TUAKITOTO AND KAITANGATA LAKES ACT 1890 AMEND-MENT.

ANALYSIS.

Title. 1. Short Title.

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2. Amendments of principal Act.
3. Lands may be leased to adjacent owners.

A BILL INTITULED

An Acr to amend "The Tuakitoto and Kaitangata Lakes Act, 1890." 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 is "The Tuakitoto and Kaitangata Short Title. Lakes Act 1890 Amendment Act, 1891."

2. "The Tuakitoto and Kaitangata Lakes Act, 1899," (herein- Amendments of after referred to as "the said Act"), is hereby amended as follows: - principal Act.

(1.) Subsection three of section two shall be omitted.

(2.) In section four for the words "such lands which the engineer aforesaid has satisfied to have been reclaimed in a satisfactory manner," there shall be substituted the words "the lands described in the Schedule."

(3.) In section five all the words after the word "towards" shall be omitted, and the following substituted: "maintaining the reclamation-works in proper condition; secondly, towards paying the interest on the moneys that have been raised for the purpose of reclaiming the said lands; and any moneys then remaining from the said rents may thereafter be applied in new reclamation works."

3. Notwithstanding anything contained in section four of the said Lands may be Act in cases in which there may be no convenient way of access to any leased to adjacent owners. portions of the lands mentioned in the said section, or which may be insufficient in area to be disposed for public sale, or in any other 25 cases of the like kind, the Council may lease such portions of land to the holder or holders of adjacent lands without competition, at a price

By Authority: GEORGE DIDSBURY, Government Printer, Wellington.-1891.

to be determined by a valuer appointed by the Council.