## Mr. Walker.

## INDUSTRIAL CONCILIATION AND ARBITRATION AMENDMENT.

ANALYSIS.

Title.

Title. 1. Short Title. 2. Gardeners employed otherwise than for pecuniary gain of employer to be bound by terms of award or industrial agreement 3. Section 61 of Industrial Conciliation and Arbitration Amendment Act. 1908. amended. relating to employment of gardeners.

## A BILL INTITULED

AN Act to amend the Industrial Conciliation and Arbitration Act, Title. 1908.

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

1. This Act may be cited as the Industrial Conciliation and Short Title. Arbitration Amendment Act, 1918, and shall be read together with and deemed to form part of the Industrial Conciliation and Arbitra-

10 tion Act, 1908 (hereinafter referred to as the principal Act).

2. Notwithstanding anything to the contrary in section seventy- Gardeners employed one of the Industrial Conciliation and Arbitration Amendment Act, 1908, all awards and industrial agreements under the principal employer to be Act affecting the employment of gardeners or nurserymen, whether bound by terms of award or industrial

- 15 made before or after the passing of this Act, shall apply to persons agreement relating employed as gardeners or nurserymen otherwise than for the gardeners. pecuniary gain of their employers in the same manner as they apply to gardeners and nurserymen employed for the pecuniary gain of their employers.
- 3. Section sixty-one of the Industrial Conciliation and Arbitra- Section 61 of 20 tion Amendment Act, 1908, is hereby amended by omitting the word Industrial Conciliation and "three," and substituting the word "six."

otherwise than for pecuniary gain of to employment of

Arbitration Amendment Act, 1908. amended.

By Authority : MARCUS F. MARKS, Government Printer, Wellington.-1918.

No. 19-1.