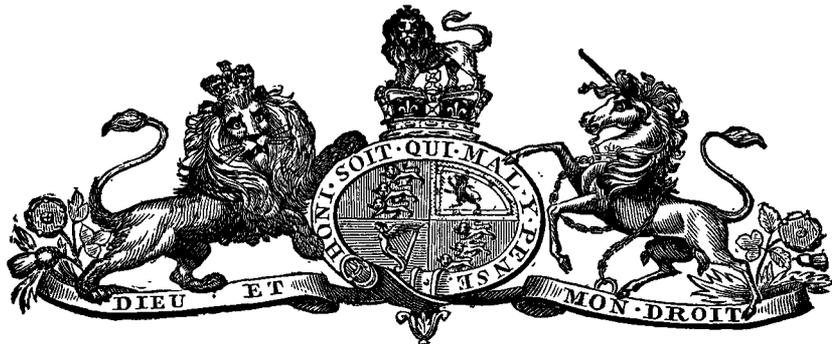


NEW ZEALAND.



TRICESIMO SECUNDO ET TRICESIMO TERTIO

VICTORIÆ REGINÆ.

No. LXI.

\*\*\*\*\*

ANALYSIS.

- |   |  |
|---|--|
| <p>Title.<br/>Preamble.<br/>1. Short Title.<br/>2. Eighteenth section of "Registration Act 1858" repealed.<br/>3. Name given after registration may be registered within twelve months after registration of birth.</p> | <p>4. Repeal of section 15 of "Registration Act 1858." Limit of time for registration of births.<br/>5. Interpretation of section 16 of "Registration Act 1858."<br/>6. This Act to be construed with "The Registration Act 1858."</p> |
|---|--|

AN ACT to amend "The Registration Act 1858." Title.  
[3rd September 1869.]

**W**HEREAS by the eighteenth section of "The Registration Act 1858" it is enacted that if any child whose birth shall have been registered without a Christian or first name shall within twelve calendar months next after such registration have any such name given to it the person who shall have signed the original entry may cause the name so given to be added by the Registrar to such entry on payment of a fee of two shillings and sixpence And whereas it is expedient that the said enactment should be repealed and other provision made in lieu thereof Preamble.

BE IT THEREFORE 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 shall be "The Registration Act Amendment Act 1869." Short Title.
2. The eighteenth section of "The Registration Act 1858" is hereby repealed. Eighteenth section of "Registration Act 1858" repealed.
3. If any child whose birth shall have been registered in accordance with the provisions of the said Act without a Christian or first name shall within twelve calendar months next after it shall have been so registered have any such name given to it the person who shall have signed the original entry or the parent or guardian of such child may at any time within twelve calendar months from the original registration of the birth but not afterwards cause the name so given to Name given after registration may be registered within twelve months after registration of birth.

*Registration Act Amendment.*

be added by the Registrar to the entry on payment of a fee of two shillings and sixpence Provided always that the person on whose information any such name shall be added in the Register Book shall sign his or her name to the record of such addition in the column headed "Name if added after Registration of Birth."

Repeal of section 15 of "Registration Act 1858."  
Limit of time for registration of births.

4. The fifteenth section of "The Registration Act 1858" is hereby repealed and in lieu thereof it is enacted as follows After the said period of sixty-two days following the day of the birth of any child born in the Colony it shall not be lawful for any Registrar to register such birth unless the parent or some person who was present at such birth shall make a solemn declaration to the best of his knowledge and belief of the particulars required to be registered and upon such declaration being made and a fee of ten shillings and sixpence paid it shall then be lawful for the Registrar before whom such declaration is made to register the birth according to the information of the person making the same Provided always that if such Registrar shall be satisfied that at the time of the birth of such child or at any time thereafter and before the expiration of sixty-two days from such birth there was not any Registrar or Deputy Registrar qualified to register the birth of such child and acting for the district where such birth ought to have been registered and that such parent or other person is then applying to register the birth within a period which (excluding the period after such birth during which there has been no Registrar or Deputy Registrar qualified and acting as aforesaid) is not more than sixty-two days from such birth the Registrar shall register the birth without any fee.

Interpretation of section 16 of "Registration Act 1858."

5. The sixteenth section of the said "Registration Act 1858" shall be read and construed in the same manner as if this last preceding section had been inserted therein instead of the fifteenth section hereby repealed.

This Act to be construed with "The Registration Act 1858."

6. This Act shall be construed with and read as part of "The Registration Act 1858."

---

WELLINGTON, NEW ZEALAND:

Printed under the authority of the New Zealand Government, by GEORGE DIDSBURY, Government Printer.