**[AS REPORTED FROM THE STATUTES REVISION COMMITTEE.]** House of Representatives, 22nd July, 1914.

### Mr. Hindmarsh.

## IMPRISONMENT FOR DEBT LIMITATION AMENDMENT.

#### ANALYSIS.

Title. 1. Short Title.

2. Power to rehear. 3. No Court fees payable on adjournment.

## A BILL INTITULED

AN ACT to amend the Imprisonment for Debt Limitation 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 Imprisonment for Debt Limita- Short Title. tion Amendment Act, 1914, and shall form part of and be read together with the Imprisonment for Debt Limitation Act, 1908 (hereinafter referred to as the principal Act).

- 10 2. The Court making any order of committal under the principal Power to rehear. Act, or the Supreme Court, or any Judge thereof, at any time before the execution of any warrant issued under or by virtue of any committal order, if under the special circumstances of the particular case the Court or Judge thinks fit so to do, may grant a rehearing of
- 15 the application to the Court to have such committal order made, and in the meantime stay proceedings under such committal order, and may at any such rehearing order any-previous vary or cancel such order and *cancel* any warrant issued thereunder to-be-cancelled.

Struck out.

20 3. No Court fees shall be payable on the adjournment of the hearing of any proceedings under this or the principal Act.

No Court fees payable on adjournment.

By Authority : JOHN MACKAY, Government Printer, Wellington. -1914.

# No. 30-2.