ANNO VICESIMO SEXTO.

VICTORIÆ REGINÆ.

No. 15.

ANALYSIS:

Title. 1. Short Title. 2. General public Trusts established and appointment of Trustees. 3. Limits of powers of lease and manage-4. Act to be reserved

A Bill to amend the "Public Reserves Act, 1854." Title.

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

I. The Short Title of this Act shall be "The Public Reserves Short Title Act Amendment Act 1862."

II. The Superintendent and Provincial Council of any Province Trusts estublished may by any Act or Ordinance to be from time to time duly passed in and appointment that behalf direct and declare that any Lands vested or which may hereafter be vested in the Superintendent of any Province under the provisions of the "Public Reserves Act 1854" upon trust for any public purposes shall be transferred to and vested in and held by any Corporation Commissioners or other person or persons having corporate succession to be named in such Act or Ordinance in trust for the like or for any other public purposes to be specified and declared in such Act or Ordinance in such manner and with such powers of lease management and disposition over the same and over all rents issues profits and proceeds thereof and other powers provisos and conditions as shall in such Act or Ordinance be expressed or declared.

III. It shall not be lawful for the Superintendent and Provincial of lease and unit Council of any Province to pass any Act or Ordinance for the Sale negement. of any Lands within or adjoining to any Town which have been or may hereafter be reserved for Public Gardens or recreation grounds for the inhabitants of such Town or for any Lease of such Lands excluding the public therefrom except in furtherance of the purposes for which they shall have been so reserved Provided that it shall be lawful for any Superintendent and Provincial Coun-cil anything herein contained to the contrary notwithstanding to pass any Act authorising the Superintendent to vest the management of any such reserved Lands as aforesaid in any Corporation commission or other person or persons having corporate succession under such restrictions and limitations as shall secure the full maintenance of the purposes for which such lands shall have been reserved.

General public

Limits of powers

26° VICTORIÆ No. 26.

Public Reserves Amendment.

e 1.

Acts shall be reserved.

IV. Every Act or Ordinance passed by any Superintendent and Provincial Council under the authority of this Act shall be reserved for the signification of the Governor's pleasure thereon and shall have no force or effect until the confirmation by the Governor of the same shall have been signified by Proclamation in the Government Gazette of the Province to which the same may relate.