

REPEALED: See Act, 196 No.



ANALYSIS

Title

1. Short Title

2. Unauthorised expenditure of Education Boards

3. Appointment of certain teachers

1960, No. 56

**An Act to amend the Education Act 1914**

[25 October 1960]

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

**1. Short Title**—This Act may be cited as the Education Amendment Act 1960, and shall be read together with and deemed part of the Education Act 1914.

**2. Unauthorised expenditure of Education Boards**—  
(1) Section 5 of the Education Amendment Act 1921–22 (as amended by section 45 of the Finance Act 1925) is hereby further amended by omitting from subsection (1) the words “one hundred pounds”, and substituting the words “two hundred pounds”.

(2) Section 45 of the Finance Act 1925 is hereby consequentially repealed.

**3. Appointment of certain teachers**—Section 9 of the Education Amendment Act 1955 (as amended by section 6 of the Education Amendment Act 1957) is hereby further amended by adding the following subsection:

“(5) Notwithstanding anything to the contrary in the foregoing provisions of this section, the Appointments Committee shall not, except as otherwise provided in this subsection, recommend any applicant for appointment to a position if he holds a personal report for a lower division than that in which the position has been advertised, or if he holds a personal report for the division in which the position has been advertised and that report has not become effective, or (in the case of a position advertised in division D) if he has not, after obtaining a personal report for divisions C and D, completed the additional qualifying service prescribed for appointment to a division D position:

“Provided that the Appointments Committee may recommend any such applicant where it is unanimous that no applicant who is qualified for appointment by reason of the fact that he holds an effective report for the division in which the position is advertised, and that he has also (in the case of a division D position) completed the additional qualifying service prescribed for appointment to that division, is acceptable for the position, or where no applicant so qualified for appointment has applied for the position.”

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