Hon. Mr. Fowlds.

IMMIGRATION RESTRICTION AMENDMENT.

ANALYSIS.

Title. . Short Title.

2. Section 12 of principal Act amended. 3. Application of Parts I and III limited.

4. Section 14 of principal Act amended.

under certain conditions. 6. Chinese landing in breach of Act liable to be removed. 7. Certain provisions extended.

5. Regulations permitting landing of Chinese

A BILL INTITULED

An Act to amend the Immigration Restriction Act, 1908. BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as 5 follows :--

1. This Act may be cited as the Immigration Restriction Short Title. Amendment Act, 1910, and shall from part of and be read together with the Immigration Restriction Act, 1908 (hereinafter referred to as the principal Act).

2. Section twelve of the principal Act is hereby amended by Section 12 of 10 adding at the end thereof the words "nor to any person domiciled in principal Act New Zealand."

3. Part I and Part III of the principal Act shall not apply to Application of any person exempted by section thirteen from the operation of Part II 15 of that Act.

4. (1.) Section fourteen of the principal Act is hereby amended Section 14 by omitting all the words in paragraph (a) after the word "applica- of principal Act amended. tion " down to and inclusive of the word " directs," and substituting the words "in such one of the prescribed forms as the said officer

20 thinks fit."

(2.) The form numbered (2) in the Second Schedule to the principal Act is hereby repealed.

5. (1.) The Governor may from time to time, by Order in Regulations Council gazetted, make regulations prescribing the conditions on of Chinese under 25 which any Chinese may be granted a certificate, in the prescribed certain conditions. form and signed by the prescribed officer, permitting him to land in New Zealand without complying with the provisions of Part III of the principal Act:

Provided that no such certificate shall be granted to any Chinese 30 unless he satisfies the prescribed officer that his stay in New Zealand is not to exceed six months.

No. 116-1.

amended.

Parts I and III limited.

Title.

Immigration Restriction Amendment.

(2.) With respect to every Chinese who lands in New Zealand under any such regulations the provisions of Part III of the principal Act shall not apply so long as he faithfully observes the conditions prescribed by those regulations or such of them as are applicable to him.

Chinese landing in breach of Act liable to be removed. 6. Any Chinese who lands in New Zealand in breach of Part III of the principal Act shall, in addition to any penalties incurred by such breach, be liable to be removed from New Zealand, and the master, owner, or charterer of the ship from which that Chinese lands shall jointly and severally be liable to defray the 10 expenses incurred by the Government in so removing him and in detaining and maintaining him in New Zealand pending such removal.

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7. Notwithstanding anything in section twenty-eight of the principal Act, paragraphs (b), (c), and (d) of section fourteen, and 15 sections twenty-one to twenty-four of the principal Act shall, *mutatis mutandis*, extend and apply to Chinese.

By Authority : JOHN MACKAY, Government Printer, Wellington.-1910.

Certain provisions extended.