[As reported from the Local Bills Committee] House of Representatives, 1 September 1954

Words struck out by Local Bills Committee are shown in italics within bold brackets, or in roman enclosed in panel; words inserted are shown in black or in roman with rule down side.

Mr Cotterill

WANGANUI HARBOUR DISTRICT AND **EMPOWERING AMENDMENT**

[LOCAL BILL]

ANALYSIS

	6. Procedure if poll to be taken.
Title.	7. Estimate of revenue and expendi-
1. Short Title.	ture.
2. Special Act.	8. Reimbursement of Harbour Fund.
3. Harbour works authorized.	9. Authorizing debentures as trustee
4. Power to borrow.	investment.
5. Board may make special rate.	Schedule.

A BILL INTITULED

AN ACT to amend the Wanganui Harbour District and Title. Empowering Act 1913.

BE IT ENACTED by the General Assembly of New 5 Zealand in Parliament assembled, and by the authority of the same, as follows:

1. This Act may be cited as the Wanganui Harbour Short Title. District and Empowering Amendment Act 1954, and shall be read together with and deemed part of the

10 Wanganui Harbour District and Empowering Act 1913 (hereinafter referred to as the principal Act).

2. This Act shall be deemed to be a special Act within Special Act. the meaning of the Harbours Act 1950.

3. The Board is hereby authorized, subject to the Harbour works 15 provisions of the Harbours Act 1950 and this Act, to authorized.

construct and carry out the harbour works specified in the Schedule to this Act.

No. 69-2

Power to borrow.

4. (1) It shall be lawful for the Board, subject to the provisions of the principal Act, the Harbours Act 1950, and the Local Government Loans Board Act 1926, from time to time to borrow, in accordance with Part I of the Local Bodies' Loans Act 1926, a sum or sums not -5 exceeding in the aggregate the sum of two hundred and seventy-five thousand pounds for the purpose of carrying out the works specified in the Schedule to this Act.

(2) The money hereby authorized to be borrowed is in addition to any money heretofore authorized to be 10 borrowed by the Board under any other Act.

(3) The provisions of the Local Bodies' Loans Act 1926 shall, as far as they are applicable, apply as if the Board were a local authority and the harbour district were a district and the said harbour works were public 15 works within the meaning of that Act:

Provided that, for the purposes of any poll to be taken under that Act, a majority of the total valid votes recorded shall suffice to carry the proposal. 20

Struck Out

 (4) The Board may out of the money borrowed pursuant to the authority conferred by this section pay— (a) The costs and expenses incurred in connection with the borrowing of such money, including the cost of preparing the special roll hereinafter mentioned and of taking any poll of ratepayers: (b) The cost of promoting this Act 	25
(b) The cost of promoting this Act.	l

New

(4A) Where the amount specified in the said 30 Schedule against any particular harbour work is more than sufficient for that harbour work and leaves a surplus remaining after the completion of that harbour work, such surplus may be applied in the completion of any other harbour work specified in the said Schedule if the 35 amount appropriated therein to that other harbour work is not sufficient for its completion.

5. In addition to the charge on the Harbour Fund created by the Harbours Act 1950, the Board may make, levy, and pledge for securing repayment of the 40

Board may make special rate.

money to be borrowed under the authority of this Act and interest thereon a special rate or two or more special rates on all rateable property in the harbour district, but so that the total of such rate or rates shall not exceed

5 five twenty-fourths of a penny in the pound on the capital value of all such rateable property in the [Wanganui Combined District] City of Wanganui and five forty-eighths of a penny in the pound on the capital value of all such rateable property in the remainder of 10 the district.

Struck Out

6. If the prior consent of the ratepayers of the district Procedure if poll to is required or demanded or resolved to be obtained to be taken. the raising of the said loan pursuant to subsection one of 15 section nine of the Local Bodies' Loans Act 1926, the provisions of sections three to five and subsection one of section six of the Wanganui Harbour District and Empowering Amendment Act 1923 (which relate to the preparation of a special roll, the taking of a poll, and 20 the application of the provisions of the principal Act) shall apply for the purposes of this Act as if the same had been set out in full herein.

New

6A. The Board shall not borrow any money under this Consent of ratepayers 25 Act except with the prior consent of the ratepayers of the required. district. For the purposes of the poll to be taken under this section, the provisions of sections ten to thirteen of the Local Bodies' Loans Act 1926 shall apply, subject to the provisions of this Act and of sections three to five of 30 the Wanganui Harbour District and Empowering

Amendment Act 1923.

7. (1) The Board shall in each year cause an Estimate of revenue and expenditure. estimate to be prepared, in such manner and according to such principle as the Board approves, of the anticipated

35 revenue of the year (exclusive of any rate to be levied under this Act or any previous Act) and the anticipated expenditure of the year (including the annual payment or payments to be made, including interest, with respect to all money borrowed by the Board under the authority

40 of this Act or any previous Act, but exclusive of any

capital expenditure on any loan account), and shall upon such estimate determine the deficiency of the revenue to meet the expenditure.

(2) Any credit or debit balance of the Board's General Account at the close of each year shall be carried 5 forward to the account of the succeeding year for the purpose of the estimate of such succeeding year and the determination of the deficiency of the revenue of such succeeding year to meet the expenditure.

(3) The Board may levy or direct the levy, in accord- 10 ance with the Harbours Act 1950, in each year of such part of the said special rate or rates as is sufficient to provide for the deficiency.

(4) The Board may for the purposes of the levy, or of such direction and levy, adopt some convenient fraction 15 of a penny, notwithstanding that the sum produced thereby may exceed the said deficiency.

8. The Board is hereby authorized to refund to the Harbour Fund, from the money borrowed under the authority of this Act, the amount of any money expended 20 from the Harbour Fund, whether before the passing of this Act or within six months thereafter, in the carrying out or construction of any of the harbour works or other purposes specified in the Schedule to this Act, and any amount so refunded shall be deemed to have been applied 25 and expended for that purpose.

9. It shall be lawful for a trustee, unless expressly forbidden by the instrument (if any) expressly creating the trust, to invest any trust funds in his hands in any debentures or other securities issued or created by the 26-Board.

New

, if the repayment of the loan to which those debentures or other securities relate, and interest thereon, is secured by a special rate made and levied by the Board 30 for the purposes of the loan.

Reimbursement of Harbour Fund.

Authorizing debentures as trustee investment.

SCHEDULE

Struck Out

berthages, the provision of access harbour works at Castlecliff.	to such	wharf, ar	nd mise	cellaneous
N	270)			
1. Extension and improvemen Castlecliff	ts at	Meuli	Wharf,	£ 12,500
2. Provision of a wharf at Cas berthage and provision including necessary dred	for f	loating	plant,	
services	<u> </u>	11 (2) 1)		195,000
3. Extension and additions to the		ahff Basin	Wall	18,100
				10,000
4. Protection of the South Spit				
5. Provision of miscellaneous plas	nt			4,000
	nt			4,000 35,400

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