

New Zealand.



ANALYSIS.

- | | |
|---|--|
| <p>Title.</p> <ol style="list-style-type: none"> 1. Short Title. 2. The term "Chinese" interpreted. 3. Interpretation. 4. Limitation in number of Chinese to be brought to colony by vessel. 5. Increase of penalty prescribed by sixth section of "The Chinese Immigrants Act, 1881." 6. Chinese not paying penalty may be imprisoned. | <ol style="list-style-type: none"> 7. Exemption of certain Chinese officials. 8. Exemption of crews of vessels who do not land in colony. 9. Provision against evading Act by transhipping Chinese into other vessels. 10. Burden of proof to be on defendant. 11. This Act not to apply to Chinese vessels of war. 12. Duration of Act. |
|---|--|

1888, No. 34.

AN ACT to amend "The Chinese Immigrants Act, 1881."

Title.

[30th August, 1888.]

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

1. The Short Title of this Act is "The Chinese Immigrants Act Amendment Act, 1888." Short Title.

2. The term "Chinese" in the said Act and in this Act does not include Chinese naturalised in New Zealand. The term "Chinese" interpreted.

3. In this Act, "The Chinese Immigrants Act, 1881," is referred to as "the said Act." Interpretation.

4. The third section of the said Act is hereby repealed, and in lieu thereof it is enacted:— Limitation in number of Chinese to be brought to colony by vessel.

If any vessel shall arrive in any port or place in New Zealand having on board a greater number of Chinese passengers than in the proportion of one to every one hundred tons of the tonnage of such vessel, according to the registry thereof if British, and, if not, then according to the measurement prescribed by any Act for the time being in force regulating the measurement of British ships, the owner, charterer, or master of such vessel shall be liable on conviction to a penalty not exceeding one hundred pounds for each Chinese passenger so carried in excess:

Provided that this section shall not apply to any Chinese passenger who shall prove, by statutory declaration or otherwise, to the satisfaction of the Collector of Customs at the port at which such passenger proposes to land, that he had left China or Hongkong for New Zealand before the tenth day of June, one thousand eight hundred and eighty-eight.

Increase of penalty prescribed by sixth section of "The Chinese Immigrants Act, 1881."

5. The penalty prescribed by the sixth section of the said Act shall henceforth be fifty pounds in lieu of twenty pounds as therein provided.

Chinese not paying penalty may be imprisoned.

It shall also be an offence within the meaning of the said section, as amended by this Act, if the master of any vessel which shall have brought Chinese to the colony shall permit or suffer any Chinese to escape from such vessel before the prescribed amount shall have been paid on behalf of such Chinese.

6. If any Chinese who becomes liable to the penalty prescribed by the ninth section of the said Act shall make default in payment of such penalty he shall be liable to imprisonment for twelve months unless such penalty be sooner paid, and may be apprehended and taken before any Justice of the Peace to be dealt with in due course of law.

Exemption of certain Chinese officials.

7. The sum of ten pounds required to be paid by the fifth section of the said Act shall not be payable by or for any Chinese duly accredited to this colony by the Government of China, or by or under the authority of the Imperial Government, on any special mission.

Exemption of crews of vessels who do not land in colony.

8. The penalties and restrictions imposed by the said Act as amended by this Act shall not nor shall any of them be held to be applicable in the case of any Chinese being one of the crew of any vessel arriving in any port in New Zealand, and no such Chinese being one of such crew shall be discharged and landed from such vessel within the colony, or shall at any time go on shore, except in the performance of his duties in connection with such vessel, and every such Chinese so discharged and landed shall be liable to a penalty of twenty pounds.

Provision against evading Act by transshipping Chinese into other vessels.

9. Any vessel on board which Chinese shall be transhipped from another vessel and be brought to any port or place in this colony shall be deemed to be a vessel bringing Chinese into the said colony from parts beyond the said colony, and shall be subject to all the requirements and provisions of the said Act and this Act, and all Chinese so transhipped and brought to such port or place shall be deemed to be Chinese arriving from parts beyond New Zealand.

Burden of proof to be on defendant.

10. For the purpose of any proceeding taken under any of the provisions of the said Act or this Act the burden shall lie on the defendant of proving that he is exempt from the operation of any of such provisions; and it shall not be necessary in any information, summons, or conviction, or other document to state or negative any exception in or exemption under the said Acts.

This Act not to apply to Chinese vessels of war.

11. Nothing contained in this Act or the said Act shall apply to the officers or crews of any vessel or vessels of war of His Majesty the Emperor of China, who shall have all the privileges and immunities enjoyed by the officers and crews of the vessels of war of any other friendly power.

Duration of Act.

12. This Act shall remain in force till the end of the next session of the General Assembly and no longer.