Mr. Edie.

TAIERI RIVER IMPROVEMENT AMENDMENT.

[LOCAL BILL.]

ANALYSIS.

Title.

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- Short Title. 2. Empowering Taieri River Trust to collect certain special rates.
- 3. Majority of valid votes to carry loan proposals.
- 4. Empowering Trust to raise loan for extra-ordinary damage without a poll of ratepayers, and to make a uniform special rate on an acreage basis as security.
- 5. Pending raising of loan, may borrow from bank by way of overdraft. 6. Empowering Trust to make an embank-
- ment rate, and to classify land for such rate.
- 7. Miscellaneous amendments to section eight of principal Act. Schedule.

A BILL INTITULED

AN ACT to amend the Taieri River Improvement Act, 1920.

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 Taieri River Improvement Short Title. Amendment Act, 1921, and shall form part of and be read together with the Taieri River Improvement Act, 1920 (hereinafter referred to as the principal Act).

2. (1.) The Taieri River Trust (hereinafter referred to as the Empowering Taieri 10 Trust) is hereby authorized and empowered to levy and collect the River Trust to same special rates as were made as security for loans raised by the special rates. following Boards, that is to say :--

The Otokia Drainage Board;

The West Taieri Drainage Board;

The Berwick Drainage Board;

The Maungatua Drainage Board; and

The Henley River Board.

(2.) The Trust shall levy and collect the said special rates until 20 the loans in respect to which the said special rates were made are fully paid off.

(3.) All the loans raised by the said Boards are hereby declared to have been legally raised, and all rates made as security for such loans are hereby declared to have been legally made.

3. At any poll taken on a proposal to raise a special loan a Majority of valid 25majority of the valid votes recorded shall suffice to carry the votes to carry loan proposals. proposal.

No. 28-1.

Title.

Empowering Trust to raise loan for extraordinary damage without a poll of ratepayers, and to make a uniform special rate on an acreage basis as security.

Pending raising of loan, may borrow from bank by way of overdraft.

Empowering Trust to make an •mbankment rate, and to classify land for such rate.

Miscellaneous amendments to section eight of principal Act.

Schedule.

4. (1.) For the purpose of repairing any extraodinary damage done by flood, tempest, or accident to any works the Trust may from time to time raise a special loan or loans without obtaining the consent of the ratepayers to the doing of such work or to the raising of such loan or loans; and may make and levy on all the rateable land in the district, or special area, as the case may be (which special area shall be defined and determined by the Trust in the manner provided by subsection four of section eight of the principal Act), a special rate or rates for the purpose of providing the interest and other charges on any loan or loans so raised,

(2.) Such special rate or rates shall be uniform, and be made and levied on the acreage on the basis of the classification or classifications made in the manner provided by paragraph (b) of subsection one, or subsection two, or subsection four of section eight of the principal Act, or of section six of this Act, and in force at the time of 15 making such rate or rates.

5. Pending the raising of any special loan or loans proposed to be raised under the provisions of the *last preceding* section the Trust may, for the purpose of paying the cost of repairing any extraordinary damage, borrow from a bank by way of overdraft any sum or sums of 20 money, not exceeding the whole amount of the loan or loans authorized to be raised; but all moneys so borrowed shall be a first charge upon and shall be repaid out of the loan or loans when raised.

6. Subsection one of section eight of the principal Act is hereby amended by adding the following paragraph at the end thereof :— 2

"(d.) An embankment rate to provide for the maintenance and repair of the existing river-embankments and lakeembankments; but before making any such rate the Trust shall cause all the land in the district to be classified into two classes, namely:--- 30

"(i.) Lands receiving a benefit from the embankments so to be maintained and repaired, and such lands shall be rateable; and

" (ii.) All other lands; such lands shall not be rateable." 35

7. Section eight of the principal Act is hereby amended in the manner indicated in the Schedule hereto.

SCHEDULE.

MISCELLANEOUS AMENDMENTS TO SECTION EIGHT OF THE PRINCIPAL ACT.

Nature and Extent of Amendment.

By inserting in paragraph (b) of subsection one the words "Waipori River" after the words "Taieri River."

By inserting in paragraph (c) of subsection one the words "or any extension or improvement of such work or works" after the word "Board."

By inserting in subsection three the word "embankment" after the word "maintenance."

By inserting in subsection eight the word "embankment" after the word "maintenance."

By omitting in subsection nine the word "the," and substituting the word "all"; and by omitting the words "administration and maintenance," and "substituting the word "administrative."

By omitting in subsection ten the word "Board" wherever it occurs, and substituting the word "Trust" therefor.

By Authority : MARCUS F. MARKS, Government Printer, Wellington.-1921.

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