyeight of the Local Legislation Act, 1929, the Board was 25 authorized and empowered to pay out of the respective interest accounts kept in respect of each of the said loans such expenses incurred for the period ended on the thirtieth day of September, nineteen hundred and thirtyone: And whereas it is desirable that such authority be 30 extended for the period of three financial years ending on the thirtieth day of September, nineteen hundred and

thirty-four: Be it therefore enacted as follows:— The Board may in respect of each of the financial years during the period ending on the thirtieth day of 35 September, nineteen hundred and thirty-four, transfer to its General Cash Account from any other account kept by it in respect of the proceeds of any special rates made and levied as aforesaid such sums as in the opinion of the Audit Office represent the proportionate part attributable 40 to such other account of the office, clerical, legal, and other expenses of the Board of any nature whatsoever in respect of the levying, collecting, and recovery of such

special rates.

Authorizing Bay of Islands Harbour Board to grant a lease of certain land.

48. Whereas by agreement bearing date the first day of December, nineteen hundred and twenty-four, His Majesty the King, acting in pursuance of section sixteen of the Bay of Islands Harbour Act, 1920, and its amendments, sold to the Bay of Islands Harbour Board all that parcel of land, containing four acres one rood twenty-seven and nine-tenths perches, being that portion of the Railway Reserve at Opua called Section 36 of Block V of the Russell Survey District, and being the whole of the land comprised and described in certificate of title, Volume 408, 10 folio 281, Auckland Registry: And whereas portions of the said land were subject to certain leases: And whereas it is expedient that the Board should have power to lease such portions of the said land as it should think fit: Be it therefore enacted as follows:—

The Board is hereby empowered to lease, in accordance with the provisions of the Public Bodies' Leases Act, 1908, any part of the said land not required for harbour works.

Electric-power Boards.

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49. Whereas in anticipation of raising a special loan of three thousand pounds to be known as the Reticulation Loan (1930) for the purpose of extending the reticulation in the Golden Bay Electric-power District, the Golden Bay Electric-power Board expended the 25 sum of nine hundred and seven pounds one shilling and eightpence out of its Power Fund towards the purposes for which the said special loan was to be raised, and upon obtaining authority for and raising the said special loan refunded the said sum to its 30 Power Fund out of the proceeds of the special loan: And whereas although such refund was made in good faith, it was in contravention of the provisions of the Local Bodies' Loans Act, 1926, and it is desirable to validate it: Be it therefore enacted as follows:—

The refund by the said Board of the said sum of nine hundred and seven pounds one shilling and eightpence to its Power Fund out of the said Reticulation

Validating refund to Power Fund Account from loan-moneys by Golden Bay Electric-power Board.

Loan (1930) is hereby validated and declared to have

been lawfully made.

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50. Whereas the Malvern Electric-power Board, by Provision with virtue of the powers conferred by section seventy of the respect to 5 Electric-power Boards Act, 1925, has borrowed money Malvern from its bankers by way of overdraft: And whereas it Electric-power appears that the Board will not be able to meet its liabilities, including interest and sinking fund charges, if required to restrict the amount borrowed or owing by 10 it by way of bank overdraft within the limits laid down by the Local Bodies' Finance Act, 1921–22, as varied by the said section seventy of the Electric-power Boards Act, 1925: And whereas the overdraft of the Board as at the thirty-first day of March, nineteen hundred and 15 thirty-two, was in excess of the limits imposed by the sections hereinbefore referred to: Be it therefore enacted as follows:-

(1) Notwithstanding anything to the contrary in the Local Bodies' Finance Act, 1921–22, or in section seventy 20 of the Electric-power Boards Act, 1925, it shall be lawful for the Malvern Electric-power Board to borrow moneys from the bankers by way of overdraft or from any other person or persons, but so that the amount owing under this section from time to time (exclusive of moneys 25 borrowed under section fifty-three of the Electric-power Boards Act, 1925) shall not exceed—

(a) At the thirty-first day of March, nineteen hundred and thirty-three, six per centum of its aggregate capital expenditure as at that date;

(b) At the thirty-first day of March, nineteen hundred and thirty-four, four per centum of its aggregate capital expenditure as at that date; and

(c) At the thirty-first day of March, nineteen hundred and thirty-five, two per centum of its aggregate

capital expenditure as at that date. 35

(2) In every financial year after the thirty-first day of March, nineteen hundred and thirty-five, the powers of the said Board to borrow by way of bank overdraft, or otherwise than under section fifty-three of the Electric-40 power Boards Act, 1925, shall be limited to the powers

conferred by section three of the Local Bodies' Finance Act, 1921–22.

(3) The action of the Board in borrowing and owing moneys in excess of the limits prescribed by section seventy of the Electric-power Boards Act, 1925, in respect to its overdraft for the financial year ended the thirty-first day of March, nineteen hundred and thirty-two, is

hereby validated.

51. (1) It shall not be necessary for the Malvern Electric-power Board in any financial year prior to that 10 beginning on the first day of April, nineteen hundred and thirty-six (hereinafter referred to as the said financial year), to make any payment to the Depreciation Fund Commissioners as provided by section twenty-two of the Electric-power Boards Amendment Act, 1927, in respect 15 of the several amounts credited and to be credited in each financial year to the Depreciation Fund of the said Board.

(2) The said Board shall pay to the Depreciation Fund Commissioners the total amount remaining unpaid 20 under the said section as at the beginning of the said financial year either in the said financial year, or by successive annual instalments, each being equal to at least one-fourteenth of such total amount, payable respectively in each financial year until such total amount 25

is paid, commencing in the said financial year.

52. Whereas during the three financial years ended the thirty-first day of March, nineteen hundred and thirty, nineteen hundred and thirty-one, and nineteen hundred and thirty-two, respectively, the Opunake Electric-Power 30 Board (hereinafter called the Board) borrowed moneys by way of overdraft in excess of the limits allowed by section three of the Local Bodies' Finance Act, 1921-22, as extended by section seventy of the Electric-power Boards Act, 1925: And whereas such excess overdraft 35 was occasioned primarily by reason of expenditure incurred in completing electrical reticulation to enable electrical energy to be supplied to outlying portions of the Board's district: And whereas it is desirable to validate the excess overdraft and to provide for the 40 repayment thereof over a period not exceeding five years: And whereas at the thirty-first day of March, nineteen hundred and thirty-two, the amount owing by the Board by way of overdraft in excess of the limits prescribed

Suspending certain payments required to be made to Depreciation Fund by Malvern Electric-power Board.

Validating excess overdraft of Opunake Electric-power, Board, and providing for liquidation of overdraft.

as aforesaid was the sum of three thousand six hundred

pounds: Be it therefore enacted as follows:—

(1) Notwithstanding anything to the contrary in the Local Bodies' Finance Act, 1921-22, the Electric-power 5 Boards Act, 1925, or in any other Act, the moneys borrowed and owed by the Board by way of overdraft in the financial years ended the thirty-first day of March, nineteen hundred and thirty, nineteen hundred and thirty-one, and nineteen hundred and thirty-two, 10 respectively, in excess of the limits allowed by law are hereby declared to have been lawfully borrowed and owed.

(2) The said sum of three thousand six hundred pounds owing by the Board as aforesaid shall not be 15 taken into account in determining the amount that may be borrowed and owed by the Board by way of overdraft at any time before the first day of April, nineteen

hundred and thirty-seven:

Provided that the Board shall repay the said sum 20 of three thousand six hundred pounds not later than the thirty-first day of March, nineteen hundred and thirty-seven, and shall in the meantime repay in each financial year, commencing in the year ending on the thirty-first day of March, nineteen hundred and thirty-25 three, such part of the said sum of three thousand six hundred pounds, being not less than five hundred pounds, as the Local Government Loans Board fixes for that financial year.

(3) In every financial year after the said thirty-first 30 day of March, nineteen hundred and thirty-seven, the powers of the Board to borrow and to owe by way of overdraft, or otherwise than under section fifty-three of the Electric-power Boards Act, 1925, shall be limited to the powers conferred by section three of the said Local

35 Bodies' Finance Act, 1921–22.

River and Drainage Boards.

53. Whereas the Kahutara River Board (hereinafter Validating called the Board) was, by a consent of ratepayers bearing ortain proceedings in date the twenty-eighth day of March, nineteen hundred connection 40 and thirty, authorized to raise a loan of two thousand with the raising of a six hundred pounds for the purpose of completing the loan of £2,600 erection of certain stop-banks within the district of the by Kahutara River Board.

Board: And whereas in pursuance of such consent the Board duly raised such loan under the name of the Stop-bank Supplementary Loan of £2,600: And whereas prior to the date of obtaining such consent of ratepayers the Board incurred expenditure in the carrying-out of urgent restoration work to the extent of nine hundred and seventy-three pounds seven shillings and twopence in connection with the work for the completion of which such loan was raised: And whereas the said sum of nine hundred and seventy-three lopounds seven shillings and twopence was subsequently paid in good faith out of the loan moneys: And whereas it is expedient that such expenditure should be validated: Be it therefore enacted as follows:—

Notwithstanding anything contained in the Local 15 Bodies' Loans Act, 1926, or in any other Act, the raising of the said loan in respect of the expenditure already incurred by the Board is hereby validated, and the said sum of nine hundred and seventy-three pounds seven shillings and twopence is hereby declared to have been 20 lawfully expended by the Board and to have been lawfully

paid out of the said loan-moneys.

54. The distribution by the Jed River Drainage Board of its surplus funds amongst the ratepayers of the Jed

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River Drainage District is hereby validated.

55. Whereas the Minister of Public Works proposes to carry out certain river improvement, protection, and drainage-works in the Kaipara River District: And whereas the Kaipara River Board has agreed to contribute from the first day of October, nineteen 30 hundred and thirty-four, the sum of one thousand four hundred pounds by annual instalments of not less than one hundred and fifty pounds towards the cost of such works: Be it therefore enacted as follows:—

(1) It shall be lawful for the Kaipara River Board to 35 pay and the Board shall pay to the Minister of Public Works the sum of one thousand four hundred pounds towards the cost of the said works.

(2) The said sum of one thousand four hundred pounds shall be payable by annual instalments of not less 40 than one hundred and fifty pounds due and payable respectively on the first day of October, nineteen hundred and thirty-four, and on the corresponding day in each and every year thereafter until the said amount is paid.

Validating distribution of surplus funds by Jed River Drainage Board.

Authorizing Kaipara River Board to pay cost of riverworks by instalments.

(3) If default is made by the Board in the full and punctual payment of any amount due and owing by it as aforesaid, the amount in arrear, together with interest thereon at the rate of five per centum per annum 5 from the due date to the date of payment, shall be recoverable as a debt due to the Crown.

(4) A certificate under the hand of the Controller and Auditor-General shall be sufficient evidence of the sums in respect of which default is made as aforesaid, and of the

10 amounts from time to time in arrear.

56. The expenditure by the Waimakariri River Trust Validating of a sum of thirty-one pounds four shillings and fivepence expenditure during the financial year ended on the thirty-first day of River Trust. March, nineteen hundred and thirty-one, in connection 15 with the opening of a new bridge is hereby validated, and

declared to have been lawfully incurred.

57. (1) The Kaipara River Board may, without taking Authorizing Kaipara River the steps prescribed by sections nine to thirteen of the Kaipara River Board to raise a Local Bodies' Loans Act, 1926, but subject to the loan of £1,100 20 provisions of the Local Government Loans Board Act, 1926, raise a special loan under the said Local Bodies' expenses, and Loans Act, 1926, not exceeding the sum of one thousand cancelling certain rates. one hundred pounds, for the following purposes, namely:—

(a) Paying legal, engineering, and surveying costs and charges heretofore incurred by the Board in connection with the constitution of the Kaipara

River District:

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(b) Paying fees and expenses of classifiers, and legal, engineering, and surveying costs and charges so incurred in connection with the classification for rating purposes of lands within the said district:

(c) Paying costs so incurred in respect of a Commission relative to a petition for the alteration of the boundaries of the said district, including legal, engineering, and surveying costs and charges in connection with such petition:

(d) Paying Court and legal costs and charges so incurred on account of test cases respecting

rates made by the Board:

(e) Paying engineering and surveying costs so incurred in connection with river surveys:

(f) Paying the expenses of raising the loan.

(3) Any moneys heretofore or hereafter paid by the Board out of its General Account for any of the purposes for which the said loan may be raised shall not be taken into account in determining the limits of the powers of the Board to borrow and to owe moneys by way of overdraft pursuant to section three of the Local Bodies' 10 Finance Act, 1921–22, at any time before the first day of April, nineteen hundred and thirty-four.

(4) All rates made and levied by the Board during the financial year ended the thirty-first day of March, ninetcen hundred and thirty-two, are hereby declared to be null 15 and void, and the Board shall forthwith on the raising of the said loan of one thousand one hundred pounds refund to any person any sum already paid by him on

account of his liability in respect of such rates.

58. On the Manawatu-Oroua River Board proving 20 to the satisfaction of the Controller and Auditor-General that all liabilities in respect of which the Board made and levied an administrative rate for the financial year ended the thirty-first day of March, nineteen hundred and thirty-two, are adequately provided for, that Board may 25 by special order remit any part not exceeding one-half of such rate.

Hospital Boards.

59. (1) Subject to the provisions of this section, the Cook and Wairoa Hospital Boards may, for the 30 purpose of repairing any damage caused by the earthquake which occurred in their districts on the sixteenth day of September, nineteen hundred and thirty-two, borrow moneys by way of bank overdraft or otherwise in excess of the limits imposed by section 35 sixty of the Hospitals and Charitable Institutions Act, 1926, or other provisions applicable generally to Hospital Boards:

Provided that the total amount owing at the end of any financial year shall not exceed such amount as is 40 sanctioned by the Local Government Loans Board.

(2) With respect to any application for such sanction the Local Government Loans Board shall have the same powers of investigation as are conferred on it in respect

Authorising Manawatu-Oroua River Board to remit half of administrative rate for year ended 31st March, 1932.

Making provision* with respect to overdraft of Cook and Wairoa Hospital Boards.

of applications made to it under the Local Government Loans Board Act, 1926. The Board may, if it grants its sanction, impose such conditions as it thinks fit for the repayment of any amount borrowed in excess of the 5 limits imposed as aforesaid.

(3) This section shall be deemed to have come into force on the sixteenth day of September, nineteen hundred

and thirty-two.

Affecting Two or More Classes of Public Bodies.

60. All local authorities mentioned hereunder are Authorizing 10 hereby authorized and empowered to pay to the New certain local authorities to Zealand Free Ambulance Transport Service (Wellington contribute to Branch), Incorporated, in the year ending on the thirtyfirst day of March, nineteen hundred and thirty-three, New Zealand 15 such sums as they think fit, not exceeding in any case the Transport respective amounts hereinafter specified—namely, the Service. Lower Hutt Borough Council, two hundred pounds; the Petone Borough Council, two hundred and ten pounds; the Upper Hutt Borough Council, one hundred pounds; 20 the Eastbourne Borough Council, fifty pounds;

Hutt County Council, one hundred and fifty pounds; the Makara County Council, eighty-six pounds; the Johnsonville Town Board, twenty-seven pounds; the Wellington Harbour Board, three hundred pounds; and 25 the Wellington Hospital Board, nine hundred pounds.

61. Whereas in the years nineteen hundred and validating twenty-six and nineteen hundred and twenty-seven certain alterations of the boundaries of the Borough of between Otaki (hereinafter referred to as the said alterations) Horowhenua 30 were made under the Municipal Corporations Act, 1920 and Otaki (hereinafter referred to as the said Act), by the exclusion Borough of certain lands from that borough (hereinafter referred to making as the borough) and the inclusion of such lands in the provision for County of Horowhenua (hereinafter referred to as the sewerage And whereas no financial or other adjustment renewal loan. in respect of the said alterations was made under section

one hundred and forty-five of the said Act until by an agreement, dated the twelfth day of November, nineteen hundred and thirty-two, executed under the common 40 seals of the respective Corporations of the county and the borough, the Horowhenua County Council and the Otaki Borough Council made a financial adjustment between

Wellington Branch of the

Council, and

the county and the borough: And whereas a copy of the said agreement is recorded in the Department of Internal Affairs at Wellington, under Number I.A. 1933/120/5: And whereas doubts have arisen as to the validity of the said agreement, and it is expedient to validate the same and to make other provision in manner hereinafter appearing: Be it therefore enacted as follows:—

(1) The said agreement shall be valid and effectual for all purposes whatever, and the financial adjustment thereby made shall be final and conclusive as between the 10

parties thereto.

(2) For the purpose of enabling the Otaki Borough Council to raise a loan to repay the balance owing to the Public Trustee of No. 7 Sewerage Loan of £14,000, which matured on the first day of February, nineteen 15 hundred and thirty-three, the rating powers of the Borough Council in respect of such repayment loan shall extend to and the rate to be made and levied in respect thereof may be made and levied over the same area as that over which the rate in respect of the original loan 20 was made and levied, notwithstanding that part of such area is no longer within the boundaries of the borough.

(3) The powers conferred by the last preceding subsection shall extend and apply to any subsequent repayment loan which may from time to time be raised 25 for the purpose of repaying any repayment loan until the whole of the liabilities in respect of the said No. 7 Sewerage Loan of £14,000 and all charges thereon have

been fully paid.

Miscellaneous.

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62. Whereas the Oaonui Irrigation Board on the thirteenth day of October, nineteen hundred and thirty, paid to its Chairman the sum of twenty pounds as an honorarium for his services, and on the thirtieth day of March, nineteen hundred and thirty-two, paid him the 35 sum of ten pounds for the same purpose, such payments being without authority of law: Be it therefore enacted as follows:—

Notwithstanding anything to the contrary in any Act, the payment of both of the said sums, amounting in all 40 to thirty pounds, is hereby validated and declared to have been lawfully made, and the said Chairman is hereby declared to have been lawfully entitled to receive the same.

Validating payments of honoraria by Oaonui Irrigation Board.

63. Notwithstanding anything to the contrary in the Validating Public Revenues Act, 1926, or any other Act, the payment from the funds of the Flaxbourne Public Cemetery Flaxbourne Trustees during the financial year ended the thirty-first Public Cemetery 5 day of March, nineteen hundred and thirty-two, of the Trustees. sum of two pounds seven shillings to William James McIsaac, a trustee of the above-mentioned cemetery, for certain materials supplied for fencing purposes, is hereby validated and declared to have been lawfully made and 10 received.

64. (1) The rules of the New Zealand Sheepowners' Extension of Acknowledgment of Debt to British Seamen Fund (a objects of New society incorporated under the War Funds Act, 1915), Sheepowners' as certified by the Minister in Charge of War Funds on Acknowledgment of December, nineteen hundred and to British twenty-three, including the amendment thereto approved Seamen Fund. by the Minister of Internal Affairs on the sixteenth day of August, nineteen hundred and twenty-two, are hereby amended by adding to the objects of the said Fund the 20 following:-

"And for the relief and benefit of such dependants of persons who served as members of any portion of His Majesty's Military or Air Forces at any time during the period of the war as the Board of Trustees decides to admit into residence at Flock House for farm-25 training purposes."

(2) The said rules, as amended by this section, shall be deemed to be and at all times to have been valid for all purposes, and anything done before the passing of this Act that would have been lawful if this section had then 30 been in force shall be deemed to have been lawfully done.

65. Whereas for the purpose of enabling the Council Confirming of the New Zealand Academy of Fine Arts (hereinafter agreement between the called the Academy) to comply with the requirements Board of of section ten of the Reserves and other Lands Disposal 35 Act, 1928, the Board of Trustees of the National Gallery and Art Gallery and Dominion Museum (hereinafter called Dominion Museum and the Board) and the Academy, by deed made the the New twenty-seventh day of February, nineteen hundred and Zealand thirty-three, a copy whereof is recorded in the Depart- Fine Arts. 40 ment of Internal Affairs at Wellington as I.A. 1933/216/2, entered into an agreement with respect to the provision and permanent availability of adequate accommodation

National Art Academy of

in the building of the National Art Gallery for the carrying-on of the objects and purposes of the Academy: And whereas it is expedient to confirm the said agreement: Be it therefore enacted as follows:—

The Board and the Academy shall be deemed to have had power to enter into the agreement aforesaid, and the said deed shall be binding on the parties thereto and for all purposes have effect according to its tenor.

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