

Mr. Goosman

INDUSTRIAL CONCILIATION AND ARBITRATION
AMENDMENT

ANALYSIS

Title.	
1. Short Title.	3. Volunteer fire-brigadesmen not
2. Principal Act not to apply to volunteer fire-brigadesmen.	required to be members of any union.

A BILL INTITULED

AN ACT to Amend the Industrial Conciliation and Title.
Arbitration Act, 1925.

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

1. This Act may be cited as the Industrial Conciliation Short Title.
and Arbitration Amendment Act, 1949, and shall be read
together with and deemed part of the Industrial Con-
10 ciliation and Arbitration Act, 1925 (hereinafter called the
principal Act).

2. No person who is a member of a volunteer fire Principal Act
brigade shall on that account be deemed to be a not to apply
"worker" within the meaning of that term in the to volunteer
15 principal Act, notwithstanding the fact that the relation- fire-
ship between that member in that capacity and any other brigadesmen.
person or institution may be that of master and servant.

3. Subsection one of section eighteen of the Industrial Volunteer fire-
Conciliation and Arbitration Amendment Act, 1936, shall brigadesmen
20 consequently not apply to any person or institution by not required
whom or by which any other person may be employed or to be members
engaged as a volunteer fire-brigadesman. of any union.

By Authority: R. E. OWEN, Government Printer, Wellington.—1949.