Provincial Councils Legislation.

ANALYSIS.

Title. 1. Short Title.

2. Interpretation.

3. Governor may on request of Superintendent take opinion of Supreme Court as to validity of any Bill passed by Provincial Councils.

4. Costs &c. not to be paid in respect of argument.

Copy of case and opinion of Judges to be laid before both Houses of Assembly.

A BILL INTITULED

An Act for trying the Legality of Bills passed by Title. Provincial Councils.

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

1. The Short Title of this Act shall be "The Provincial Councils Short Title. 5 Legislation Act 1869."

2. The word "Bill" shall include Act and Ordinance.

3. It shall be lawful for the Governor at any time within three Governor may on months after any Bill passed by any Provincial Council of any request of Superin-Province shall have been received by him if he shall think fit and if of Superine Court 10 he shall be requested by the Superintendent of such Province so to do as to validity of to direct the Attorney-General to state or cause to be stated a case Provincial Council. in writing for the opinion of the Supreme Court at Wellington annexed to which shall be a true copy of the said Bill and in such case the question for the opinion of such Court shall be—Is the Bill 15 annexed hereto or are any and what provisions thereof valid or invalid Such case shall be transmitted to the Registrar of such Court together with a copy for each Judge of the judicial district and such Registrar shall thereupon with the assent of the Court fix a day for the argument of such case not being later than seven days from the 20 receipt of such case by the Registrar and on the day so appointed the argument of such case shall have precedence of all other business and shall be heard and conducted in like manner as other special cases and counsel shall be heard on the part of the Superintendent in support of the validity of the Bill but the Attorney-General or counsel 25 representing him shall commence and have the right of reply and the opinion of each Judge of the Court present at the argument shall be given in writing under his hand and shall with the copy of the case supplied to him identified by the signature of such Judge be delivered to the Attorney-General or some person on his behalf and shall by 30 him be transmitted to the Colonial Secretary who shall lay the same before the Governor for his information Provided however that it shall be lawful for the Governor notwithstanding any such opinion so given by the Supreme Court to disallow such Bill if he shall think fit.

4. No costs shall be payable by or to the Superintendent of any Costs &c. not to be 35 Province in respect of any such special case or argument thereof nor paid in respect of argument. shall any fees be payable in respect thereof to the Supreme Court or any officer thereof.

5. A copy of every case so stated together with the opinion of copy of case and the Judge or Judges thereon shall be laid before both Houses of the opinion of Judges to be laid before both 40 General Assembly within fourteen days after the delivery of such Houses of Assembly. opinion if the Parliament be then in Session if not within fourteen days after the commencement of the Session of Parliament next ensuing the delivery of such opinion. No. 46—1.