

SUPPLEMENTARY ORDER PAPER.

HOUSE OF REPRESENTATIVES.

Tuesday, the 22nd day of June, 1886.

LOCAL BODIES LOANS BILL.

Mr. GARRICK, in Committee, to move an additional clause as follows :—

. Any local authority may, in anticipation of its usual revenue applicable to the payment of interest upon any loan and for the purpose of paying such interest, borrow money from any bank by way of overdraft; but such amount shall never at any time exceed the total amount of such income for any one year.

CODLIN MOTH BILL.

Mr. HOBBS, in Committee, to move the following new clause :—

Penalty for
sending away
infected fruit.

3. Every person who shall remove or send away from any borough or county, whether or not proclaimed an unclean district, or shall cause or procure to be so removed or sent away, any fruit infected with codlin moth, shall for every such offence be liable to a penalty not exceeding *ten* pounds in respect of every separate parcel or package of such fruit.

COUNTIES BILL.

Mr. LAKE, in Committee, to move the following new clause to follow clause 43 :—

. The Council shall, on some day in *March* preceding the expiration of the term of office of the Councillors, hold a meeting for the purpose of considering whether the representation of the different ridings requires readjustment, and if it be found that, taking into consideration population and rateable value, the representation of any riding or ridings is insufficient, shall alter the representation in such way that the representation of the separate ridings may, as far as possible, be proportioned to the rateable value and population of each riding respectively.

Mr. MITCHELSON, in Committee, to move the following amendments :—

Clause 6. After line 31 insert—

The Pukekaroro, Wairau, and Paparoa ridings, and the Matakoho Road District in the Matakoho riding of the Hobson County, are hereby constituted a new county by the name of the Paparoa County as on and from the night next preceding the day on which this Act comes into force. This Act shall be deemed a special Act within meaning of section *twenty-three* for the purpose of creating the aforesaid new county, and the provisions of sections *twenty-seven* to *thirty-four*, both inclusive, shall apply in respect to the new county and the Hobson County, of which it formed a part.

First Schedule. After "Hobson County" insert "Paparoa County," and after "East Taupo County" insert "Rotorua County."

Hon. Sir R. STOUT to move,—

Clause 44. In two places omit “three months,” insert “one month.”

New clauses.

44A. Every special order made by the Council whereby the boundaries of any road district are altered shall redefine the boundaries of every road district and subdivision of a road district affected by such alteration:

44B. The Governor or the County Council may from time to time, as occasion may require, issue any Proclamation, Order in Council, or special order, without observing the formalities of this Act, for the purpose of rectifying any misdescription or insufficiency of description of the boundaries of any riding in a county, or of any road district or subdivision of a road district therein.

After clause 254 to insert—

254A. The Council from time to time by special order under the *last-preceding* section, subject as therein mentioned, and defining the limits thereof respectively, may declare any borough or town district which has become merged in the county, or any other town or place which the Council shall think has sufficient population, to constitute a district within the meaning of the *last-preceding* section, and may make special agreements for the supply of water to the residents therein for domestic use.

For the purposes of this section the powers conferred by section *two hundred and fifty-six* shall be deemed to include the laying down piping for the distribution of water from a water-race to any town or place, and along, over, or under any street, road, or public place in such town or place.

Clause 257. Line 22, consequent on the last-preceding, after “subdivision,” insert “or six farthings in the pound on the rateable property in districts constituted under section *two hundred and fifty-four A.*”

Before Clause 280 insert, in substitution of the amendment on Supplementary Order Paper, No 14,—

The Council shall be a local Board of Health under “The Public Health Act, 1876,” and shall exercise the jurisdiction of such Board over all parts of the county which are not included either within a road district or town district.

In order to provide uniformity and economy of administration the Central Board of Health may, on receiving the consent by a resolution of any local authority or other local body exercising jurisdiction as a local Board of Health within any part of a county or any borough adjacent to such county or lying within the territorial limits thereof, and with a like consent from the County Council, issue an order declaring all the powers and authorities vested in any such local Board to be thenceforth and for such period as shall be mentioned in any such order absolutely transferred to the Council of such County.

Every such order—

Shall have effect within the limits of the jurisdiction of the several local Boards to which it refers, and, upon a publication in the *Gazette* of a notification of such order having been made, all the powers of the several local Boards mentioned in such order shall cease accordingly for such period as shall be mentioned in the order; and

May be amended from time to time by the Central Board in any way it shall think fit, either in respect to the local Boards mentioned therein, or as to the extent of the jurisdiction thereby granted to the County Council, or may be revoked in part or in whole in the same manner.