## Hon. Mr. Bolt.

# LAW AMENDMENT.

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## A BILL INTITULED

An Act to make certain Amendments in the Law.

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 Law Amendment Act, Short Title. 1901."
- 2. Any acknowledgment in writing by a creditor, or by any Discharge of debt person authorised by him in that behalf, of the receipt of a part of by acceptance of 10 his debt in satisfaction of the whole debt shall operate as a discharge of the debt, any rule of law notwithstanding.

3. A judgment against one or more of several persons jointly Judgment against liable shall not operate as a bar or defence to an action or other proceeding against those of such persons against whom judgment has liable not a bar to 15 not been recovered, except to the extent to which the judgment has action against others. been satisfied, any rule of law notwithstanding.

4. When a contract is proposed between parties at a distance, Revocation of the acceptance of the proposal shall be deemed null and void when acceptance of the revocation of the acceptance has been communicated to the contract. proposer before the acceptance, or at the same time with it.

5. An executor or administrator shall not be personally liable Executor not on any covenant entered into by the testator or intestate as a lessee personally liable for covenants in lease. of land, any rule of law notwithstanding.

part in satisfaction.

one of several

No. 66—1.

Liability of trustees registered as holders of shares.

6. Notwithstanding anything contained in any Act or in any memorandum of association or articles of association, or rules, regulations, or by-laws of any company registered or constituted under or pursuant to any Act of Parliament, any trustee or executor of any deceased person who was registered, or was equitably entitled to be registered, as the holder of a share in any such company may, with the consent of the directors thereof, and, where the deceased was equitably entitled as aforesaid, then with the consent also of the registered holder, become registered as such trustee, executor, or administrator, and if so registered shall, in 10 respect of such share, be subject to such and the same liabilities and no more as he would have been subjected to if such share had remained or been in the name of such deceased person.

Limitations of actions for wrongs.

7. Every enactment in which any longer period than one year is fixed as the period of limitation for an action or other proceeding 15 in respect of a civil wrong, other than a proceeding which raises any question as to the title to real estate, shall be construed as if, instead of that longer period, the period of one year had been fixed therein; and all enactments referring to any such enactment shall be construed accordingly:

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Provided that, if the wrong is not discovered at the time when it was committed, the period of limitation shall run from the time when the wrong might with reasonable diligence have been discovered, in like manner as if the wrong had been then committed: Provided that this shall not extend the time for bringing any action 25 commenced after the passing of this Act for any longer period than would have been applicable if this Act had not passed. This section shall extend to an action founded on contract, where the action is brought in respect of a wrongful act, neglect, or default which might have been made the subject of an action founded on 30 tort.

Damage for breach of promise of marriage.

Jurisdiction as to costs in

administration

snits.

8. In an action for damages for breach of promise of marriage not more than five hundred pounds shall be recoverable as damages for the breach, except where the plaintiff, being a woman, proves to the satisfaction of the Court or the jury (where there is a jury) that 35 the plaintiff has been seduced by the defendant.

9. In any action or other proceeding for the administration of any estate, commenced after the passing of this Act, no Court or Judge shall have jurisdiction to order or allow payment of costs out of the estate to the party responsible for the commencement or con- 40 tinuance of such action, unless the Court or Judge shall first certify that there was some necessity for the action being commenced or continued, and, if any costs are allowed, then only to the extent to

which such continuance was necessary.

10. No will of which probate has been granted, or in respect of 45 which letters of administration, with will annexed, have been granted, shall be declared or adjudicated to be invalid on the ground of the want of testamentary capacity in the testator, or undue influence, in any action or other legal proceeding commenced after the expiration of six years from the date of the granting of such probate or letters 50 of administration.

Limitation of time within which wills may be impeached.

11. (1.) When in any action or other proceeding relating to Supreme Court land it appears to the Court that the defendant or any predecessor empowered to grant in title has, in the erection of a building upon any land adjoining the in cases of land in question, encroached upon such last-mentioned land, and it encroachment. does not appear to the Court that such encroachment was intentional or arose from gross negligence, then the Court, instead of ordering the defendant to give up possession of the piece of land so encroached upon, or to pay damages, or instead of granting an injunction, may give the defendant the right of retaining possession of the piece of 10 land so built upon, subject to the payment of such sum or sums of money, and to such other conditions, as to the Court shall appear

(2.) The jurisdiction conferred upon the Court by the preceding Jurisdiction of subsection hereof shall extend to and may be exercised by any Court Magistrate's Court. 15 constituted under the provisions of "The District Courts Act, 1858," or "The Magistrates' Courts Act, 1893": Provided that a defendant intending to invoke the powers hereby given to such Courts shall give notice of such intention to either party before the hearing, and the plaintiff shall thereupon be entitled, as of right, to have the 20 action removed into the Supreme Court, or to appeal to the Supreme Court against any such order purporting to be made by the District or Magistrate's Court under this section. Any order made under this section shall thereupon be transmitted by the Court to the District Land Registrar, or Registrar of Deeds, as the case may be, 25 for registration. Such registration shall be effected in the manner provided by section twenty-three of "The Public Works Act, 1894."

### VOLUNTARY CONVEYANCES.

12. (1.) Subject as hereinafter mentioned, no voluntary con-voluntary veyance of any lands, tenements, or hereditaments, whether made conveyances, if boná fide, not to be 30 before or after the passing of this Act, if in fact made bona fide and voided under 27 without any fraudulent intent, shall hereafter be deemed fraudulent Elizabeth, c. 4. or covinous within the meaning of the Act Twenty-seven Elizabeth, Chapter Four, by reason of any subsequent purchase for value, or be defeated under any of the provisions of the said Act of Elizabeth by 35 a conveyance made upon any such purchase, any rule of law notwithstanding.

(2.) This section shall not apply in any case in which the saving transactions author of a voluntary conveyance of any lands, tenements, or completed before passing of Act. hereditaments has subsequently, but before the passing of this 40 Act, disposed of or dealt with the same lands, tenements, or hereditaments to or in favour of a purchaser for value.

(3.) The expression "conveyance" shall include every mode of Definition of disposition mentioned or referred to in the said Act of Elizabeth.

conveyance."