New Zealand.



ANALYSIS.

Title. 1. Short Title. 2. Registrar of Supreme Court at New Plymouth may act for Supreme Court Judge in certain cases.

3. Service of process on Sundays void. Penalty. 4. Reducing special juries of four by striking out names. Schedule.

1884, No. 23.

AN ACT in Extension of "The Supreme Court Practice and Pro- Title. cedure Amendment Act, 1881."

6th November, 1884

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 is "The Supreme Court Practice Short Title. and Procedure Amendment Act, 1884."

2. The Registrar of the Supreme Court for the Northern Supreme Registrar of Court District, for the time being located at New Plymouth, shall Supreme Court at New Plymouth may have and may exercise, within the district mentioned in the Schedule act for Supreme. hereto, the like jurisdiction, powers, and authorities as are conferred Court Judge in certain cases. by "The Supreme Court Practice and Procedure Amendment Act, 1881," upon Registrars of the Supreme Court for the Judicial Districts of Nelson and Westland respectively.

3. No person on Sunday shall serve or execute, or cause to be service of process served or executed, any writ, process, warrant, order, judgment, or decree of the Supreme Court, or of any Court of inferior jurisdiction (except in cases of treason, felony, misdemeanour, or breach of the peace).

The service of every such writ, process, warrant, order, judgment, Penalty. or decree shall be void to all intents and purposes whatsoever, and the person so serving or executing the same, or causing the same to be so served or executed, shall be liable to a penalty not exceeding ten pounds, to be recovered in a summary way.

Nothing in this section contained shall be construed to annul, repeal, or in any way affect the common law, or the provisions of any statute or rule of practice or procedure, now or which hereafter may be in force, authorizing the service of any writ, process, or warrant, in cases other than as hereinbefore are excepted.

on Sundays void.

Reducing special juries of four by striking out names.

4. Notwithstanding anything contained in section eighty-four of "The Juries Act, 1880," section seventy-eight thereof shall be construed for the purpose of reducing the number of jurymen in cases to be heard by a special jury of four men, but for such purpose only and no further, as if the words "twelve names" had been omitted therefrom, and the words "eight names" substituted in lieu thereof.

SCHEDULE.

So much of the Northern District constituted under "The Supreme Court Act, 1882," as is comprised within the District Court District of Taranaki, constituted under "The District Courts Act, 1858."

WELLINGTON : Printed under authority of the New Zealand Government, by GEORGE DIDSBURY, Government Printer.--1884.