

Mr. Isitt.

CHRISTCHURCH CITY SANITATION AMENDMENT.

[LOCAL BILL.]

| | | |
|--|------------------|--|
| <p>Title. Preamble. 1. Short Title. 2. Moneys borrowed may be expended on lands, &c., included in city since passing of principal Act.</p> | <p>ANALYSIS.</p> | <p>3. Special rates to apply to areas added to city after passing of principal Act. 4. Extended powers of Council retrospective.</p> |
|--|------------------|--|

A BILL INTITULED

AN ACT to amend the Christchurch City Sanitation Empowering Act, 1908. Title.

WHEREAS since the passing of the Christchurch City Empowering Act, 1908 (hereinafter referred to as the principal Act), the boundaries of the City of Christchurch have at various times been altered and extended by including therein certain defined areas adjoining the said city: And whereas the said boundaries may from time to time hereafter be further altered and extended by including in the said city other defined areas adjoining the said city: And whereas it is expedient that the powers and authorities given to the said city by the principal Act should be extended in such manner that owners of properties situated beyond the boundaries of the city, as constituted at the date of the principal Act and within such extended boundaries of the city as aforesaid, may participate in the benefits and share the responsibilities of any loans raised under the principal Act: Preamble.

BE IT THEREFORE 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 Christchurch City Sanitation Amendment Act, 1922, and it shall form part of and be read together with the principal Act. Short Title.

2. Moneys heretofore borrowed and moneys which may from time to time hereafter be borrowed by the Council under the authority of the principal Act may, in addition to the purposes mentioned in section four of the principal Act, be expended for the like purposes in the case of lands, buildings, and premises, and the owners of lands, buildings, and premises which, since the date of the principal Act, have been or which may hereafter at any time be included within the boundaries of the city. Moneys borrowed may be expended on lands, &c., included in city since passing of principal Act.

Special rates to
apply to areas added
to city after passing
of principal Act.

3. In the case of any loan heretofore raised and of every loan which may hereafter be raised by the city under the authority of the principal Act, and secured or partly secured or purporting to be secured or to be partly secured by a special rate over all the rateable property included within the city, such special rate shall be deemed to have been made upon and to be leviable in respect of all rateable property which is now or may hereafter at any time and from time to time be included within the boundaries of the city, and may be so collected by the Council accordingly. 5

Extended powers fo
Council
retrospective.

4. All the provisions of the principal Act shall apply and extend to and, in respect of all moneys expended under the extended powers vested in the Council by this Act, in the same way in all respects as if such extended powers had been included in the powers vested in the Council by the principal Act. 10