New Zealand.



ANALYSIS.

- Title.
 Preamble.
 1. Short Title.
- 2. Taupiri Board may amend classification made under the Taupiri Drainage and River District Act, 1929, or make fresh classification.
- 3. Provisions of the Taupiri Drainage and River District Act to apply to fresh classification, and provisions of Land Drainage Act, 1908, to apply to amendment.

1937, No. 13.—Local and Personal.

An Act to amend the Taupiri Drainage and River Title. District Act, 1929. [11th December, 1937.

WHEREAS the Taupiri Drainage and River Board Preamble. (hereinafter called the Taupiri Board) was constituted under the provisions of the Taupiri Drainage and River District Act, 1929 (hereinafter called the said Act): And whereas by the said Act the Taupiri Board was required to cause to be prepared and to approve a comprehensive scheme of such drainage and river works as it deemed necessary for the drainage and protection of lands in the Taupiri Drainage and River District: And whereas the Taupiri Board is authorized by the said Act to borrow by way of special loan under the Local Bodies' Loans Act, 1926, a sum or sums not exceeding in the whole an amount equal to the total estimated cost of such scheme: And whereas by the said Act it is provided that before a poll of ratepayers is taken upon a proposal to raise a special loan as aforesaid the Taupiri Board should classify all lands in

the district in accordance with the provisions of the said Act: And whereas the Taupiri Board has duly prepared and approved a comprehensive scheme and has classified all lands in the Taupiri District in accordance with the provisions of the said Act: And whereas in the carrying-out of the said comprehensive scheme it has been found necessary or expedient to vary such scheme: And whereas the variation of such scheme has altered the degree of benefit received by certain lands in the Taupiri District from the carrying-out of the works, and it is desirable that the said classification should be amended or some or all of the lands in the said Taupiri District should be reclassified:

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 Taupiri Drainage and River District Amendment Act, 1937, and shall be read together with and deemed part of the Taupiri Drainage and River District Act, 1929 (hereinafter called the principal Act).

2. The Taupiri Board may, from time to time, with respect to the works authorized to be carried out by the principal Act, cause to be made—

- (a) An amendment to any classification made under the provisions of the principal Act, in which case the amendment shall be deemed to be incorporated in and to form part of that classification:
- (b) A fresh classification in lieu of any previous classification made under the provisions of the principal Act, in which case the fresh classification shall be deemed to supersede the previous classification.
- 3. Any fresh classification shall be made in accordance with the provisions of the principal Act, and any such amendment shall be made in accordance with the provisions of the Land Drainage Act, 1908, and its amendments, so far as the same are not inconsistent with the provisions of the principal Act.

Short Title.

Taupiri Board may amend classification made under the Taupiri Drainage and River District Act, 1929, or make fresh classification.

Provisions of the Taupiri Drainage and River District Act to apply to fresh classification, and provisions of Land Drainage Act, 1908, to apply to amendment.