This Public Bill originated in the House of Representatives, and, having this day passed as now printed, is transmitted to the LEGISLATIVE COUNCIL for its concurrence.

House of Representatives,

18th October, 1917.

Mr. Wright.

HUTT ROAD AMENDMENT.

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6. Valuation-rolls of various districts to be used for making rates. Section 50 of Rating Act not to apply. Valuer-General to supply rolls and notices of sales.

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12. Every person paying a fee is entitled to a certificate. Persons using vehicles affected to carry certificates. Person using vehicles affected to produce license on demand of constables and Inspectors.

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A BILL INTITULED

An Acr to amend the Hutt Road Act, 1915.

Definitions.

WHEREAS by the Hutt Road Act, 1915, the Hutt Road is vested Preamble. in the Mayor, Councillors, and Citizens of the City of Wellington 5 in fee-simple as if the said road were a street in the city: And whereas the Wellington City Council has over the said road the same powers as by the Municipal Corporations Act, 1908, are conferred on a Borough Council in respect of streets: And whereas it is expedient to construct the Hutt Road for twenty-three feet of 10 its width in concrete for motor traffic: And whereas it is necessary for that purpose to raise a special loan of thirty thousand pounds:

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 Hutt Road Amendment Act Short Title. 15 1917, and shall form part of and be read together with the Hutt Road Act, 1915 (hereinafter termed the principal Act).

2. In this Act, if not inconsistent with the context,— "City Surveyor" means the City Surveyor for the time being of the City of Wellington:

"City Treasurer" means the Treasurer for the time being of the City of Wellington.

No. 51-2.

"Financial year" means the year commencing on the first day of April in one year and ending on the thirty-first day of March in the next year:

"Inspector" means an Inspector of any local authority exercising jurisdiction in the City of Wellington or in the

Wellington suburban area as hereinafter defined:

"Motor-car" means any vehicle running on three or more wheels propelled by mechanical power and used only for carrying passengers but does not include motor-cycles with side-cars attached:

"Motor-cycle" means a bicycle propelled by mechanical

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power:

"Motor delivery-van" means a motor-wagon (as hereinafter defined) not exceeding two tons in weight and having rubber tires on its wheels:

"Motor-wagon" means any engine or machine propelled by steam, electricity, gas, or any other motive or mechanical power whatsoever, used for the purpose of conveying goods or materials on the engine itself, but does not include delivery-vans or motor-cars or motor-cycles:

"Traction-engine" means any engine or machine, other than a "motor-wagon" as hereinbefore defined, propelled by steam, electricity, gas, or any other motive or mechanical power whatsoever, used or constructed so as to be capable of being used for the purpose of drawing wagons:

"Wagon" means any vehicle attached to a traction-engine

and includes a tender:

"Wellington suburban area" means and comprises the boroughs of Karori, Onslow, Petone, Lower Hutt, Eastbourne, and Miramar, the town districts of Johnsonville 30 and Upper Hutt, and the counties of Makara and Hutt.

3. (1.) The Wellington City Council is hereby authorized to construct part of the Hutt Road for a width of twenty-three feet in concrete of such depth as it thinks fit.

(2.) Such concrete may be covered with a covering of such 35

nature and depth as such Council thinks fit.

(3.) Such part of the Hutt Road shall, when so constructed, be available only for motor vehicles having rubber tires or other similar tires approved by the Wellington City Council, subject to this limitation and exception—that any other vehicle may be driven 40 across such part of the Hutt Road at right angles, but only for the purpose of reaching some premises that the driver desires to reach, or for the purpose of reaching some road that junctions with the Hutt Road, or for the purpose of crossing over to the proper side of the road.

(4.) The Welliugton City Council may purchase such plant as it thinks fit for the purpose of constructing and maintaining the Hutt Road.

4. (1.) For the purpose of constructing the said part of the Hutt Road and for purchasing plant as aforesaid the Wellington City 50 Council is hereby authorized to raise a special loan of thirty thousand pounds by ordinary resolution of such Council.

Power to construct part of Hutt Road in concrete.

Cover for concrete.

Traffic on concrete portion.

Plant.

Power to raise special loan of £30,000.

(2.) The said special loan shall be deemed to be a special loan Local Bodies' Loans raised under paragraph (d) of section sixteen of the Local Bodies' Act applies. Loans Act, 1913, and, except as herein otherwise provided, the provisions of that Act so far as they relate to loans under the said 5 paragraph shall extend and apply to the said special loan.

(3.) Debentures issued in respect of the said special loan shall Currency of

have a currency of not more than fifty years.

(4.) A sinking fund of not less than one per centum per annum Sinking fund.

shall be provided for the redemption of the said special loan.

(5.) The interest and sinking fund to be paid in respect of the Interest and said special loan in each financial year shall be deemed to form part sinking fund to form of the cost of maintenance of the Hutt Road and shall be included in maintenance. the estimate of expenditure to be made in each year pursuant to the provisions of section six of the principal Act, and shall be apportioned 15 among the local authorities mentioned in the Second Schedule to the principal Act as part of such expenditure in the proportions set forth in the said Second Schedule, and shall be recoverable accordingly by the Wellington City Council.

(6.) The interest and sinking fund payable during each financial Amount part of 20 year shall be added to and form part of the amounts approved by the expenditure on road. Board as part of the expenditure in respect of maintenance, and shall

be payable and recoverable accordingly.

(7.) The Wellington City Council shall be entitled to charge in Cost of supervision. respect of the clerical, legal, and engineering work done by its officers 25 a sum equal to five per centum of the moneys expended in each year in the maintenance of the Hutt Road, including the moneys collected under the provisions of this Act. Such sum shall also be added to and form part of the amounts approved by the Board as part of the expenditure in respect of maintenance, and shall be payable and 30 recoverable accordingly.

5. (1.) If default is made in payment of the interest or sinking Default. fund in respect of the said special loan a Receiver shall be appointed Appointment of in manner provided by section forty-two of the Local Bodies' Loans

Act, 1913.

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(2.) Such Receiver shall apportion the amount due, together Apportionment by 35 with twenty per centum additional, among the local authorities mentioned in the Second Schedule to the principal Act in the proportions set out in that Schedule.

(3.) If any local authority fails to pay the amount so apportioned Failure by local 40 to it by such Receiver, such Receiver shall and may levy on all rate-authority to pay. able property under the jurisdiction of such local authority on the basis of the unimproved value an annually recurring rate sufficient to meet the amount apportioned to such local authority. Such rate shall continue in force so long as there is default by the local autho-45 rity in payment of interest or sinking fund.

(4.) (1.) The moneys received by such Receiver in respect of the Disposal of money contribution of each local authority shall be applied as follows:—

(a.) In payment of the expenses of the application and order and other incidental proceedings according to such proportions as the Judge shall by such order fix:

(b.) In payment of such remuneration to the Receiver as the Judge making such order or any order Judge of the Supreme Court shall from time to time direct:

debentures.

(c.) In payment of all expenses incidental to the making, levying, collecting, and recovery of the rate:

(d.) In payment of the proportion of interest and sinking fund

due by the local authority.

(2.) The balance (if any) shall be paid by the Receiver to the Wellington City Council on account of the local authority, and shall be applied in payment of that local authority's future contributions to the expenditure on maintenance of the Hutt Road.

(3.) If in any case the margin of twenty per centum is not sufficient to meet the annual payments to be made by such Receiver, 10 such Receiver may apply, on summons to a Judge of the Supreme Court in Chambers, for leave to increase the rate to such extent as

may be necessary to meet such annual charges.

(4.) Such Judge, after directing such summons to be served on such parties as he thinks fit, may make an order increasing such 15 special rate to such extent as the Judge thinks fit, and the rate shall thereafter be leviable accordingly as if originally made by such Receiver under the provisions of this Act.

6. (1.) For the purpose of making and levying any rate under the provisions of this Act the valuation-roll for the time being under 20 the Valuation of Land Act, 1908, for the district of each of the local authorities mentioned in the Second Schedule to the principal Act shall be the valuation-roll on which such rate shall be made and levied; and the Receiver shall for the purpose of such rate be deemed to be the local authority within the meaning of the Rating 25 Act, 1908, all the provisions whereof shall, with the necessary modification and subject to the provisions of this Act, apply to making, levying, collecting, and recovery of any such rate.

(2.) The provisions of section fifty of the Rating Act, 1908, shall

not apply to any such rate.

(3.) (a.) The Valuer-General shall supply any Receiver appointed as aforesaid with such copies of the valuation-roll of the lands under the jurisdiction of the local authorities mentioned in the Second Schedule to the principal Act as the Receiver requires.

(b.) The Valuer-General shall from time to time furnish the 35 Receiver with notice of alterations to such roll, and shall notify such

Receiver of the making of any new roll or valuation.

(4.) The cost of making such copies of the valuation-rolls and of notifying alterations therein shall be paid by the Receiver to the Valuer-General as part of the expenses incurred under paragraphs (a) 40 and (c) of subsection four of section four hereof.

7. (1.) The debentures to be issued in respect of the said special loan shall be for sums of one hundred pounds, one thousand

pounds, or any multiple of one thousand pounds.

(2.) The debentures shall show that they are secured in the 45 manner provided by this Act, and there may be endorsed on the debentures any of the provisions of this Act.

(3.) Subject to the provisions of this section, the form of debentures shall be governed by the provisions of the Local Bodies'

Loans Act, 1913.

50 8. If it shall hereinafter be necessary, in consequence of the raising of the special loan authorized by this Act, to raise a special loan for the purpose of paying off the whole or any part of any

Valuation-rolls of various districts to be used for making rates.

Section 50 of Rating Act not to apply.

Valuer-General to supply rolls and notices of sales.

Form of debentures.

Renewal loans.

existing special loan, the provisions of this Act and of the Local Bodies' Loans Act, 1913, shall apply to any special loan which it

shall be necessary to raise for such purposes.

9. (1.) After the first day of April, nineteen hundred and Fees to be paid in 5 eighteen, every person residing in the City of Wellington and every respect of specified vehicles by person residing in the Wellington suburban area who owns a motor-residents of wagon, motor delivery-van, motor-car, or motor-cycle shall annually Wellington Wellington pay to the Mayor, Councillors, and Citizens of the City of Welling- suburban area. ton on or before the first day of May in each year the fees set out 10 hereunder in respect of each such vehicle owned by him:—

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Tiologiated in topood or each order verifies o writer by milit.										
	Motor - wagon	not ha	ving r	ıbber	or si	imilar	£	s.	d.	
	approved t	tires	••••			•••	5	0	0	
	Motor-wagon	having	rubber	or of	ther si	imilar				
	approved t	ires			••••		3	0	0	
í	Motor delivery	-van	••••			••••	2	0	0	
	Motor-car					••••	1	10	0	
	${ m Motor-cycle}$						0	10	0	
	No fees shall be cha	argeable	on any	vehic	le unti	l it has	$be\epsilon$	n	used	for

other than trial purposes.

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20 (2.) The moneys derived from such fees shall be expended by Fees to be spent on the Wellington City Council in the maintenance and repairs of the the Hutt Road. Hutt Road. To the extent of such fees so contributed the total amount of the contributions required to be made by the local authorities affected by section six of the Hutt Road Act, 1915, shall 25 be diminished.

(3.) The provisions of section thirty-six of the Municipal Corporations Amendment Act, 1910, as to apportionment of fees for heavy-traffic licenses, shall not apply to moneys paid under this Act.

(4.) The fees payable as hereinbefore provided are in addition to, 30 and not in substitution for, any fees or licenses that may be payable or recoverable under any other Act or by-law in force in the districts within the jurisdiction of any local authority exercising jurisdiction in the City of Wellington or the Wellington suburban area.

10. From and after the construction of part of the Hutt Road in Breach of provisions 35 concrete pursuant to the provisions of this Act no person shall drive of section 3. any vehicle not having rubber tires or other similar tires approved by the Wellington City Council on the part of the Hutt Road so constructed in concrete, except in accordance with the provisions of subsection three of section three hereof.

11. No person shall drive any traction-engine on the Hutt Road Traction-engines. 40 unless he shall obtain a permit from the Wellington City Council under the hand of the City Surveyor, and shall comply with the following conditions:—

(a.) He shall pay to the Wellington City Council a fee for each trip that he makes on the road. Such fee shall be fixed in each case by the City Surveyor, but shall in no case

exceed five pounds.

(b.) He shall deposit with such Council such sum as the City Surveyor shall fix for the purpose of meeting any damages that such traction-engine may cause to the road. If no damage is done, the deposit shall be refunded; if damage is done, the deposit shall be applied to meet the cost of repairing such damage. Any balance shall be refunded to the depositor.

(c.) If the deposit shall not be sufficient to meet the cost of repairing such damage, the excess shall be recoverable by the Wellington City Council from the owner of the traction-engine in any Court of competent jurisdiction.

Every person paying a fee is entitled to a certificate. 12. (1.) Every person who pays the prescribed fee in respect of any such vehicle shall be entitled to receive from the Wellington City Council a certificate or receipt, under the hand of the City Treasurer, stating that the fee has been paid in respect of such vehicle.

Persons using vehicles affected to carry certificates.

(2.) No person shall use any such vehicle in any of the boroughs, 10 town districts, or counties above mentioned unless he shall carry a certificate-receipt for the current year in respect of the moneys payable under the provisions of this Act in connection with such vehicle.

Persons using vehicles affected to produce license on demand of constables and Inspectors. (3.) Every person using any vehicle in respect of which any sum is payable pursuant to the provisions of this Act shall on demand produce to any constable or Inspector, or officer of the Wellington City Council, a receipt for the sum of money payable for the then current financial year.

Offences.

13. (1.) Every person who commits a breach of any of the 20 provisions of this Act is liable to a penalty not exceeding fifty

pounds.

(2.) All fines imposed by or under this Act shall be recoverable summarily under the Justices of the Peace Act, 1908, and shall be paid to the Wellington City Council and form part of the moneys applicable to the maintenance of the Hutt Road.

By Authority: MARCUS F. MARKS, Government Printer, Wellington.-1917.