ADMINISTRATION ACT AMENDMENT.

ANALYSIS.

3. Validating probates, &c., granted by Registrars and District Courts. 1. Short Title. 4. Documents to be transferred to Supreme 2. Supreme Court to have exclusive jurisdiction in granting probates, &c. 5. Repeals.

A BILL INTITULED

An Act to amend the Law relating to the Grant of Probate and Title. Letters of Administration of Deceased Persons Estates.

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 Administration Act Short Title. Amendment Act, 1904"; and it shall form part of and be read

together with "The Administration Act, 1879."

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2. The Supreme Court shall have exclusive jurisdiction to grant Supreme Court to probate and letters of administration of the estates of deceased have exclusive persons, and such jurisdiction shall be exercisable only by a Judge of granting probates, that Court.

3. All probates and letters of administration heretofore granted Validating probates, 15 by a Registrar of the Supreme Court, or by a District Court or a Registrars and Judge thereof, are hereby declared to be as valid as if the same had District Courts. been granted by a Judge of the Supreme Court.

4. All wills and other documents relating to probates and letters Documents to be of administration heretofore granted by any District Court or a transferred to the Supreme Court. 20 Judge thereof shall be transmitted by the Clerk of such Court to the

nearest office of a Registrar of the Supreme Court.

5. Section twenty-seven of "The District Courts Act, 1858," Repeals. and so much of section twelve of "The District Courts Act Amendment Act, 1865," as refers to the first-mentioned section are hereby 25 repealed.