

New Zealand.



ANALYSIS.

- | | |
|---|--|
| <p>Title.</p> <p>1. Short Title.</p> <p>2. Interpretation of "temporary employment" restricted.</p> | <p>3. Extension of service of temporary employees.</p> <p>4. Regulations providing for appointment to Public Service of temporary employees.</p> |
|---|--|

1913, No. 50.

Title.	<p>AN ACT to provide for Clerks and Others who were temporarily employed in the Public Service on the coming into Force of the Public Service Act, 1912. <i>[11th December, 1913.]</i></p> <p>BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:—</p>
Short Title	<p>1. This Act may be cited as the Temporary Employees Act, 1913.</p>
Interpretation of "temporary employment" restricted.	<p>2. Temporary employment under this Act shall not include—</p> <p>(a.) Employment of persons specially engaged for summer or other seasonal work :</p> <p>(b.) Employment of persons casually engaged at an hourly rate of pay or at daily rates for less than one month.</p>
Extension of service of temporary employees.	<p>3. (1.) The Public Service Commissioner may continue to employ in the Public Service, for such period as he may consider necessary, persons temporarily employed in the Public Service on the coming into force of the Public Service Act, 1912, and whose employment has been since continued under section forty-five of that Act.</p> <p>(2.) Any person who was temporarily employed in the Public Service or in the service of either branch of the Legislature on the coming into force of the Public Service Act, 1912, and who since that date has been continuously employed partly in the Public Service and partly in the service of either branch of the Legislature, shall, for the purposes of this section, be deemed to have been continuously employed in the Public Service under section forty-five of the said Act.</p>
Regulations providing for appointment to Public Service of temporary employees.	<p>4. The Commissioner shall, subject to the approval of the Governor in Council, make regulations determining the conditions of employment of such persons, and prescribing conditions under which they may be appointed to the Public Service, and providing that persons appointed by virtue of any such regulations shall not in any case obtain precedence over public officers appointed before them.</p>