Rev. Clyde Carr.

TIMARU HARBOUR BOARD LOAN.

[Local Bill.]

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A BILL INTITULED

An Act to grant Further Borrowing-powers to the Timaru Harbour Title. Board.

BE IT ENACTED by the General Assembly of New Zealand in 5 Parliament assembled, and by the authority of the same, as follows :--

1. This Act may be cited as the Timaru Harbour Board Loan Short Title. Act, 1929.

2. In this Act the following or any equivalent expressions mean Interpretation. 10 as follows:—

"The Board" means the Timaru Harbour Board:

"The Chairman" means the Chairman of the Board for the time being, or any member of the Board for the time being performing the duties of Chairman:

No. 44—1.

"The harbour district" or "the district" unless there is something inconsistent in the context, means the Timaru Harbour

District:

"Public notice," "publish," or "published" means a notice published in some newspaper in general circulation in the boroughs, town district, and counties, or part or parts of counties, within the harbour district, or by printed or written placards containing the notice affixed to public places in the said boroughs, town district, and counties, or part or parts thereof, as aforesaid: in cases where any 10 document is concerned it shall be sufficient if the notice (whether published in a newspaper or affixed as aforesaid) sets forth the object, purport, or general effect of such document.

Power granted to Board to borrow £25,000 for repair and improvement of Eastern Extension

3. The Board shall have power to borrow, in addition to sums 15 authorized by any previous Acts, and subject to the provisions of the Harbours Act, 1923, and any amendment thereof, the following sum at a rate of interest approved by the Governor-General in Council, such sum to be applied in and about the repair, construction, completion, and carrying-out of works for the port and harbour of Timaru— 20 that is to say, a sum not exceeding twenty-five thousand pounds for the purpose of the repair and improvements of the Eastern Extension works as hereafter in this section defined (hereinafter called "the loan proposal"), and also to obtain, erect, and construct all such plant, cranes, sheds, and works of every description, and to enter into and 25 carry out all contracts for or ancillary to the said purposes and each of them, as shall be judged necessary and proper by the Board for If on any poll being taken as hereinafter provided that purpose. the ratepayers shall carry the loan proposal as hereinafter provided, the Board shall, upon raising the necessary relative loan, proceed 30 to carry out the said works involved in the said proposal.

The loan proposal is as follows: To raise or borrow a sum not exceeding twenty-five thousand pounds for the purposes of repairing the damage caused to the Eastern Extension Mole of the Timaru Harbour by the extraordinary storm of the twenty-fifth day of January, 35 nineteen hundred and twenty-nine, and of improving the Eastern Extension Mole thus: At about five hundred and fifty feet from the shore end of the Eastern Extension Mole to build the wall up to the full height of the top beam—namely, eighteen feet above high-water mark—for a length of eight hundred feet; to improve and strengthen 40 the wall; to provide further shelter to the harbour: and also to make an effective barrier to the advancing shingle beach on the south side of the Eastern Extension Mole; and also to obtain, erect, and construct

all such plant, cranes, sheds, and works as aforesaid.

No money shall be borrowed under the authority of this Act which 45 shall produce to the lender a higher rate of interest than that provided All moneys borrowed under this section shall be devoted

exclusively to the purposes authorized by this Act.

All debentureholders to rank alike.

4. The holder of any debenture issued in respect of any such loan shall not have any preference by reason of any priority of date or 50 otherwise, but all debenture-holders shall rank alike and be entitled to equal rights and remedies.

5. Before any such loan is raised the consent of the ratepayers in Consent of the harbour district shall be first obtained to the raising of such loan ratepayers to be obtained to raising in the mode hereinafter prescribed; but if such consent is obtained to of loan. the raising of the full amount of twenty-five thousand pounds the Board 5 may raise the same by one or more loans, in one sum or in different sums at different times, as the Board thinks fit, without any further consent.

6. The Chairman shall convene such meetings as he may deem Chairman to call necessary of the ratepayers, to be held within the boroughs and town 10 district situate within the harbour district, and of the ratepayers of proposal to borrow. any county or part of a county which is within the harbour district, upon a day or days not more than fourteen days after the last publication of a notice to be published as hereinafter mentioned to consider the loan proposal. Such meetings may be held on different days with-15 in the before-mentioned time, and shall be convened by public notice; and every such notice shall specify the times and places in the boroughs and town district, and counties or part of counties, at which meetings are to be held, also the following particulars:

meeting of ratepayers to consider

(a) The particular works proposed to be undertaken:

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(b) The sums proposed to be borrowed for such purposes:

(c) Any special rates or tolls, or the rents and profits of any property, which it is proposed to pledge as security for such loan, not being moneys received by way of grant from the General Government, or moneys theretofore pledged as security for any loan or appropriated to any special purpose, except subject to all existing charges.

7. The Chairman shall appoint one of the members of the Chairman to appoint Council of each borough, or of the Board of Commissioners of a town district, or some officer of the said Council or Board of Com-30 missioners, or other proper person, to preside at the meeting to be held within each borough or town district, and shall appoint a member of each County Council, or some officer of the said Council, or other proper person, to preside at each of such meetings in the county, if such person shall be willing to act; and if any such person shall be 35 unwilling to act, or be unable to act from any cause, then such person as the Chairman thinks fit.

presiding officers.

The person so appointed shall be called "the presiding officer," and he shall preside at the meeting to be held in the borough or town district, or county or part of a county, for which he has been appointed, 40 and he, or some other person appointed by the Chairman, shall preside at the taking of any poll as hereinafter provided; but if any such person shall at any time refuse or be unwilling to preside or become incapacitated from any cause from presiding at any such meeting or at the taking of any such poll, then the Chairman shall appoint such 45 other person as he thinks fit to preside at such meeting or at the taking of any such poll.

After due consideration and discussion of the proposal, the presiding officer shall inform those present that a poll will be taken.

8. The poll shall be taken on the approval or rejection of the Poll to be taken by 50 loan proposal as follows:-

(a) The Chairman shall publish a notice setting forth the day, not less than one nor more than three weeks from the date

Board on proposal.

of the said meetings, or the last of them if held on different days, and the places on which, and where, the poll of the ratepayers will be taken, and may, if he thinks fit, appoint different days within the above-mentioned period for taking the poll in the boroughs and town district, and different counties and parts of counties within the harbour district, and as many polling-places as he may deem necessary for such boroughs and town district, and counties or part of counties. Any such polling place or places may be either within or without the borough, town district, county, or part 10 of a county the ratepayers of which are to vote at the poll.

(b) The Chairman shall give notice to the presiding officer or other person appointed by him to do so, requiring him to

take the poll upon the day appointed.

(c) The presiding officer or other person appointed by the 15 Chairman as above mentioned shall, on the day so appointed, proceed to take the poll in the manner provided by the Local Elections and Polls Act, 1925, and the amendments thereof, for taking a poll at any election, and shall provide voting-papers and all things necessary for taking the poll. 20 Rolls of the said ratepayers shall be provided or made up for the purpose, subject to the provisions of the various statutes affecting the said boroughs, town district, counties, and parts of counties respectively, so far as the same are applicable. Such rolls shall be provided or made up in 25 each case by the proper officer of the local body who prepares the roll for the election of members of the local governing body, and in each case a reasonable fee shall be paid therefor.

(d) The voting-papers for the loan proposal shall be printed in the form in the Schedule to this Act, with the words "I 30 vote for the above proposal," and "I vote against the above proposal" legibly printed at the foot of each votingpaper. The voter shall erase one or other of the said lines, and his vote shall be deemed to be given according to the one

of the said lines which he leaves unerased.

(e) All the provisions of the Local Elections and Polls Act, 1925, and the amendments thereof, as regards taking a poll shall, so far as they are applicable, and except by this section or otherwise provided, apply to the taking of a poll on the loan proposal to raise the said loan.

(f) The poll shall be taken at the polling-places appointed in each borough, county, town district, and part of a county as aforesaid, and each ratepayer shall have and may exercise

one vote and no more at such poll.

9. If the total number of valid votes recorded in favour of the 45 loan proposal is at least three-fifths of the total number of valid votes recorded at the poll in respect of the voting on such proposal, then, and not otherwise, such proposal shall be deemed to be carried, and the Board may proceed with the proposal accordingly; but if there is not such a majority in favour of the proposal the same shall be deemed 50 to be rejected, and the Board shall not proceed with such proposal

When poll deemed to be carried.

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unless and until the same, in its original or some modified form, is again submitted to the ratepayers in manner hereinbefore provided and is carried by such majority as aforesaid.

10. As soon as conveniently may be after the result of the poll has Chairman to declare been ascertained, the Chairman shall give public notice of the number of whether poll carried or rejected. votes recorded for and against the proposal, as above provided, and shall declare the proposal to be carried or rejected, as the case may be.

11. When the proposal is carried the Chairman shall send a Result of polling to notice of the carrying thereof to the Minister of Finance, who shall be sent to Minister of Finance. 10 cause the same to be published in the New Zealand Gazette, and such notice so gazetted shall be final and conclusive evidence that the raising of the loan has been duly authorized under the provisions of this Act, notwithstanding any omission, error, or irregularity in any provision, matter, or thing required to be done hereunder or under the 15 Local Elections and Polls Act, 1925, and the amendments thereof.

12. In case the Harbour Fund for the said district shall be Board may rate insufficient to pay the expenses incurred by the Board in the condistrict for interest on loan, or may struction, completion, maintenance, and repair of its present and allocate and recover future harbour-works, and all other current expenses, and the interest from local authorities. 20 and sinking fund on previous loans and on the loan hereby authorized a sum equivalent to to be raised, or should the available income of the Board prove annual rate. insufficient to meet such expenses and interest and sinking fund and the Board determine that it is desirable to make and levy a rate or rates, a rate or rates shall be levied by the Board upon the rateable value of 25 all rateable property in the harbour district as appearing on the valuation rolls in force for the time being of the boroughs, town district, and counties and parts of counties comprised within the said harbour district, and the proceeds of such rate or rates shall be applied towards payment of the annual charges to accrue in respect 30 of the loan to be raised under this Act:

Provided that, in lieu of making and levying such rate or rates as aforesaid, or, at any time after such rate or rates shall have been made, in lieu of continuing to levy the same, the Board may from time to time allocate and recover from the local authorities in the 35 harbour district a sum equivalent to the annual amount of such rate or rates to be fixed, apportioned, and raised in manner mentioned in the Timaru Harbour Board Empowering Act, 1890, and the provisions of that Act (as amended, altered, or extended by the Timaru Harbour District Rating Act, 1894, the Timaru Harbour Board Act, 1899, and 40 the Timaru Harbour District and Harbour Board Act, 1903, the Timaru Harbour Board Loan Act, 1904, and the Timaru Harbour Board Empowering Act, 1913), shall, mutatis mutandis, apply to the rate of contributions so to be levied or allocated, to the providing of a sinking fund, and generally to the loan authorized by this Act, and 45 to all the local authorities in the harbour district, and shall be deemed to be incorporated with and to form part of this Act.

13. The amount to be levied or allocated by the Board in each Amount of rate or year shall not exceed such amount as is required to provide for the payment of interest and sinking fund on the aggregate amount for 50 which debentures shall at any time be issued, after taking into account whatever sum of money may be available from the revenue of the Board for the previous year for payment of interest on the loan hereby authorized to be made, after providing for all other charges.

Sums available from revenue to be applied in payment of interest on loan.

Board may raise loans to pay off or consolidate existing or future loans without poll.

No rate or allocation to be quashed.

For purpose of making and recovering rates, the Board may exercise all powers which any local body may have.

Powers granted to Board for levying

and collecting rates

may be delegated.

14. Any such sum available from the revenue of the Board for the previous year shall be taken into account as aforesaid, and the balance required for interest on the loan and sinking fund shall then be levied or allocated in manner herein provided.

15. The Board may at any time raise a loan or loans, without taking a poll as herein or otherwise provided, for the purpose of paying off or consolidating any existing loans, or any existing and future loans, or any future loans; and such repayment or consolidation may be effected in such a manner and on such terms and conditions as the Board thinks fit.

16. No rate or allocation of contributions made under this Act shall be capable of being set aside or of being quashed by any proceedings of any Court or otherwise; and no defect in the same, or omission, error, or irregularity in respect thereof, shall be set up as a defence to any action which may be brought to recover the same.

17. For the purpose of making, levying, and recovering the rate or rates hereby authorized to be made and levied the Board shall have and may exercise all the powers of making, levying, and recovering rates in each borough and town district, and each county and part of a county within the district which any local body having 20 rating-powers within such borough, town district, county, or part of a county shall or may have under the law for the time being in force regulating the making and recovery of rates therein respectively; and the provisions of the Acts for the time being in force in the boroughs, town district, and counties or parts of counties included in the said 25 harbour district, providing for levying rates for the payment of the annual charges on loans raised by such boroughs, town district, or counties shall, so far as applicable, be deemed to apply to the rate or rates hereby authorized to be made and levied:

Provided, however, that the period for which the said rate or 30 rates shall be levied, or allocations of contributions shall be continued. shall be until the loan hereby authorized to be raised is paid of:

Provided further that during that period either of the two modes referred to may be adopted, and varied from time to time as the Board may deem expedient.

18. All or any of the powers hereby granted to the Board as to making, levying, recovering, and collecting the rate or rates hereby authorized to be made may by resolution of the Board (which may, however, from time to time be varied or rescinded) be delegated by the Board to the Councils of the boroughs, Board of Commissioners 40 of the town district, and Councils of counties included within the said harbour district, or to one or more of them, so far as relates to rateable property situate within the boundaries of such boroughs, town district, and counties respectively; and on receipt of notices in writing of such delegations signed by the Chairman of the Board, the Mayor of 45 each borough, Board of Commissioners, and Councils of counties shall forthwith cause all necessary steps to be taken for the performance of the acts in respect of which power may have been delegated as aforesaid.

Remuneration to be 19. For the performance of the acts power to perform which may 50 paid to body be delegated as aforesaid there shall be paid by the Harbour Board to exercising powers delegated to it. the body performing the same remuneration, to include all disburse-

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ments and services, at the rate of two pounds ten shillings per centum on the net amount of all moneys collected by such body and paid to the credit of the Harbour Board at the Bank at Timaru at which its

account for the time being is kept.

20. When and so often as the Board shall fail to pay, at the Remedies of proper time and place for so paying, either the principal sum secured debenture holders in by the debentures to be issued for the loan hereby authorized, or the Board coupons for interest payable thereon, then immediately on default being made any person to whom any such sum is owing may apply ex parte 10 by petition in a summary way to a Judge of the Supreme Court for relief under this Act; and the Judge may, if satisfied of the truth of the matters alleged in such petition, appoint, upon such terms as to security and remuneration as he shall think fit, a receiver of the rates and contributions hereby authorized to be levied or allocated.

21. From and after the date of such appointment, and upon it Rate and contribubeing advertised by publication in the New Zealand Gazette and in one receiver appointed or more newspapers circulating in the district, for such time as the by Judge Judge shall order, the said rates and contributions shall vest in the receiver and shall cease to be vested in the Board; and the said 20 receiver may exercise all the powers of the Board in respect of such rate and contribution as aforesaid, and in making, allocating, and

enforcing payment thereof, and otherwise howsoever.

22. All moneys received by the receiver shall be applied—

(a) In payment of the expenses of the application and order;

(b) In payment of the receiver's remuneration fixed as aforesaid, and his reasonable and necessary expenses;

(c) In payment pro rata of the sums then overdue by the Board which are secured by the said debentures; and

(d) The residue after payment of the above shall be paid to the

The receiver shall account for all such moneys in such manner as

the Judge directs.

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23. The rates authorized to be levied under the Timaru Harbour Rates and contribu-Board Loan Act, 1881, the Timaru Harbour Board Loan Act, 1885, be levied and 35 the Timaru Harbour Board Loan Act, 1899, and the Timaru Harbour allocated under Board Loan Act, 1904, and the contributions authorized to be allocated be included in rates for the payment of interest payable thereunder, may be made and and allocations levied and allocated with and included in the rates or contributions authorized to be made and levied or allocated under this Act.

24. This Act shall be deemed to be a special Act within the This Act to be

meaning of the Harbours Act, 1923.

25. The provisions of section nineteen of the Local Bodies' Loans Act, 1926, shall apply to any loan raised by the Board under the

authority of this Act.

26. It shall be lawful for a trustee, unless expressly forbidden by the instrument (if any) expressly creating the trust, to invest any trust to loans raised under this Act. funds in his hands in any bonds, debentures, or other securities created or issued by the Board under the authority of section fifteen of the debentures issued or Timaru Harbour Board Loan Act, 1904, or of this Act, and section created by the Board to be deemed ninety-five of the Trustee Act, 1908, shall accordingly apply to such trust investments, bonds, debentures, or other securities.

Money received by receive, how to be applied.

under this Act.

deemed a special Act within the meaning of the Harbours Act, 1923.

Section 19 of the Local Bodies' Loans Act, 1926, to apply

Bonds and

Schedule.

SCHEDULE.

TIMARU HARBOUR BOARD.

FORM OF VOTING-PAPER FOR APPROVAL OR REJECTION OF EASTERN EXTENSION WORKS LOAN PROPOSAL TO RAISE OR BORROW £25,000.

Proposal to raise a loan upon which a poll is to be taken on the , 19

[Insert particulars (a) (b) and (c) required in notice under section 6.]

1. I vote for the above proposal.

2. I vote against the above proposal.

NOTE.—If the voter intends to vote in favour of the proposal he must strike out the line marked 2, but if he intends to vote against the proposal he must strike out the line marked 1.

By Authority: W. A. G. SKINNER, Government Printer, Wellington.—1929.