Hon. Mr. Reeves.

EDUCATION ACT AMENDMENT (No. 2).

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A BILL INTITULED

An Act to amend "The Education Act, 1877."

Title.

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as fol-

1. The Short Title of this Act is "The Education Act Amend- Short Title. ment Act, 1893." It shall be read together with "The Education Act, 1877" (hereinafter referred to as "the principal Act").

2. Sections eighty-nine to ninety-five and the Third Schedule Repeals. 10 of the principal Act are hereby repealed; and so much of "The

Education Act 1877 Amendment Act, 1885," as is not already repealed is also hereby repealed.

PART I.

COMPULSORY ATTENDANCE AT PUBLIC SCHOOLS.

15 3. Subject to the provisions of the principal Act, every child between between the age of seven years and the age of thirteen years is hereby seven and thirteen to attend school. required to attend some public school at least six times a week, morning attendances and afternoon attendances being separately counted:

20 Provided that this section shall not apply to any child whose place of residence is more than two miles from the nearest public school, the distance being measured by the shortest road:

Provided also that the parent of any child may apply for and Exemptions. receive a certificate from the Board of the district in which such 25 child resides exempting such child from attendance in whole or in part at school, upon satisfying the Board of the existence of any one of the following grounds, namely:-

No. 111-1.

- (1.) That the child is under efficient and regular instruction elsewhere:
- (2.) That the child is unable to attend school by reason of sickness, danger of infection, temporary or permanent infirmity, or other unavoidable cause:

(3.) That the road between the child's residence and the school

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is not sufficiently passable:

(4.) That one of the Inspectors or the headmaster of any public school has, by writing under his hand, certified that the child has reached a standard of education prescribed by 10 any regulations under the principal Act as the standard of exemption:

And every such certificate of exemption shall state the ground of exemption, and shall be in force for a period of one year, or for a shorter period, as may be named in such certificate; and during the 15 period named in such certificate the holder thereof shall be freed from the operation of the provisions of this Act in respect of the child

named therein.

Definition of " parent."

Proceedings to compel attendance.

4. For the purposes of this Act, "parent" includes guardian, and the householder in whose family a child resides.

5. If any child, required by this Act to attend a public school, does not attend such school, the Education Board of the district in which such child resides may give the parent of such child notice in writing, in the form or to the effect of the Schedule hereto, calling upon such parent to send such child to school; and if such parent, 25 after receiving such notice, refuses or neglects to send such child to school, such parent may be summoned before any Resident Magistrate, or any two Justices of the Peace, who may order such parent

to send such child to a public school.

Penalty for disobeying order of Justices.

6. Any parent neglecting to obey an order made under section 30 five of this Act, or who, after obeying the order for a time, ceases to obey it, shall be liable to a penalty not exceeding forty shillings, and the payment of such penalty shall be no bar to further proceedings in case of further neglect.

Penalty on parents for inconstant attendance of children.

7. When any child required by this Act to attend a public 35 school has been enrolled in the register of a public school, and does not attend at least six times a week, the parent of such child shall be liable to a penalty of two shillings for every week in which such child shall have attended less than six times: Provided that proceedings for the recovery of any penalty incurred by reason of 40 insufficient attendance during any part of any month cannot be instituted except during that month or during the next following month.

8. All proceedings for orders to send children to school and for recovery of penalties under this Act may be had and taken in the manner prescribed by "The Justices of the Peace Act, 1882."

9. Any officer of police, or constable, or officer appointed by the Board as truant officer, may conduct prosecutions on behalf of the Board under this Part of this Act.

10. On the hearing of any information or complaint under this Act, whether for the recovery of a penalty, or for an order to send a 50 child to a public school, the onus shall be on the parent or guardian of such child of showing that such child has attended, or is attending, a public school, in accordance with the requirements of this Act, or that such child is exempt from such attendance hereunder.

Proceedings for penalties.

Truant officer may

Onus of proof on parents.

11. Every penalty recovered under this Part of this Act shall be Penalties to be paid paid by the Clerk of the Court to the Education Board of the district into Board Fund. in which such penalty is recovered, and shall thereupon become part of the Board Fund.

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PART II.

COMPULSORY ATTENDANCE AT NATIVE SCHOOLS.

12. In this Part of this Act the following expressions shall have Interpretation. the meanings hereby assigned thereto respectively:—

"Native school" means and includes any school carried on as a school for native Maoris and half-castes under the direct control of the Minister of Education:

"Committee" means a Committee for a Native school elected under any regulations from time to time prescribed by the Minister of Education for the conduct of Native schools:

"Chairman" means the person from time to time elected by a Native School Committee as Chairman of such Committee, and a certificate under the hand of the Secretary for Education showing that the person named therein is the Chairman shall be sufficient evidence of the fact.

13. Every Native or half-caste child who, if not a Native or Compulsory attend-20 half-caste, would be required by this Act to attend a public school shall attend a Native school at least six times a week, subject to the same provisoes and conditions as to exemption and penalty, and in all other respects, as are expressed in the First Part of this Act, except 25 as follows:

ance of Native children at school.

(1.) The functions assigned by this Act to the Board shall be Exemptions. performed by the Committee.

(2.) Prosecutions on behalf of the Committee shall be conducted by the Chairman.

(3.) Penalties recovered shall be paid to the Public Account and be placed to the credit of the vote for Native Schools.

(4.) The passing of the Fourth Standard of the Native School Code shall be a sufficient ground for issuing a certificate of exemption.

SCHEDULE.

Schedule.

You are hereby required to send your child C.D., between the ages of seven and thirteen years, to a public [or Native] school; and if you fail to do so you will be summoned before a Resident Magistrate or two Justices of the Peace to answer for such neglect.

If your said child is (1) under efficient instruction otherwise than at a public [or Native] school, or (2) if it is prevented from attending school by sickness or unavoidable cause, or (3) if the road between your residence and the nearest public [or Native] school is not sufficiently passable, or (4) if you have obtained a certificate in writing from a Government Inspector of Schools or the headmaster of any public school that your child has reached the standard of education prescribed by the Regulations for, if a Native child, has passed the Fourth Standard of the Native Schools Code], and if you satisfy the Education Board [or me, in the case of a Native school,] of any of these facts, you will receive a certificate exempting you from sending your child to school.

> Secretary to the Education Board of the District of for Chairman of the Native School Committeel.

Dated this

, 189 day of