Mr. Walsh

TAURANGA BOROUGH COUNCIL EMPOWERING

[Local Bill]

ANALYSIS

Title.
1. Short Title. 13. Drainage charges outside special drainage areas. 2. Amalgamated interest rate and 4. Authorizing annual amalgamated separate rate. mission station.

A BILL INTITULED

An Act to empower the Tauranga Borough Council to Title. consolidate separate and special rates and levy the same over the whole or part or parts of the borough, to impose charges for drainage services outside the present or any future drainage areas, and to make a yearly payment to the trustees or owners of "The Elms" or old mission station in Mission Street, Tauranga.

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

5

1. This Act may be cited as the Tauranga Borough short Title. Council Empowering Act 1953.

2. (1) Notwithstanding anything to the contrary in Amalgamated 15 section ninety-six or section one hundred and fifty-two interest rate of the Municipal Corporations Act 1933 or in any and amalgamated other enactment, the Tauranga Borough Council, instead separate rate. of all or any special rates made and levied, whether 20 before or after the passing of this Act, over the whole of the Borough of Tauranga or over any defined portion or portions thereof, may make and levy an annually

No. 23-1

recurring rate on a uniform basis for the whole borough or any defined special rating area or areas (hereinafter referred to as an amalgamated interest rate) on all rateable property within the borough or any defined special rating area or areas of an amount calculated to produce a sum greater than the annual charges payable in respect of the loans secured by such special rates by an amount equal to ten per cent of those annual charges:

Provided that nothing in this section shall affect the liability of the Crown for the payment of any special 10 rates in accordance with the provisions in that behalf of section one hundred and twenty-three of the Local Bodies' Loans Act 1926.

(2) The powers conferred by the last preceding subsection shall extend so as to apply in respect of 15 special rates made and levied, whether before or after the passing of this Act by any local authority other than the Tauranga Borough Council over any area which now is or may hereafter become part of the Borough of Tauranga.

20

35

(3) Notwithstanding anything to the contrary in the Municipal Corporations Act 1933 or in any other enactment, the Council, instead of all or any separate rates made and levied, whether before or after the passing of this Act, over the whole of the Borough of 25 Tauranga or over any defined portion or portions thereof, may make and levy an annually recurring rate on a uniform basis for the whole borough or any defined portion or portions thereof (hereinafter referred to as an amalgamated separate rate) on all rateable property 30 within the borough or any defined portion or portions thereof of an amount calculated to produce a sum not greater than the sum that would be produced by making and levying the said separate rates or any of them separately.

(4) Nothing in this section shall prejudicially affect the security afforded by any special rate to the holders of any securities.

(5) The proceeds of an amalgamated interest rate or an amalgamated separate rate made, levied, and 40 collected under this section shall be applied for the purposes of the several rates in place of which the amalgamated interest rate or amalgamated separate rate was made.

- (6) All acts of the Council heretofore done in making, levying, and demanding special rates for the years that ended on the thirty-first day of March, nineteen hundred and fifty-two, and on the thirty-first day of March, nineteen hundred and fifty-three, and for the year ending on the thirty-first day of March, nineteen hundred and fifty-four, are hereby validated, and the said rates are hereby declared to have been validly and lawfully made, levied, and demanded.
- 10 3. (1) The Tauranga Borough Council, in exercising Drainage the powers conferred by section two hundred and twentythree of the Manieral Company and 1999 three of the Municipal Corporations Act 1933 or by any areas. other enactment relating to drainage, may by special order make, levy, and impose on any property or 15 properties within the borough of Tauranga either served by a public drain or within the distance prescribed by section two hundred and twenty-nine of the said Act of a public drain but outside the present special drainage area or any future special drainage area or areas of the 20 borough such charges for capital cost, repayment of capital cost, and interest thereon and maintenance as the Council shall deem reasonable.

(2) Any charges made, levied, or imposed under the last preceding subsection shall be deemed to be and be 25 collected as a rate.

4. (1) The Tauranga Borough Council may in each Authorizing year pay to the trustees or owners of "The Elms", annual grant to mission being the old mission station in Mission Street, station. Tauranga, a sum not exceeding one hundred pounds or 30 the amount of rates from time to time levied on the property by the Tauranga Borough Council, whichever is the greater, out of the Council's District Fund Account in recognition of their services in permitting and assisting the public to visit the said property.

35 (2) The provisions of this section shall extend to authorize any payment within the aforesaid limits made in the year ending on the thirty-first day of March. nineteen hundred and fifty-four.