# Mr. Hart.

# Ashburton County Council Waterworks.

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- AN ACT to enable the Ashburton County Council to Title. Supply the Ratepayers of that part of the County of Ashburton between the Ashburton and Rakaia Rivers with Water.

WHEREAS it is expedient to empower the Ashburton County Coun- Preamble. cil to take water from the Ashburton or Rakaia Rivers, or both, or any tributary of either, for the purpose of giving a supply of water for domestic, agricultural, and pastoral purposes to the ratepayers and 5 residents in that part of the said county between those rivers, and to make the necessary works and borrow the necessary money to enable the said County Council to do so:

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

No. 36-1.

## Ashburton County Co.

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Short Title.

Interpretation.

**1.** The Short Title of this Act is Waterworks Act, 1879."

- 2. In this Act, if not inconsistent we he context, "Council" means the Ashburton party Council: "District" means such part of the Ashburton County, in 5 the Provincial District of Canterbury, for which under the provisions of this Act either the Council shall have resolved to provide a water supply, or for which the ratepayers of the said part shall have petitioned the Council to provide such water supply, and of which the Council 10 on the passing of such resolution or the receipt of such petition shall have defined and described the boundaries : And the Council is hereby expressly enjoined upon the passing of such resolution, or the receipt of such petition, to set out and describe the boundaries and give a name to 15 such district: Provided that the boundaries shall be so defined that they shall not extend beyond one mile outside the outer lines of the water mains, channels, or pipes of the proposed water-supply scheme:
  - "Waterworks" means and includes all the races, aque- 20 ducts, culverts, and drains (whether open or covered) streams, reservoirs, dams, sluices, wells, tanks, pipes, bridges, machinery, plant, buildings, and works, whether of the same kind or not that may be made, erected, or in any way belonging to, or used in, or used in connection 25 with the conveyance of water by the Council under the authority of this Act to, in, or through the said district, and all the land occupied by such works, and all rights appertaining thereto:
  - "Water-supply scheme" means the scheme of water supply 30 for such district proposed by the Council :
  - "Rateable value" or "net annual value" means the rateable value as defined in section two of "The Rating Act, 1876:"
  - "Loan" means the sum of money to be borrowed under 35 the provisions of this Act for the purposes of such water-supply scheme, and the purchase and execution of the works therewith connected :
  - "Ratepayer" means and includes any person, except a tenant for life, having the freehold of any rateable land 40 in the district, whether such person holds jointly with any other person or not, and any tenant in possession of such lands who is on, or who under the provisions of "The Counties Act, 1876," is entitled to be on, the electors' roll, or whose name appears on the valuation roll of any 45 road district, or who holds as a tenant for life or under a lease for a term of which at least five years are unexpired on the day appointed for the polling day, as hereinafter mentioned; and the mortgagor, not the mortgagee, of any frechold estate shall be deemed the freeholder under this 50 section.

**3.** The Council may and can take from the Ashburton or Rakaia Rivers, or both, or from the tributary of the Ashburton River known as Pudding-Hill Stream, at any place or places as shall seem fit, a supply of water sufficient to meet the requirements of the ratepayers 55 and residents of the district for their domestic, agricultural, and pastoral purposes, not exceeding one-half the volume of water in the rivers, or three-fourths the volume of water in the tributary known as Pudding-Hill Stream.

Power given to Council to take water from Ashburton and Rakaia Rivers.

4. The Council, with the consent of the rate payers as hereinafter Powers of Council to provided,-

- (a.) May purchase, undertake, execute, enlarge, and from time repair works, and to time alter, extend, or repair the works it may deem raise a loan not exceeding £100,000. necessary for the purposes of this Act;
- (b.) May raise a loan not exceeding the sum of one hundred thousand pounds sterling to enable the Council to purchase, execute, and complete the works required for such watersupply scheme, and the purposes of this Act;
- (c.) May impose and levy on such district a separate rate as hereinafter provided, to secure and pay the interest on and provide a fund for the repayment of such loan, and for all the purposes of this Act.
- 5. Upon the passing of a resolution by a majority in number of Council to cause
  15 the whole Council to provide a water supply for such district, or upon survey of district and plans of water supply a petition in that behalf signed by the majority in number and value scheme to be made. of the ratepayers in such district actually on the county rate roll, or on the rate rolls of the district or districts within which such district is, at the time such petition is lodged in County Council Chambers
- 20 or presented to the Council, being presented to the Council; and when and as soon as the said Council shall have defined and described the boundaries and name of the said district as hereinbefore provided; the said Council shall cause a water-supply scheme to be prepared by an engineer or other person competent so to do, and plans thereof to
- 25 be made, and estimates of the amount of loan that would be required to complete such scheme, and of the rate that would be required to be levied as hereinafter provided, in order to pay the interest and provide a sinking fund for the repayment of such loan : Provided that on the receipt of a petition, purporting to be signed by a majority in number
- 30 and value of the rate payers in the district, the Council shall refer the verification of such majority to the Chairman and two members of the Council, to be appointed in the Council for that purpose.

6. Any person or persons, duly authorized by the Council in Power of Council to 6. Any person or persons, uny authorized by the obtained in the rest of counter authorize entry on writing under the hand of the Chairman thereof, may and can enter authorize entry on land for purpose of 35 upon any land or premises in any district, or upon any land or survey. premises, within any part of the County of Ashburton between the Ashburton and Rakaia Rivers, without the consent of the owner or occupier thereof, for the purpose of making such survey, plans, and estimates of loan and rate; and the Council shall be responsible for

- 40 any damage done by any such persons lawfully acting under such authority, and such damages shall be assessed and recovered in the manner hereinafter provided for the recovery by any person of damage caused by the exercise of the powers given under and by this Act.
- 7. Ås soon as the Council shall have made or caused to be made council to get 45 such scheme, plan, and estimates, the Council shall and must at once consent of ratepayere to water-supply proceed to obtain the consent of an absolute majority of the ratepayers scheme, or loan. of such district, representing at least one-half of the rateable property in such district, to the Council undertaking and executing such scheme and raising such loan; and the Council shall not undertake 50 any such scheme until such consent shall have been obtained in the
  - manner hereinafter provided.

**8.** The consent of the rate payers shall be sought as follows :----(a.) The Council shall cause the aforesaid plans, descriptions, specifications, and estimates of cost of the works, and an estimate of the amount of loan that will be required to carry out such works, and of the rate that will be required to be levied on the land in such district to secure the interest and repayment of such loan, and also a plan and description of the district, to be deposited in some room or place in the Townships of Ashburton and Rakaia; and all

purchase land, execute, alter, and

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The ratenavers' consent, how to be sought.

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such plans, descriptions, specifications, and estimates of cost, loan, and separate rate, shall be open to public inspection free of charge, from ten of the clock in the forenoon until three of the clock in the afternoon every day, except Sundays and holidays, for at least three weeks previous to **5** the day of polling hereinafter mentioned.

(b.) As soon as such plans, descriptions, specifications, and estimates aforesaid shall have been deposited as aforesaid, the Council shall publish, and keep published for three weeks at least in the local newspapers circulating in such 10 district, and in at least one of the principal Christchurch daily newspapers circulating in the district, a notice to the ratepayers of the district that the plans, descriptions, specifications, and estimates aforesaid have been deposited, names of the places where they have been deposited, that the 15 ratepayers' consent to the Council's proposed water-supply scheme and loan is sought, and that such consent can be given or refused by voting on a day to be named in the notice; and such day shall not be less than four weeks distant from the day of the first publication of the notice 20 in that newspaper which shall be the last to begin the publication of it.

9. When the Council shall have passed the resolution or have received the petition hereinbefore mentioned, it shall forthwith make a list of the persons it deems to be ratepayers under this Act, and shall 25 get such list at once printed, and shall, on tender of the sum of two shillings, give a copy of such list to any person on such list or claiming to be placed on such list as a ratepayer under this Act, and shall forthwith publish, and keep published for one week in some local newspaper and in some Christchurch daily newspaper circulating in such 30 district, a notice that such lists have been prepared and are deposited and open for inspection at the places where the plans and specifications aforesaid are deposited for inspection, and that any person on such list, or any person claiming to be placed on such list as a ratepayer under this Act, can, upon payment or tender of two shillings at the Council 35 Chambers, obtain from the Council a copy of such list; and that all claims to be placed on and all objections to any person on such list must be sent in to such Chambers, on or before a day to be mentioned in such notice, and not later than fourteen clear days from the first publication of such notice; and that a Revision Court to hear and 40 decide upon such claim and objections shall be held at the Council Chambers on a day to be named in such notice, but such day shall not be later than twenty-one clear days from the first publication of such notice

10. The Council shall appoint the Revising Officer and two Coun-45 cillors to form a Revision Court, and if any Councillor cannot attend the Council may appoint any other Councillor in his stead, and the Revising Officer shall be the Chairman of such Court, and such Court shall hold its first sitting at the time and place mentioned in such notice; and such Court shall hear and decide on such claims and 50 objections, and the decision of such Court shall be final and conclusive and cannot be appealed against.

11. The decision of the Court shall be a decision of a majority of the members of the Court, and shall be given by the Chairman.

12. Such Court shall erase from the list the names of all persons 55 objected to that it decides ought not to be retained on such list, and add the names of all persons whom it deems entitled under this Act to be placed on such list; and such list so revised and amended shall be signed by the Chairman of such Court, who shall state that such lists were duly revised and amended and the day of the date thereof, and 60

Council on receiving petition to make lists of ratepayers and publish notice of where they can be inspected.

Constitution of Revision Court.

Decision of Court.

Court to amend list of ratepayers. such list shall be the list of ratepayers who alone can vote under this Act.

13. After the election hereinafter mentioned, and such lists shall Lists to be printed be printed, a copy of such list shall be supplied to any ratepayer on payers and others. 5 the payment or tender of two shillings at the Council Chambers.

14. Such Court may accept the sworn verbal testimony of any what verbal evidence credible person or persons as proof of title of any person, or of the of title Court may objections of any objector to the title of any persons objected to, as aforesaid, without requiring the title deeds to be produced; but where

- 10 the sworn verbal testimony as to title is contradictory or inconsistent, then the Court may and shall require either the production of title deeds of the land in question, or a declaration on oath from the person having the custody thereof as to who is the holder of the freehold, as defined in this Act, under such title deeds, and what estate or interest
- 15 the claimant or person objected to has under such deeds. 15. Such Court while sitting shall have all the powers, authorities, Powers of Court. and privileges conferred on Resident Magistrates under the provisions of "The Resident Magistrate's Act, 1867," in the reception of evidence, whether strictly legal or not, in the adjournment of its sittings, in the
- 20 summoning of witnesses, and the production of books and accounts, in the commitment of persons for disobedience of such summons, in the punishment of contempt or disorder committed in the Court while the Court is sitting; and such provisions shall be applied by such Court in dealing with the matters and things in this section mentioned, so far as 25 the same are applicable.
  - 16. The summonses, warrants of commitment, and other proceed- summonses and ings in the Court, unless otherwise provided in this Act, shall be signed other proceedings in the Court how to be by the Chairman of the Court, and may be signed in or out of Court.
- 17. A person having the custody of title deeds, and summoned by Persons having 30 the Court to make the declaration hereinbefore provided as to who is custody of title deeds to be deemed the freeholder under this Act, shall be and shall be deemed a witness for witnesses. the purpose of this Act; but no witness shall be liable to punishment for non-attendance or disobedience of summons unless it shall have been proved to the Court's satisfaction that he was personally served with
- 35 such summons, and that his expenses of doing what he was summoned to do were duly tendered to him; nor shall any such punishment be inflicted where any person so summoned by his agent, or letter, or otherwise, gives to the Court a satisfactory reason for his non-attendance or disobedience.
- 18. During the polling day hereinafter mentioned, the Returning What persons can Officer and his deputies shall not admit into or have in the polling remain in booth while polling. 40booth, at the same time, more than two scrutineers and two voters. 19. No irregularities in the proceedings to take the poll shall Irregularities not to

vitiate the polling, unless such irregularities shall have been so gross vitiate polling. 45 that they have seriously affected the result of the polling, or that they have been committed fraudulently for the purpose of affecting the

result of the polling.

20. The votes of the ratepayers shall be taken under the provi- How polling to be sions of "The Regulation of Local Elections Act, 1876," for taking a taken

- 50 poll at any election, so far as the same will apply, and subject to such rules and regulations as the Council shall by resolution or otherwise make to enable each ratepayer of the district legally entitled to vote to give his vote in person or by proxy.
- 21. The Chairman of the Council shall give notice in writing to County Chairman to 55 a Returning Officer of any part of the Ashburton County in which appoint Returning any part of such district is situated, requiring him to take a poll of the ratepayers upon the day appointed, and such Returning Officer shall, upon the said day, take the poll in the manner provided in the previous section of this Act, and shall provide voting-papers and all other 60 things necessary for taking the poll.

signed.

How summoned.

day of

accept his vote as such proxy.

Form of voting paper.

**22.** The voting-papers shall be printed in the following form :-" Proposal to raise a loan of  $\pounds$ to provide a water supply, pursuant to 'The Ashburton County Council Waterworks Act, 1879,' on which a poll will be taken on the

- , 18 . "(1.) I consent.

to the proposal, and the first line if he does not consent, and shall sign his voting-paper, or make his mark to it, and the Returning Officer

- "(2.) I disapprove.
- "N.B.-If the voter consents, erase line (2); if the voter disapproves, erase line (1)." 23. The person voting shall erase the second line if he consents 10

How the vote is to be given.

Voting by proxy.

Result of polling to be published.

What number of votes will carry the proposed scheme and loan.

If proposal rejected, a separate rate to pay expenses of survey and polling.

If proposed scheme carried, notice thereof to be pub-lished in Gazette.

shall witness his mark. 24. Any ratepayer entitled to vote shall have only one vote, but may and can vote by proxy; and every proxy must produce to the 15 Returning Officer his power of attorney or written authority to vote for his principal, duly signed or marked by such principal, and the principal's signature or mark duly witnessed by a Justice of the Peace, and such authority shall state how the principal wishes his proxy to vote; and such proxy shall erase the voting-paper in accordance with 20 his principal's instructions and in the presence of the Returning Officer, who shall take and deposit such authority in the ballot-box with the voting-papers; but if the proxy's authority be deficient in any of the above particulars, the Returning Officer shall refuse to

25. The Returning Officer shall, as soon as the result of the polling is known, publish in one or more newspapers circulating in the district the respective numbers that polled for and against the proposed scheme, and the respective values of the rateable property represented by the voters consenting and the voters disapproving 30 respectively.

26. If the number of votes consenting to proposal aforesaid be an absolute majority of the whole ratepayers, and representing more than one-half of the value of the rateable property of such district, the proposal shall be deemed consented to, and the Council shall proceed 35 with the proposed scheme accordingly; but if there is no such majority of votes in favour thereof, the proposed scheme shall be deemed rejected, and the Council shall not begin or undertake any such watersupply scheme.

27. If the proposed scheme is rejected, the Council is hereby 40authorized to make and levy on the ratepayers of such district a common separate rate, sufficient to raise a sum to recoup the Council for the costs and expenses in causing such survey, scheme, plans, and estimates to be prepared and such poll to be taken, and all other just and reasonable expenses incurred in connection with the same; and 45 such rate shall be subject to the same limitation as to amount, and levied, recovered, and reduced in the same manner, as separate rates may be made, levied, recovered, and reduced under the provisions of

"The Counties Act, 1876," relating to special rates. 28. If the proposed scheme is carried, the Chairman of the 50 Council shall send a notice thereof and the particulars of the voting to the Colonial Secretary, who shall cause the same to be published in the New Zealand Gazette; and, when such notice has been published in such Gazette, the Council is hereby expressly authorized to provide such water supply, and to borrow a sum of money, not exceeding the 55 amount of the proposed loan, for the purpose of beginning and carrying out the works of such water-supply scheme, and to make and levy on such district separate rates, not exceeding the amount of the proposed separate rates, for the purpose of securing and paying the interest on the said loan, and for providing a fund for the payment of 60

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the same; and such notices so published shall be primá facie evidence the same; and such notices so published shall be prime juste evidence that the Council is duly and lawfully authorized as aforesaid under the Gazette authority provisions of this Act; and such loan, when obtained, shall be applied to raise loan. solely to defray the costs and expenses incurred by the Council in 5 connection with undertaking and carrying out such water-supply

scheme and works.

29. Subject to the provisions of this Act the provisions of Part Provisions relating IX. of "The Counties Act, 1876," so far as they are applicable, shall raising the loan, and be applied under this Act by the Council in the matter of raising the providing for the

- 10 aforesaid loan, of issuing debentures for the payment of the interest on payment of the repayment of the loan of the repayment of such loan, of the repayment of the loan, of keeping the accounts of loan. the said loan, and of all such other matters and things as are provided for in the said Part IX. of "The Counties Act, 1876," relating to loans raised under the authority of the said Part of the said Act, save
- 15 and except where such provisions would repeal or be inconsistent with the provisions of this Act.

30. The Council, notwithstanding "The Counties Act, 1876," The water-supply can levy for the purposes of this Act on the rateable lands in the rate to consist of an acreage rate. district a separate rate, to be called the "Water-supply Rate," and

- 20 such rate shall be an acreage rate on lands in such district, but such acreage rate shall not in any case exceed sixpence per acre yearly of such lands, and such water-supply rate shall be recovered in the manner hereinafter provided.
- 31. Before making or levying any such water-supply rate the The Council shall 25 Council shall cause to be prepared every year a separate rate list, in the cause a separate rate form of the First Schedule, setting forth the acreage of rateable land in made. such district, and the names of the occupiers and owners thereof; and all the provisions of "The Rating Act, 1876," relating to valuation lists under that Act shall, so far as the same are not inconsistent with the
- 30 provisions hereof and are applicable, be applied to such rate list made under this Act, as fully and effectually as if such provisions had been expressly incorporated herein.

32. The provisions of the Rating Act relating to the making The provisions of and levying of rates of "The Rating Act, 1876," are hereby expressly "The Rating Act, 1876," to be applied to the the second se 35 incorporated with and shall be read as part of this Act, so far as the under this Act. same are applicable, and subject to the provisions of this Act; and the rates thus made and levied shall be recoverable by the Council in the same way as rates are made recoverable under "The Rating Act, 1876.'

- 40 33. In order to carry into effect the aforesaid water-supply Powers of Council to scheme, the Council, in addition to the powers conferred on them by water-supply section three of this Act, may-
  - (a.) Make surveys upon any lands within that part of the Ashburton County between the Ashburton and Rakaia Rivers ;
  - (b.) Purchase or take under the provisions of "The Public Works Act, 1876," any land, or any estate or interest therein, whether within or without such district;
  - (c.) Break up or dig into the surface of any public place or road within the county, and temporarily stop the traffic on any such public place or road, so far as is necessary for the construction, enlargement, alteration, or repairs of such works, or any part thereof, and cross, bridge over, or alter any drain, sewer, or race, on or under any public place or road, so far as is necessary for such construction, enlargement, alteration, or repair, and make such works over, under, through, or along any such public place or road, and alter the course or level of such public place or road for the purpose of providing or maintaining such water supply;

applied

enable it to carry out scheme.

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- (d.) With the consent of the Governor, make such works over or under, or through, or along any reserve; and notice in the Gazette of such consent shall be sufficient evidence thereof;
- (e.) While constructing or repairing the works authorized by 5 this Act, take, impound, or divert the water from, or turn water into, any stream, river, ditch, or drain;
- (f) Enter upon any lands for the purposes of construction, maintenance, or inspection of the works authorized by this Act, and take therefrom any material required for the 10 construction, enlargement, alteration, or repair of such works;
- (g.) Construct all works, and do all things necessary for the construction, enlargement, alteration, repair, maintenance, and use of such works for the purpose of procuring such 15 water supply for such district.

34. Any lands or water so taken for such works as aforesaid shall be taken under the provisions of "The Public Works Act, 1876," and any Act or Acts amending the same.

**35.** Every person suffering any damage by the exercise of any of 20 the powers given under this Act may recover full compensation for the same, in the manner provided by Part III. of "The Public Works Act, 1876," and the Council shall be deemed the respondent in any such proceeding under the said Part III. of the said Act.

**36.** The Council may charge all persons using the water so **25** supplied, and may from time to time make, alter, amend, and repeal by-laws prescribing the terms and conditions upon which the water will be supplied or may be used, and prescribing the rates and charges to be paid for the water so supplied or used, and generally for the purposes of this Act, and the working and giving effect thereto, and 30 may fix a penalty of not exceeding *fifty* pounds for the breach of each of such by-laws; and all such rates, charges, and penalties may be recovered by and in the name of the Council in any Court of competent jurisdiction; and any and every by-law shall be made in the manner prescribed by section one hundred and seventy-six of "The 35 Counties Act, 1876," and may be made to apply to the whole district or any part of the district specified in such by-law; and a copy of any by-law sealed with the common seal of the Council and countersigned by the Chairman for the time being shall be received in evidence of such by-law having been duly made as provided by this Act, unless the 40 contrary be proved.

**37.** It shall not be lawful without the consent of the Council, or of some person appointed by the Council, to take or divert any water from such works; and any person who without such consent as aforesaid does, or causes to be done, any act whereby the water in any such 45 works is drawn off or diminished in quantity, or polluted, or dirtied, shall be liable to a penalty of not more than ten pounds for every day during which the supply of any such water is so drawn off, diminished, polluted, or dirtied; and the Council shall be entitled to recover from such person or persons in any Court of competent jurisdiction 50 the amount of damages sustained by reason of taking, diverting, polluting, or dirtying such water.

38. When the said water-supply scheme shall have been completed, the Council, at the written request of any ratepayer of such district or person outside the district, and if there is a sufficient supply 55 of water so to do and it can be done, may convey by means of servicepipes or branch races a supply of water to the lands or premises of such ratepayer or person, at the sole cost and charges of such ratepayer or person; and such costs and charges shall be recoverable by the Council in the same manner that the County rates are made recoverable 60

How lands are to be taken or purchased.

How to get compen-sation for lands taken under this Act.

Council can charge for water supplied, and make by-laws regarding it.

Unlawful to take or divert water without consent of Council.

Council to supply water to ratepayers.

under "The Counties Act, 1876," and "The Rating Act, 1876," or in any Court of competent jurisdiction.

39. The Council shall be sole judge of the sufficiency of the Council sole judge of supply of water for the purposes in the last section mentioned, and water supply. Б shall, by by-laws made in the manner hereinbefore provided, regulate the size of such races or service-pipes, and the time when water shall be supplied through such branch races and service-pipes, and all other matters and things whatsoever relating to supplying water to such ratepayers or persons.

10 40. A separate account of the money received by the Council Council to keep a from the ratepayers and residents of such district by way of separate water rates and rates, water rates, and charges, or otherwise accruing from the works, charges. shall be kept and dealt with in the manner provided, for keeping separate rate accounts, in "The Counties Act, 1876," and such money 15 shall be applied as follows :---

- (1.) To pay the interest on the loan.
- (2.) To provide a sinking fund for the repayment of such loan.
- (3.) To keep the works in good and sufficient repair, and defray
  - all expenses connected with supplying water.
- (4.) To alter, enlarge, and extend the works.

41. When the Council is by this Act directed or permitted to do Council can make rules for their any matter or thing, and no mode is prescribed by the Act for doing guidance in carrying out the provisions of such matter or thing, the Council may proceed as is provided in "The this Act. Counties Act, 1876," for the doing of such matter or thing ; and if

- 25 there be no such provision in "The Counties Act, 1876," the Council may and can, by resolution or by-laws made under the provisions of "The Counties Act, 1876," from time to time prescribe the mode or modes in which such matters or things shall be done.
- 42. If any person wilfully or maliciously destroys or does any Penalty for damage or trespass on the 30 damage to the works, or if any person permits his cattle to trespass on works. the works, and that thereby any damage is done to the works, such person shall be liable to a penalty of not exceeding one hundred pounds sterling, and, in addition, to pay the whole cost of repairing such damage.
- 35 43. If any person or persons obtain water from the works without Penalty for taking payment of the lawful charges, or in any other manner than as authority or against provided by the by-laws made by the Council, he shall be liable to a by-laws. penalty of not exceeding *fifty pounds* sterling.
- 44. All penalties under this Act, or any by-laws made there. Recovery of penalties. 40 under, may be recovered in a summary manner before two or more Justices of the Peace, in the manner provided by "The Justices of the Peace Act, 1866."

#### SCHEDULES.

RATE LIST for [Name of district], re Water Supply, for the year 18 Description and situation of rateable Property. If Let, OCCUPIER. OWNER Acreage for what of term, Number. Rateable Christian Trade or and in Christian Trade or Surname Surname Property. what Name. Occupation Name. Occupation manner. Certified correct, this day of 18 A.B., Chairman of County Council.

C.D., Clerk of County Council.

N.B.-Every entry in this list must be numbered consecutively from one upwards.

FIRST SCHEDULE. FORM OF RATING LIST.

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Schedules.

separate account of

### SECOND SCHEDULE. FORM OF RATE BOOK.

No. [on the Rate Roll].

are of in the acre, made under the provisions of "The Ashburton County Council Waterworks Act, 1879," on day of 18, for the period commencing on day of 18, and ending on day of 18, and payable on [Name day of payment]. A RATE OF

Number.	Occupier, or Person primarily liable for Rate.	Description of Property.	Acreage.	Rate at or per acre.	H. By whom amount of Water Rate paid.	Date of Payment.
	Signed by us, w	gned by us, with the corrections en			day of	, 18 .
				A.B., Chairman. C.D., } E.F., } Councillors.		

N.B.—The two last columns will appear in blank when the rate-book is issued, and will be filled in from time to time as the rates are paid.

By Authority : GEOBGE DIDSBUBY, Government Printer, Wellington.-1879.