This Public Bill originated in the LEGISLATIVE COUNCIL, and, having this day passed as now printed, is transmitted to the House or REPRESENTATIVES for its concurrence.

Legislative Council.

27th July, 1899.

[As reported from Committee of the Whole House, 10th Oct., 1899.]

Hon. Mr. W. C. Walker.

IMMIGRATION RESTRICTION.

ANALYSIS.

Title. Preamble.

1. Short Title.

2. Exceptions to operation of Act.

- 3. Persons prohibited from landing in New Zealand.
- 4. Certain persons may land if deposit made and certificate thereafter obtained. Deposit forfeited if certificate not granted.

5. Status of wife and child.

6. Former resident may be exempted.

- 7. Penalties and costs in respect of unlawful landing of prohibited immigrant.
- 8. Liability where prohibited immigrants transhipped.
- 9. No vessel to be cleared out until Act complied with.

- 10. Vessel may be detained if Act not complied with
- 11. In default of payments due under Act vessel may be sold.

12. Court may give time to pay.

- 13. Provisions with respect to removal of prohibited immigrants from New Zealand. 14. Penalties.
- 15. Penalty for assisting idiot or insane person
- 16. Moneys received payable to Public Account.

17. Recovery of sums and penalties.

- 18. Governor may remit penalties. 19. Power to declare diseases contagious, appoint
- officers, and make reguations. "The Chinese Immigrants Act, 1881," not Schedule.

A BILL INTITULED

An Act to place certain Restrictions on Immigration into New Title, Zealand.

WHEREAS the Bill intituled "The Asiatic Restriction Act, 1896," Preamble. 5 has not been assented to by Her Majesty, and it is expedient to make other provision for restricting immigration into New Zealand in certain cases:

BE IT THEREFORE ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, 10 as follows:—

1. The Short Title of this Act is "The Immigration Re- short Title. striction Act, 1899."

2. This Act shall not apply to—

(1.) Any person possessed of and named in a certificate in the operation of Act. form numbered one in the Schedule hereto, signed by the Colonial Secretary, or any officer, whether in or outside of New Zealand, whom the Governor in Council authorises to grant such certificates; nor to

(2.) Any person of a class for whose immigration into New Zealand provision is made by law, or by a scheme approved by the Governor in Council; nor to

(3.) Any person or class of persons exempted from this Act by the Governor in Council; nor to

(4.) Her Majesty's land and sea Forces; nor to No. 30—3.

Exceptions to

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- (5.) The officers and crew of any ship of war of any Government;
- (6.) Any person being one of the officers or crew of any mercantile vessel: Provided that he is not discharged in New Zealand, and also that he is on board the vessel when she is cleared outwards, and leaves New Zealand with her; nor to

(7.) Any person duly accredited to the Government of New Zealand by or under the authority of the Imperial or any

other Government.

Persons prohibited from landing in New Zealand.

3. Except in so far as is otherwise provided in the subsequent sections of this Act, it shall not be lawful for any person of any of the following classes (hereinafter called "prohibited immigrant") to land in New Zealand, that is to say:

(1.) Any person other than of British birth and parentage who, 15 when asked so to do by an officer appointed under this Act by the Governor, fails to himself write out and sign, in the presence of such officer, in the eharacters of any language of Europe, any European language, an application in the form numbered two in the Schedule hereto, 20 or in such other form as the Colonial Secretary from time to time directs: either-generally-for all eases or-specifieally-in-specific-cases:

Provided that any person dissatisfied with the decision of such officer shall have the right to appeal to the nearest 25 Stipendiary Magistrate, who shall make such inquiries as he shall think fit, and his decision thereon shall be final:

(2.) Any idiot or insane person:

(3.) Any person suffering from a contagious disease which is loathsome or dangerous:

(4.) Any person who, not having received a free pardon, has within two years next preceding the date on which he lands been convicted in any country of any offence involving moral turpitude which, if committed in New Zealand, would be punishable by imprisonment for two 35 years or upwards, not being a mere political offence:

Provided that this section shall not apply to shipwrecked

persons.

Certain persons may land if deposit made and certificate thereafter obtained.

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4. Any person appearing to be a prohibited immigrant within the meaning of section three of this Act, but not coming within the 40 meaning of subsections two, three, or four of that section, may lawfully land in New Zealand upon the following conditions, that is to say:

(1.) He shall, before landing, deposit with an officer under this Act the sum of one-hundred fifty pounds:

- (2.) He shall, within the period of fourteen days after landing, obtain from the Colonial Secretary or a Stipendiary Magistrate a certificate that he does not come within the prohibition of this Act:
- (3.) If within such period he duly obtains such certificate, such 50 deposit shall be returned to him and he shall cease to be subject to this Act, but if not, then by force of this Act such deposit shall be forfeited to Her Majesty, and he

Deposit forfeited if certificate not granted.

shall be deemed to be a prohibited immigrant who has

unlawfully landed in New Zealand:

Provided that the forfeiture of his deposit shall be deemed to be in satisfaction of the penalty of one-hundred fifty pounds hereinafter prescribed, and also that no liability shall attach to the vessel, its master or owners, by reason of his having landed, except the liability for the expenses of his removal from New Zealand, and of his detention and maintenance in New Zealand pending such removal, as hereinafter prescribed.

5. In any case where any person, not being a prohibited immi- status of wife and 10 grant, lands in New Zealand accompanied by his wife or such of his children, as are under the age of eighteen years, such wife or children

shall not be deemed to be prohibited immigrants.

6. In any case where any person when landing in New Zea- Former resident 15 land satisfies an officer under this Act that he is or formerly was may be exempted. domiciled in New Zealand, and also that he does not come within the meaning of subsections two, three, or four of section three of this Act, he shall not be deemed to be a prohibited immigrant.

7. In every case where any prohibited immigrant unlawfully

20 lands in New Zealand the following provisions shall apply:—

(1.) He is liable to a penalty of one hundred pounds.

(2.) Irrespective of such penalty, he is also liable to be removed from New Zealand, and, pending such removal, to be detained in prison or other safe custody for any period

not exceeding six months:

Provided that upon the aforesaid penalty of one hundred pounds being paid, he may at any time be re-leased from detention for the purpose of being removed from New Zealand, or upon his finding two approved sureties, each in the sum of fifty pounds, that he will leave New Zealand within one month.

(3.) The master and owner of the vessel by which he was brought to New Zealand are jointly and severally liable—

(a.) To a penalty of one hundred pounds in respect

of each such immigrant; and also

(b.) To defray the expenses incurred by the Government in respect of such immigrant's removal from New Zealand, and of his detention and maintenance in New Zealand pending such removal:

Provided, however, that in the case of a prohibited immigrant within the meaning of subsection three or subsection four of section three hereof no proceedings shall be taken against such master or owner after the expiration of three months from the date of the arrival of such vessel in any New Zealand port.

8. In any case where prohibited immigrants are transhipped Liability where from one vessel to another for the purpose of being brought to New prohibited immigrants Zealand, the provisions of this Act shall apply to both such vessels, transhipped. their masters and owners, in like manner as if such immigrants had 50 been brought to New Zealand by both such vessels.

9. No vessel shall be cleared out of any port of New Zealand No vessel to be unless and until all the provisions of this Act relating to such vessel, act complied with its master and owner, have been duly complied with, nor until all

Penalties and costs in respect of unlawful landing of prohibited immigrant.

Act complied with.

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Vessel may be detained if Act not complied with.

penalties and other moneys payable by such master or owner have been fully paid, or have been duly secured by bond in manner hereinafter provided.

10. In any case where the Commissioner of Customs is of opinion that the master or owner of any vessel has committed any offence, or made any default, or is liable for the payment of any penalty or other moneys under this Act, the following special provisions shall apply:—

(1.) The Commissioner may by writing under his hand authorise any person, being an officer of Customs or member of the 10

Police Force, to detain such vessel.

(2.) Such detention may be either at the port or place where such vessel is found, or at any port or place to which the

Commissioner orders such vessel to be brought.

(3.) For the purposes of such detention, the person authorised 15 to effect the same shall be entitled to obtain in the customary manner such writ of assistance or other aid and assistance in and about the detention of or other lawful dealing with the vessel as would be available in the case of vessels or goods seized under any Act relating to 20 the Customs.

(4.) Such detention shall be for safe custody only, and shall be discontinued if a bond with two sufficient sureties to the satisfaction of the Commissioner is given by the master or owner for the full payment of all penalties and other 25 moneys then payable or that may thereafter be adjudged to be payable under this Act in respect of any such offence, default, or liability (including the costs incurred in and

about the detention of the vessel).

11. If default is made by the master or owner of any vessel in 30 paying or in securing by bond as aforesaid the full payment of any penalty or other moneys payable under this Act by such master or owner, then the following provisions shall apply:

(1.) Such vessel may be seized and sold under the provisions for seizure and sale of vessels or goods contained in any Act 35 relating to the Customs, and for that purpose the provisions of subsection three of the last-preceding section

hereof shall mutatis mutandis apply.

(2.) The proceeds of such sale shall be applied: first, in payment of the costs incurred in and about the detention, 40 seizure, and sale of the vessel; secondly, in payment of all penalties and other moneys payable under this Act as aforesaid by the master or owner, and the surplus (if any) shall be paid to the owner or other person lawfully entitled thereto.

Court may give time to pay.

In default of

payments due

under Act vessel may be sold.

> 12. Upon the conviction of any prohibited immigrant under any of the foregoing provisions of this Act, whereby he is adjudged to pay a sum of money, the Court, if it sees fit, may order that such sum or any part thereof shall be payable at some future day, not being longer than three months from the date of such order, provided 50 that security to the satisfaction of the Court is given for the payment of the amount mentioned in and at the time fixed by any such order.

13. For the purposes of the removal from New Zealand of pro- Provisions with

hibited immigrants, the following provisions shall apply:

(1.) The Colonial Secretary, or any person authorised by him, immigrants from may make a contract with the master, owner, or agent of New Zealand any vessel for the passage of any such immigrant to the port or place whence he came, or to any port or place in or near to his country of birth.

(2.) Upon the contract being made, such immigrant may, with his personal effects, be placed on board such vessel by any officer under this Act, or by any officer of police, and the master shall keep such immigrant on board, and (if neces-

sary) under custody, until the vessel has sailed.

(3.) If the immigrant appears to be destitute, the officer placing him on board may supply him with such sum of money as the Colonial Secretary or any person authorised by him certifies to be reasonably required, in order to enable him to maintain himself for one month after disembarking from the vessel at the end of the voyage.

(4.) All moneys expended under this section shall be included in computing the expenses incurred in respect of the immi-

grant's removal from New Zealand.

14. Every person is liable to a penalty not exceeding one Penalties. hundred pounds who in any way—

(1.) Wilfully assists a prohibited immigrant to unlawfully land

in New Zealand: or (2.) Wilfully assists any person to evade or contravene any of

the provisions of this Act; or (3.) Obstructs or hinders any officer in the discharge of his

functions or duties under this Act; or (4.) Commits any breach of any of the provisions of this Act for which no specific penalty is imposed by this Act else-

where than in this section. 15. If any person wilfully assists any idiot or insane person Penalty for assisting to land in New Zealand, then, in addition to the penalty imposed idiot or insane person to land. 35 by the last-preceding section hereof, he is also liable for the cost of the maintenance of such idiot or insane person whilst in New Zealand.

16. All sums and penalties paid or recovered under this Act Moneys received shall be paid into the Public Account and form part of the Con- payable to Public Account. 40 solidated Fund.

17. All sums and penalties payable under this Act may be Recovery of sums recovered in a summary manner, and the proceedings for such and penalties. recovery shall be taken by any officer under this Act or any officer of Customs.

18. The Governor may remit the whole or any part of any Governor may remit penalty, forfeiture, or sum of money payable under this Act.

19. The Governor in Council may from time to time, as he Power to declare thinks fit,—

(1.) Declare any disease to be a contagious disease which is make regulations. loathsome or dangerous within the meaning of this Act:

(2.) Appoint officers for the purposes of this Act, and define their functions and powers:

respect to removal of prohibited

penalties.

diseases contagious, appoint officers, and

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(3.) Make such regulations as he deems necessary for prescribing forms under this Act, inspecting vessels, their passengers, crews, and papers in order to enforce the provisions and prevent evasions of this Act, and generally for any purpose for which regulations are contemplated or required by this Act, or which he deems necessary in order to give effect to this Act, including the imposition of penalties not exceeding fifty pounds for the breach of such regulations.

New Clause.

19a. A copy of all regulations made under this Act shall be laid before Parliament within ten days after the publication thereof if Parliament be then sitting; if not, then within ten days after the commencement of the next ensuing session thereof.

20. Nothing in this Act contained shall apply to Chinese within the meaning of "The Chinese Immigrants Act, 1881"; but all such Chinese shall continue to be subject to the provisions of that Act in like manner as if this Act had not been passed.

New Clause.

21. This Act shall come into operation on such date as shall be notified by Proclamation in the *Gazette*.

Schedule.

"The Chinese Immigrants Act 1881," not affected.

SCHEDULE.

FORM 1.—CERTIFICATE OF EXEMPTION UNDER "THE IMMIGRATION RESTRICTION ACT, 1899."

[Signature of that | exempted person.] is exe

Under the provisions of "The Immigration Restriction Act, 1899," I hereby certify that [Full name, occupation, and address], whose signature appears in the margin, is exempt from the operation of that Act.

Dated at , this day of

A. B., Colonial Secretary [Or otherwise, as the case may be].

FORM 2.—APPLICATION FOR ADMISSION INTO NEW ZEALAND.

UNDER the provisions of "The Immigration Restriction Act, 1899," I, [Full name, occupation, and address], hereby make application for admission into New Zealand, and declare that I am not a prohibited immigrant within the meaning of that Act.

And I further declare as follows:—

I was born at , in the year

My place of abode during the last twelve months has been

Dated at , this day of

[Signature of Applicant.]

By Authority: John Mackay, Government Printer, Wellington.-1899.