## AS REPORTED FROM THE LOCAL BILLS COMMITTEE, 21ST AUGUST, 1894.1

(Hon. Sir R. Stout.)

## WELLINGTON RECLAIMED LAND ACT AMENDMENT.

[Local Bill.]

## ANALYSIS.

Title. Preamble. 1. Short Title. 2. Land vested in Corporation discharged from mortgage.

3. Governor's consent to exercise of powers dispensed with.

## A BILL INTITULED

AN ACT to amend "The Wellington Reclaimed Land Act, 1871." Title. WHEREAS on the thirtieth day of May, one thousand eight hundred Preamble. and seventy-seven, the mortgage debt of thirty-one thousand pounds 5 mentioned in section four of "The Wellington Reclaimed Land Act, 1871" (hereinafter referred to as "the principal Act"), with all interest then due thereon, was duly paid off by the Mayor, Councillors, and Citizens of the City of Wellington (hereinafter called "the Corporation "):

BE IT THEREFORE ENACTED by the General Assembly of New 10 Zealand in Parliament assembled, and by the authority of the same, as follows:

1. The Short Title of this Act is "The Wellington Reclaimed Short Title.

Land Act 1871 Amendment Act, 1894."

2. The estate and interest, created by the principal Act, of the Land vested in Cor-Governor in so much of the land described in the First Schedule poration discharged from mortgage. thereof as is now subject to the provisions of such Act is hereby vested in the Corporation, discharged from the said mortgage debt of thirty-one thousand pounds and all interest due in respect thereof.

3. The powers of lease and sale given to the Corporation by the Governor's consent principal Act shall be, and as from the said thirtieth day of May, one to exercise of powers dispensed with. thousand eight hundred and seventy-seven, be deemed to have been, exercisable by the Corporation without such consent and sanction of the Governor as were required by the principal Act.