

454

(Mr. O'Neill.)

## Plans of Towns Regulation.

### ANALYSIS.

<p>Title.</p> <p>1. Short Title.</p> <p>2. In new towns, streets to be of certain width.</p> <p>3. Application of Act.</p> <p>4. In all new towns, provision to be made for recreation grounds.</p> <p>5. Cemeteries prohibited within towns.</p> <p>6. Rights of way for removal of soil &amp;c. to be reserved.</p> <p>7. Municipal endowments.</p>	<p>8. Reserves to be made for rubbish deposits, gravel pits, quarries, &amp;c.</p> <p>9. Plans of towns to be approved by the Governor before sale.</p> <p>10. Laying out of streets.</p> <p>11. Levels and gradients to be shown on plans of new towns.</p> <p>12. Public township sites to be towns under Act.</p> <p>13. Special application of certain sections.</p> <p>14. Towns not to be laid out contrary to this Act.</p>
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### A BILL INTITULED

#### AN ACT to regulate the Plans of Towns.

Title.

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

1. The Short Title of this Act shall be "The Plans of Towns Regulation Act, 1875." Short Title.
2. After the passing of this Act the streets in all new towns laid off after the passing of this Act, and in all towns already laid off but on which no buildings have been erected, and in all extensions of towns, shall be of a breadth not less than ninety-nine feet from building line to building line. In new towns, streets to be of certain width.
3. Where towns have been already laid off and partly built on, this Act shall apply only to land sections or blocks not already alienated from the Crown. Application of Act.
4. In all new towns open spaces shall be set apart and reserved to be subsequently planted or laid out in ornamental recreation grounds, the number of such reserves being regulated by the superficial area of the town, being not less than one-tenth of such area, the separate size of such reserves in no case being less than twelve and a half square chains, and placed at regular distances apart from each other. In all new towns, provision to be made for recreation grounds.

- Cemeteries prohibited within towns. **5.** No reserve shall be made for cemetery purposes within any such town, nor shall any cemeteries be permitted to be laid out or established within any such town.
- Rights of way for removal of soil &c. to be reserved. **6.** There may be laid out and reserved through the several blocks of sections in such towns a right of way of sufficient width, fenced on both sides, to permit of access for the purpose of removing nightsoil and other refuse or rubbish, but no houses or other buildings shall be erected within forty-nine feet six inches from the centre of such right of way. **5**
- Municipal endowments. **7.** In all new towns there shall be reserved from sale as a nucleus of Municipal property, to be subsequently vested in a Town Board or Corporation, as endowment or for the use thereof, one acre to every ten acres of the total area of such towns. **10**
- Reserves to be made for rubbish deposits, gravel pits, quarries, &c. **8.** In addition to any other reserves already provided for, there shall be laid out— **15**
- (1.) Sufficient land outside such towns for sites for depositing nightsoil dirt and rubbish, and such sites shall be selected on such side of said towns as shall be opposite to the quarter from which the prevailing summer wind blows. **20**
- (2.) Sufficient land either outside or inside such towns for sites for gravel pits and stone quarries, and for depositing gravel stone and other materials required for making and repairing roads within such towns: Provided always that gravel stone and other road materials can be obtained in the locality. **25**
- Plans of towns to be approved by the Governor before sale. **9.** In all cases where town allotments or sections or blocks are to be sold or advertised for sale, plans of such towns showing the reserves required by this Act to be made, shall be prepared and be approved of prior to sale by an engineer or surveyor approved of by the Governor. **30**
- Laying out of streets. **10.** The streets of all towns laid out after the passing of this Act shall, as nearly as a due regard to the natural features of the country and drainage of the land will permit, be laid off in straight lines and at right angles to each other. **30**
- Levels and gradients to be shown on plans of new towns. **11.** On all plans of towns laid out after the passing of this Act, the difference of levels between the intersection of streets on their original surface shall be distinctly shown above a fixed datum, and the gradients of such streets, together with the several improved heights at such intersections, shall be marked thereon, such gradients having been previously approved of by an engineer or surveyor approved of by the Governor. **35**
- Public township sites to be towns under Act. **12.** All public lands hereafter to be laid out and intended to be sold or offered for sale as township sites, shall be deemed and taken to be towns for the purposes of this Act. **40**
- Special application of certain sections. **13.** Section four shall apply to towns laid out on Crown lands only. **45**
- Towns not to be laid out contrary to this Act. **14.** No person shall lay out or cause to be laid out any town or street in contravention of the provisions of this Act.