## Mr. Fisher.

## LIBEL (No. 2).

## ANALYSIS.

1. Short Title.

2. Interpretation.

3. Newspaper containing libel must publish answer. Penalty.

4. Report of proceedings in camera.

5. Proprietor of newspaper must disclose nam of correspondent.

## A BILL INTITULED

An Acr to amend the Law of Libel.

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. The Short Title of this Act is "The Libel Act, 1900."

Short Title. Interpretation.

2. In this Act, if not inconsistent with the context,

"Newspaper" means a newspaper as defined in "The Printers and Newspapers Registration Act, 1868":

"Proprietor" includes the proprietor and publisher registered in respect of any newspaper under the provisions of the said Act.

10

3. (1.) Wherever there is published in any newspaper any state- Newspaper containment which injuriously affects the character, reputation, or commer- publish answer. 15 cial interests of any person, the proprietor of such newspaper shall, on the request of the person so injuriously affected, within two days after such request, or if such paper is not issued daily, then in the next succeeding issue of such newspaper, publish in such newspaper such reasonable answer, denial, or explanation as the person so

20 affected demands.

(2.) Such answer, denial, or explanation shall be published in a part of such newspaper as prominent and in type as conspicuous as that in which the statement complained of appeared.

(3.) If the proprietor of such newspaper refuses or neglects to Penalty. 25 publish any such answer, denial, or explanation within the time and in the manner herein specified, he shall be liable to a penalty of not less than ten pounds and not more than fifty pounds.

4. (1.) Whenever in the public interests any proceedings in any Report of proceed-Court are ordered by the Court to be heard in camera, it shall not ings in camera.

30 be lawful for the proprietor of any newspaper to publish any report or comment on such proceedings other than the fact or to the effect that such proceedings were so heard in camera. No. 109—1.

(2.) The proprietor of any newspaper contravening the provisions of this section shall be liable to a penalty not exceeding fifty

poun<u>d</u>s.

Proprieter of newspaper must disclose name of correspondent. 5. In any action against the proprietor of a newspaper in respect of the publication of a libel contained in or purporting to be contained in a letter from a correspondent to such newspaper, the defendant, or each of the defendants if there be more than one, shall, on application to the Court in that behalf, disclose on affidavit the true name and address of such correspondent, whereupon such defendant shall be freed from all liability in respect of such libel 10 other than the liability to pay such costs of action as may be awarded against him by the Court.

By Authority: John Mackay, Government Printer, Wellington.—1900.