Hon. Mr. MacGregor.

DIVORCE AND MATRIMONIAL CAUSES AMENDMENT.

ANALYSIS.

| | 3. Court may make decree for dissolution of |
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| Title. | marriage where parties separated for not |
| 1. Short Title. | less than three years. |
| 2. Failure to comply with decree for restitution | 4. Court may make order for restitution of |
| of conjugal rights to be a ground for | |
| divorce. | decree or mutual consent. |
| | |

A BILL INTITULED

AN Act to amend the Divorce and Matrimonial Causes Act, 1908. 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 Divorce and Matrimonial short Title. Causes Amendment Act, 1920, and shall be read together with and deemed part of the Divorce and Matrimonial Causes Act, 1908 (hereinafter referred to as the principal Act).

- 2. If the respondent shall fail to comply with a decree of the Failure to comply 10 Court for restitution of conjugal rights, such respondent shall with decree for thereupon be deemed to have been guilty of desertion without conjugal rights to reasonable cause, and a suit for dissolution of marriage may forthwith be a ground for divorce. or at any time thereafter be instituted, and a decree nisi for the
- 15 dissolution of the marriage may be pronounced on the ground of desertion, although the period fixed by the principal Act in the case of desertion may not have elapsed since the failure to comply with the decree for restitution of conjugal rights.
- 3. It shall be lawful for the Court, on the petition of either of court may make 20 the parties to a decree of judicial separation, or to a separation order decree for dissolution of made by a Stipendiary Magistrate or by a Resident Magistrate, or to marriage where a deed or agreement of separation, when such decree, order, deed, or parties separated for not less than three agreement is in full force and has so continued for not less than three years. years, to pronounce a decree of dissolution of marriage between the
- 25 parties, and in making such decree, and in all proceedings incidental thereto, the Court shall have the same powers as it has in making a decree of dissolution in the first instance.

4. A decree for restitution of conjugal rights may be made by Court may make the Court, notwithstanding that the husband and wife are or have order for restitution of conjugal rights 30 been separated by mutual consent or by virtue of a judicial decree where parties or order under the principal Act or any other Act, or in any other separated by decree or mutual consent. manner, and notwithstanding that the conduct of the husband or wife has been such as would entitle him or her to a decree of judicial separation.

By Authority : MARCUS F. MARKS, Government Printer, Wellington.-1920.

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