Hon. Dr. Pomare

COOK ISLANDS AMENDMENT.

ANALYSIS.

Title.

1. Short Title.

- 2. Definition of "public place," in section 2 of principal Act amended.
- 3. European representation on Island Councils.
- 4. Abduction.
- 5. Resisting constable in execution of his duty. 6. Profane, indecent, or obscene language.
- 7. Amendment of provisions as to laying informa-
- 8. Special provisions as to adoption by Native custom in certain cases prior to coming into operation of principal Act.
- 9. Modifying in certain cases provisions of principal Act with respect to adoption of children by Natives.
- 10. Extending jurisdiction in divorce of High Court.
- 11. Repeal.
- 12. Section 602 of principal Act (as to sale of liquor) amended.
- 13. Banking.14. Section 32 of Board of Trade Act, 1919, to be in force in Cook Islands.
- 15. Sale of island products by Resident Commissioner on behalf of Native planters.

A BILL INTITULED

An Act to amend the Cook Islands Act, 1915.

Title.

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as 5 follows:

1. This Act may be cited as the Cook Islands Amendment Act, Short Title. 1921, and shall be read together with and deemed part of the Cook Islands Act, 1915 (hereinafter referred to as the principal Act).

2. Section two of the principal Act is hereby amended by inserting, Definition of 10 after the word "jetty" in the definition of the term "public place," the words "any vessel at a wharf or jetty or within one mile of the principal Act, shore."

" public place," in

3. The power to make regulations with respect to the elective European membership of an Island Council conferred on the Governor-General representation on 15 by section sixty-four of the principal Act shall be deemed to include the power to provide by regulations for the election of one or more European members of an Island Council as representatives of the European population.

4. (1.) Every one is liable to two years' imprisonment who, with Abduction. 20 out the consent of the father, or mother, or other person having lawful charge of an unmarried girl under the age of eighteen years, or without other lawful authority (the proof whereof shall lie on him) takes that girl or causes her to be taken out of the possession of her father, or mother, or such other person as aforesaid.

(2.) It shall be no defence in a prosecution for an offence against 25this section that the girl was taken with her own consent, or at her

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own suggestion, or that the offender believed the girl to be of or over the age of eighteen years.

Resisting constable

Resisting constable in execution of his duty.

5. Every one is liable to imprisonment for six months who resists, or assaults, or wilfully obstructs, or incites or encourages any person to resist, assault, or obstruct, any constable in the execution of his duty, or any person acting in aid of any constable.

Profane, indecent, or obscene language.

6. Every one is liable to six months' imprisonment who uses any profane, indecent, or obscene language in any public place or within the hearing of any person in a public place.

Amendment of provisions as to laying informations.

7. (1.) Section two hundred and eighty-four of the principal Act is 10 hereby amended by inserting, after the word "Judge," the words "or Registrar."

(2.) Section two hundred and eighty-five of the principal Act is hereby amended by omitting the words "the Judge before whom the information is laid, or any other Judge," and substituting the words 15 "any Judge."

Special provisions 8.

8. In any case where, prior to the date of the coming into operation of the principal Act, any child was adopted by Native custom and since that date and before the passing of this Act the adopting parent has died, such adoption shall, notwithstanding anything to the contrary 20 in the principal Act, for all purposes have the same operation and effect as that which is attributed by Native custom to adoption by Native custom.

as to adoption by
Native custom in
certain cases prior
to coming into
operation of
principal Act.

9. (1.) Notwithstanding anything in Part XV of the principal Act, the Native Land Court, on application made to it by the adopting 25 parent at any time within two years from the passing of this Act, may, if it thinks fit, make an order for the adoption of a child by a Native in any case where the Court is satisfied that such child was adopted by Native custom at any time prior to the passing of this Act.

(2.) Nothing in paragraphs (a) and (b) of section four hundred and 30 sixty-one of the principal Act shall apply in the case of an application

for an order under this section.

(3.) An order of adoption may be made under this section notwithstanding that the person in respect of whom it is made is then over

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the age of twenty-one years.

(4.) Every order duly made under this section shall for all purposes have the same force and effect as an order of adoption lawfully made under Part XV of the principal Act, and the person named therein as the adopted child shall be deemed to have been lawfully adopted as from the date of his adoption by Native custom, or, where that date has 40 not been proved to the satisfaction of the Court, from such date as may be specified in the order.

(5.) Section four hundred and sixty-four of the principal Act shall

apply to every adoption under this section.

10. (1.) Section five hundred and twenty-seven of the principal 45 Act is hereby amended as follows:—

(a.) By omitting the words "is a Native or an Asiatic and";

(b.) By omitting the words "with a Native or an Asiatic"; and
(c.) By inserting, before the words "take proceedings," the words "if one of the parties to the marriage is a Native or an 50 Asiatic."

Modifying in certain cases provisions of principal Act with? respect to adoption of children by Natives.

Extending jurisdiction in divorce of High Court.

(2.) Section five hundred and thirty of the principal Act is hereby amended by inserting at the beginning thereof the words "Save as otherwise expressly provided in this Act.

11. Section six hundred and one of the principal Act is hereby Repeal.

5 repealed.

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12. Section six hundred and two of the principal Act is hereby Section 602 of amended by repealing subsections four, five, six, and seven thereof, and principal Act (as to sale of liquor) substituting the following subsection:

"(4.) Any liquor so imported may, in accordance with regulations, 10 be sold for medicinal, sacramental, or industrial purposes, but for no other purpose."

13. (1.) It shall not be lawful for any person, firm, or company Banking. to carry on the business of banking in the Cook Islands, except under the authority of an Order in Council and in accordance with the terms 15 and conditions prescribed by that Order.

(2.) It shall not be lawful for any bank to issue bank-notes in the

Cook Islands. 14. (1.) Section thirty-two of the Board of Trade Act, 1919, shall Section 32 of Board

extend to and be in force in the Cook Islands. (2.) In the application of that section to the Cook Islands—

(a.) Offences punishable on summary conviction under that section shall, if committed in the Cook Islands, be punishable by the High Court in the course of its ordinary jurisdiction;

(b.) The reference to the Board of Trade in subsection six of that section shall be read as a reference to the Minister for the Cook Islands; and

(c.) An appeal shall lie to the Supreme Court of New Zealand from any final judgment of the High Court under this section.

15. The Governor-General may make regulations providing for the Sale of Island 30 making of agreements between a Resident Commissioner and any Native Products by Resident planters in the islands under his administration for the sale by the Commissioner on Resident Commissioner on behalf of such Native planters of copra and behalf of Native planters other products of the Cook Islands, and for the carrying-out and enforcing of such agreements.

of Trade Act, 1919,

to be in force in

Cook Islands.

By Authority: MARCUS F. MARKS, Government Printer, Wellington .- 1921.