New Zealand.

ANNO TRICESIMO

VICTORIÆ REGINÆ.

No. 2.

ANALYSIS.

Title.
1. Short Title.
2. Advance of money at interest varying with profits not to constitute the lender a partner.
3. The remuneration of agents and others by share

- of profits not alone to make them partners.

- 7. Interpretation.

An Act to amend the Law of Partnership. Title. [10th August 1866.]

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 Partnership Law Short Title. Amendment Act 1866.

II. The advance of money by way of loan to a person engaged or Advance of money about to engage in any trade or undertaking upon a contract in with profits not to writing with such person that the lender shall receive a rate of interest constitute the lender varying with the profits or shall receive a share of the profits arising a partner. varying with the profits or shall receive a share of the profits arising from carrying on such trade or undertaking shall not of itself constitute the lender a partner with the person or the persons carrying on such trade or undertaking or render him responsible as such.

III. No contract for the remuneration of a servant or agent of any The remuneration of person engaged in any trade or undertaking by a share of the profits agents and others by share of profits not agent and others by share of profits not alone to make them agent responsible as a partner therein or give him the rights of a

IV. No person being the widow or child of the deceased partner of Certain annuitants a trader and receiving by way of annuity a portion of the profits made not to be deemed partners. by such trader in his business shall by reason only of such receipt be deemed to be a partner of or to be subject to any liabilities incurred by such trader.

V. No person receiving by way of annuity or otherwise a portion Vendor of good-will of the profits of any business in consideration of the sale by him of therefore to be deemed the good-will of such business shall by reason only of such receipt be a partner. deemed to be a partner of or be subject to the liabilities of the person carrying on such business.

VI. In the event of any such trader as aforesaid being adjudged a In case of bankruptcy bankrupt or taking the benefit of any Act for the relief of insolvent or insolvent or insolvent or insolvent with debtors or entering into an arrangement to pay his creditors less than other creditors. twenty shillings in the pound or dying in insolvent circumstances.the lender of any such loan as aforesaid shall not be entitled to recover any portion of his principal or of the profits or interest payable in

Partnership Law Amendment.

respect of such loan nor shall any such vendor of a goodwill as afore-said be entitled to recover any such profits as aforesaid until the claims of the other creditors of the said trader for valuable consideration in money or money's worth have been satisfied.

VII. In the construction of this Act the word "person" shall include a partnership firm a joint stock company and a corporation.

Interpretation.

WELLINGTON, NEW ZEALAND:

Printed under the authority of the New Zealand Government, by GEORGE DIDSBURY, Government Printer.