

New Zealand.



ANALYSIS.

- | | |
|--|--|
| Title. | 3. Hospital-site at Hawera to be vested in Hawera Board. |
| Preamble. | 4. Differences to be referred to person appointed by Governor. |
| 1. Short Title. | 5. Award. |
| 2. Report of Taranaki and Hawera Boards to be carried into effect. | Schedule. |

1903, No. 30.—*Local.*

AN ACT to amend “The Hospitals and Charitable Institutions Act, 1885,” and “The Hawera Hospital District Act, 1902.”

Title.

[20th November, 1903.

WHEREAS by virtue of the provisions of “The Hawera Hospital District Act, 1902,” the “District of Taranaki” as originally constituted by “The Hospitals and Charitable Institutions Act, 1885,” has been divided, and a new district, called the “District of Hawera,” has been constituted, but no provision has been made for apportioning the assets and liabilities and adjusting the accounts of the two districts: And whereas a conference took place a short time ago between sub-committees appointed by the Boards of the two districts, and a joint report was agreed upon, which was shortly in material points to the following effect: (1) That the adjustment of accounts between the two Boards be made as from the thirty-first day of March, one thousand nine hundred and three; (2) that the Hawera Board receive all moneys payable under the will of Laurence Milmo, deceased, including the Government subsidy thereon; (3) that the Taranaki Board be entitled to receive all debts and moneys due or owing to the Taranaki District Hospital and Charitable Aid Board as if “The Hawera Hospital District Act, 1902,” had not been passed up to the thirty-first day of March, one thousand nine hundred and three, and shall pay all liabilities up to that date; (4) that the Taranaki Board pay the Hawera Board the sum of eighty-five pounds, and also the sum of seventy-five pounds (being the amount held in trust for the improvement of the Hawera Hospital grounds), making in all the sum of one hundred and sixty pounds; (5) that the amount in dispute between the Hawera County Council and the Taranaki Board, amounting with subsidy to two hundred and twenty pounds two shillings and eightpence, be divided between

Preamble.

the Taranaki Board and the Hawera Board, if and when the same shall be received, in proportion to the valuations of the two districts at the time of adjustment; (6) that as from the thirty-first day of March, one thousand nine hundred and three, the Hawera Board pay to the Taranaki Board the cost of maintenance in the institution in New Plymouth known as the "Old People's Home" of inmates admitted or to be admitted from the Hawera district: And whereas the report hath been approved by the Boards of both districts:

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

Short Title.

1. The Short Title of this Act is "The Taranaki and Hawera Hospital Districts Apportionment Act, 1903."

Report of Taranaki and Hawera Boards to be carried into effect.

2. The report mentioned in the above preamble shall be binding upon the Taranaki Hospital and Charitable Aid Board and the Hawera Hospital and Charitable Aid Board, and each Board shall do all things necessary and proper to carry the same into full effect and force.

Hospital-site at Hawera to be vested in Hawera Board.

3. Immediately on the passing of this Act all the estate and interest of the Taranaki Hospital and Charitable Aid Board in the piece of land described in the Schedule hereto, together with the Hospital buildings, Hospital furniture, and effects thereon, shall, without any conveyance or other assurance, be vested in the Hawera Hospital and Charitable Aid Board. The District Land Registrar at New Plymouth shall, upon the application of such last-mentioned Board, and without charge, note the transmission thereof upon the certificate of title therefor.

Differences to be referred to person appointed by Governor.

4. If any dispute or difference shall arise between the Taranaki Hospital and Charitable Aid Board and the Hawera Hospital and Charitable Aid Board as to the carrying-out of the provisions of the joint report mentioned in the preamble, the same shall be referred to the Controller and Auditor-General, or such other person as the Governor may appoint, who shall hold an inquiry and make an award.

Award.

5. Any such award may provide for all or any of the matters included in the subject for inquiry, and may declare in whom any property shall be vested, and by whom any moneys shall be paid or other acts and things done, including the payment by either Board of the whole or any part of the expenses of such inquiry; and the person making such award may make and give such directions generally as may be necessary for giving full effect to the objects of the inquiry. Every such award shall be final, and shall from the date thereof have the operation of and be enforceable as and held to be a judgment of the Supreme Court.

SCHEDULE.

Schedule.

ALL that parcel of land in the Taranaki Land District, containing by admeasurement 5 acres, more or less, being subdivision numbered 1 of section numbered 30, Town of Hawera, and being the whole of the land described in certificate of title, Vol. xxviii. folio 147. Bounded towards the north by a street-line, 749·7 links; thence towards the east by section numbered 33, Town of Hawera, 675 links; thence towards the south by subdivision numbered 2 of section numbered 30, Town of Hawera, 740·3 links; and thence towards the west by a street-line, 675 links: be all the aforesaid linkages more or less.

WELLINGTON: Printed under authority of the New Zealand Government,
by JOHN MACKAY, Government Printer.—1903.