## This PUBLIC BILL originated in the LEGISLATIVE COUNCIL, and having this day passed as now printed is transmitted to the House of REPRESENTATIVES for its concurrence.

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## TIMBER-FLOATING.

### ANALYSIS.

Title. 1. Short Title.

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- used under this Act.
- 3. Commissioner of Crown Lands, after hearing objections, may grant or refuse license for use of stream. Conditions of application, notices, service of notices, objections.
- 4. Licensee to enter into bond for payment of damages.
- 5. Power to float timber, &c., down rivers and tidal creeks.
- 6. Licensee to avoid doing damage. 7. Compensation for damage.
- 8. Limitation of right of damage.

- 9. Claims for damage to be decided in Resident Magistrate's Court.
- 2. Governor may notify what streams may be | 10. Magistrate may sit with assessors. Concurrence of one assessor necessary.
  - 11. Costs at discretion of Court.
  - Full damage to be paid for property destroyed.
    Laying of booms in navigable waters deemed
  - to be a harbour work not authorized by license.
  - 14. Public works not to be interfered with. Licensee to have no redress against the Crown.
  - 15. Penalty for floating timber, &c., or con-structing new dams, without license. 16. Repeals.

#### A BILL INTITULED

- AN ACT to authorize the Use of Rivers, Streams, and Tidal Creeks Title. for floating Timber and other Substances.
- BE IT ENACTED by the General Assembly of New Zealand in 5 Parliament assembled, and by the authority of the same, as follows :----
  - 1. The Short Title of this Act is "The Timber-floating Act, short Title. 1884."

2. The Governor may from time to time, by notification in the Governor may notif Gazette, notify what rivers, streams, and tidal creeks within the what streams may be used under this 10 colony may be used for the purposes of this Act under license Act.

- hereinafter mentioned, and may from time to time, by a like notification, withdraw any river, stream, or tidal creek from such user, and upon such withdrawal all licenses affecting the same shall cease and determine.
- 3. Any person desirous of using any river, stream, or tidal creek Commissioner of 15 for the purposes of this Act may apply to the Commissioner of Crown Lands, after Grown Lands of the land district within which the same is cituated hearing objections, Crown Lands of the land district within which the same is situated may grant or retuse for a license to do so; and the said Commissioner may, with the stream. Conditions consent of the Waste Lands Board of the district, grant such license, of application,
- 20 subject to such conditions and stipulations as the Board may deem notices, service of notices, objections. expedient, andto the conditions following, that is to say,--

(1.) Any person intending to apply for a license under this Act shall serve notice in writing of such intention on the owner, lessee, or occupier of any land on the banks or along the course of the rivers, streams, or creeks which it is intended to use; and, if it is intended to use any navigable waters, such notice shall also be served on the Secretary of the Marine Department.

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(2.) The notice shall describe all such rivers, streams, and creeks specifically, or in as noticeable way as circumstances<sup>2</sup> may permit, together with the situation of all existing dams thereon it is intended to continue in use, and shall, if it is intended to construct thereon any dam in any place -5 where none previously existed, define accurately the position of every such dam, and shall be published twice in a newspaper circulating in the district.

(3.) A notice may be duly served upon any person by causing such notice to be personally served upon such person, 10 or by leaving the same at, or by forwarding the same by post addressed to, his usual or last known place of abode or business in this colony.

If any owner, lessee, or occupier of land is unknown, or cannot after due inquiry be found, or has no known 15 agent in the colony, a notice posted on some conspicuous part of such land shall be a sufficient service.

- (4.) A copy of such notice, signed by the applicant or any one duly authorized to sign the same on his behalf, shall be lodged with the Commissioner aforesaid, who 20 shall note thereon the date of the receipt of the same by him; and to such copy of the notice shall be annexed a copy of the newspaper containing the notice published as aforesaid, and a statutory declaration to the effect that all notices required to be served on owners or occupiers 25 of lands have been duly served, and the Commissioner may require such other proof of the service of any such notice as he shall think fit.
- (5.) Any owner, lessee, or occupier of any land on the banks or along the course of the rivers, streams, or creeks which 30 it is intended to use, and any person whose interests may be affected by the construction thereon of any new dam as aforesaid, may, within fourteen days after receiving service of any such notice, serve upon the Commissioner aforesaid a notice of objection to the issue of a license, 35 or to the construction of any dam as applied for.
- (6.) If any objection made by any person appears to the Commissioner to be of a frivolous or vexatious nature, he may award such sum as he thinks fit as costs to be paid by the person making such objection to the applicant; and any 40 such sum may be recovered in a summary manner in any Resident Magistrate's Court.
- (7.) The Commissioner shall be the sole judge as to the validity of any objection lodged with him, and may overrule any such objection or admit the same, and either refuse to 45 grant the license or may issue a license in such modified terms as he thinks fit.
- (8.) In any case of doubt as to the propriety of granting or refusing any license, the Commissioner, before refusing the license, shall, on the applicant's request, and payment 50 of such sum as the Commissioner shall think sufficient for necessary expenses, appoint two such persons as he shall think experienced to view the locality wherein the license is intended to operate, or where any dam is proposed to

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cities ye besioner, if no objection or no sufficient objection be lodged, and no reason be known to the Commissioner why a license should not issue, the Commissioner shall, on receipt of a fee of *five* pounds for the same, submit the case to the aforesaid Land Board for its approval, and on obtaining the same shall issue to the person signing such notice a license under this Act.

Every license shall describe all rivers, streams, and creeks, and the situation of all existing dams thereon authorized to be used, and the position of every new dam authorized to be constructed under such license.

(10.) Every such license shall be in force for a term of three years from the date of the granting thereof, and shall not be in force for any longer term unless the same shall after the expiration thereof be renewed from year to year by the Commissioner, who may, at his discretion, but subject to the approval of the Board aforesaid, grant such renewal, or absolutely refuse to grant the same. The fee to be paid in respect of each renewal shall be a sum of *ten* shillings.

Every license that is renewed shall date from the day of the expiration of the license in force immediately previous to the day of the grant of the renewal, and shall continue in force for twelve months from such day and no longer.

(11.) If any license is allowed to lapse for a period exceeding two months without being renewed, such license shall not be renewed, but application must be made as hereinabove mentioned for the issue of a new license, for which a full fee of *five* pounds shall be paid.

(12.) If any license is obtained by fraud or misrepresentation of any kind, such license shall be absolutely void.

4. Before issuing any license as aforesaid, the Commissioner Licensee to enter shall require the licensee and two sufficient sureties to enter into a into bond for pay-ment of damages. bond to Her Majesty, conditioned for the payment from time to time of the damages which may be recovered against such licensee under

40 the provisions under this Act; and Her Majesty may sue upon or assign such bond.

5. Every license issued under this Act shall entitle the licensed Power to float owner of any logs, lumber, timber, firewood, posts, rails, or other timber, &c., down rivers and tidal wood, substances, or materials, either by himself or by his servants creeks.

45 or workmen, to raft, float, or drive the same, or to cause the same to be rafted, floated, or driven down and along the course of any river, stream, or tidal creek mentioned in his license, and to construct any dam at the respective places mentioned in his license.

6. In the exercise of his license, the licensee and his servants Licensee to avoid 50 or workmen shall not injuriously interfere with the ordinary naviga- doing damage. tion of any such river, stream, or tidal creek, and shall do, permit, or suffer, or cause to be done, permitted, or suffered, as little injury, spoil, or damage as possible to the lands on the banks or along the course of any such river, stream, or tidal creek.

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# Timber-floating.

**Compensation for** damage. **4** £

Limitation of right of damage.

Claims for damage to be decided in Resident Magistrate's Court.

Magistrate may sit with assessors. Concurrence of one assessor necessary.

Costs at discretion of Court.

Full damage to be paid for property destroyed.

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Laying of booms in navigable waters deemed to be a harbour work not authorized by license. 7. The owner of the timber, or other wood, substances, or materials, fafted or otherwise floated as aforesaid, shall be liable to pay to the owners and occupiers of any such lands compensation in damage for any actual injury, spoil, or damage which shall be done, permitted, or suffered in the exercise of the power granted by this Act.

9. Any claim for damages as aforesaid may be sued for and recovered in the nearest Resident Magistrate's Court, whether the 15 amount of such claim do or do not exceed the ordinary jurisdiction of such Court.

10. For the purpose of deciding upon any such claim the Resident Magistrate may call to his aid any two experienced persons he may think fit to sit with him as assessors, and the said assessors 20 may, in any case, personally inspect the locality where any damage is said to have been done, to enable them to arrive at a just determination in the matter; and all expenses incident to such inspection shall be deemed to be costs in the case.

The concurrence of one assessor with the opinion of the Resi- 25 dent Magistrate shall be necessary to make a valid decision.

11. The Resident Magistrate may, at his discretion, give or refuse costs to either party, or apportion the costs between the parties.

If costs are given in favour of either party the Resident Magistrate shall fix the amount, and payment thereof may be enforced in **30** like manner as a judgment of the Resident Magistrate's Court.

12. Notwithstanding anything in this Act contained, or any license issued thereunder, the owner of any timber or other substances or materials, rafted, floated, driven, or otherwise carried down any river, stream, or tidal creek, shall be liable to pay the full cost of the 35 repair or reconstruction of any bridge or other construction or erection whatever which may be damaged or destroyed by such rafting, floating, driving, or carrying down as aforesaid; and such cost may be recovered in any Court of competent jurisdiction.

13. The laying-down of booms in navigable waters for the 40 security of timber or other substances or materials shall be deemed to be a harbour work within the meaning of "The Harbours Act, 1878;" and nothing in this Act, or in any license issued under this Act, shall authorize the laying of booms or the construction of any work whatever in any navigable or tidal waters except in conformity 45 with the said Act.

(1.) All the provisions of the Act last mentioned shall apply to the laying down of any such booms, and for this purpose the said Act shall be read where necessary as if the words "person" or "any person" had been inserted therein 50 instead of the words "Harbour Board."

(2.) The Governor in Council shall have power under "The Harbours Act, 1878," to authorize the laying down of

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50 15. Any person who, without being the holder of a license Penalty for floating under this Act,-

Shall raft, float, or drive, or cause to be rafted, floated, or dams, without driven, either by himself or his servants or workmen, any

Public works not to be interfered with. Licensee to have no Crown.

Repeals.

timber, &c., or constructing new logs, lumber, timber, firewood, posts, rails, or other wood substances, or materials, down or along the course of any river, stream, or tidal creek; or, without special authority in that behalf in such license, shall construct thereon any dam in any place where none previously existed,

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shall be liable to a penalty of not more than *five* pounds for every day on which he shall so raft, float, or drive, or cause to be rafted, floated, or driven, as aforesaid, or during which any such dam shall remain on any such river, stream, or tidal creek.

The provisions of this section are without prejudice to all 10 the rights and remedies conferred by this Act upon the owners, lessees, and occupiers of lands on the banks or along the course of any such river, stream, or tidal creek as aforesaid.

16. "The Timber-Floating Act, 1873," and section seventy-two of "The Land Act 1877 Amendment Act, 1882," are hereby repealed, 15 without prejudice however to any license issued under the said Act and in force at the commencement of this Act, and subject that all rivers, streams, or creeks notified under the said Act shall be deemed to have been notified under this Act.

By Authority: GEORGE DIDSBURY, Government Printer, Wellington.-1884.

Repeals.