This Public Bill originated in the House of Repre-SENTATIVES, and, having this day passed as now printed, is transmitted to the LEGISLATIVE COUNCIL for its concurrence.

House of Representatives,

23rd November, 1944.

Hon. Mr. Mason

## LAW REFORM

## ANALYSIS

Title.

1. Short Title. Damages may be recovered for injury suffered as a result of shock.

3. Estate of deceased person liable to remunerate persons for work done under promise of testamentary provision. 4. Construction of "month" where used in deeds and other instruments.

5. Rule against perpetuities not to

apply to superannuation funds.

6. Validation of certain gifts void for remoteness.

7. Wills in contemplation of marriage.

## A BILL INTITULED

An Act to effect Miscellaneous Reforms in the Law. Title. BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority 5 of the same, as follows:-

- 1. This Act may be cited as the Law Reform Act, Short Title. 1944.
- 2. In any action for injury to the person, whether Damages may founded on contract or in tort or otherwise, a party be recovered 10 shall not be debarred from recovering damages merely suffered as a because the injury complained of arose wholly or in result of shock. part from mental or nervous shock.

Cf. 1932, No. 4070, s. 4 (Victoria)

No. 30-2

Estate of deceased person liable to remunerate persons for work done under promise of testamentary provision.

3. (1) Where in the administration of the estate of any deceased person a claim is made against the estate founded upon the rendering of services to or the performance of work for the deceased in his lifetime and the claimant proves an express or implied promise by the deceased to reward him for the services or work by making some testamentary provision for the claimant, the claim shall, to the extent to which the deceased has failed to make that testamentary provision or otherwise remunerate the claimant (whether or not 10 a claim for such remuneration could have been enforced in the lifetime of the deceased), be enforceable against the personal representatives of the deceased in the same manner and to the same extent as if the promise of the deceased were a promise for payment by the 15 deceased in his lifetime of the amount specified in the promise or, if no amount is specified, of such amount as may be reasonable, having regard to all the circumstances of the case, including in particular the circumstances in which the promise was made and the 20 services were rendered or the work was performed, the value of the services or work, the amount of the estate, and the nature and amounts of the claims of other against the estate, whether as creditors, beneficiaries, wife, husband, children, next-of-kin, or 25 otherwise.

(2) No action to enforce a claim under this section shall be maintainable unless the action is commenced within *twelve* months after the personal representative of the deceased took out representation.

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(3) All actions to enforce claims under this section shall be commenced in the Supreme Court and, notwithstanding anything to the contrary in the Judicature Amendment Act, 1936, shall be tried before a Judge without a jury.

(4) For the purposes of the Death Duties Act, 1921, and for all other purposes any amount awarded on a claim under this section shall be deemed to be a legacy left by the deceased to the claimant.

4. In all deeds, contracts, wills, orders, and other 40 instruments executed or made after the passing of this Act, unless the context otherwise requires, the word "month" shall be deemed to mean a calendar month.

1936, No. 22

See Reprint of Statutes, Vol. VII, p. 354

Construction of "month" where used in deeds and other instruments.

Cf. 15 Geo. V, c. 20, s. 61 (Imp.)

5. The rule of law relating to perpetuities shall not Rule against apply and shall be deemed never to have applied to the perpetuities not to apply to trusts of any fund of which the main purpose or one of superannuation the main purposes is the provision of retiring-allowances funds. the main purposes is the provision of retiring-anowances
5 or pensions on retirement to persons employed in the Geo. V, c. 41 undertaking or combination of undertakings in connec- (Imp.) tion with which the fund is established, if the fund is a See Reprint superannuation fund within the meaning of the Land of Statutes, vol. VII, p. 271 and Income Tax Act, 1923, or if the fund is such that 10 the Commissioner of Taxes allows deductions to be made under section eighty-two of that Act of the whole or any part of the amounts set aside or paid by the employer as or to the fund.

6. (1) Where in a will, settlement, or other instru- validation of 15 ment the absolute vesting either of capital or income of certain gifts property, or the ascertainment of a beneficiary or class remoteness. of beneficiaries, is made to depend on the attainment by cf. 15 Geo. V, the beneficiary or members of the class of an age c.20, s. 163 exceeding twenty-one years, and thereby the gift to that 20 beneficiary or class or any member thereof, or any gift over, remainder, executory limitation, or trust arising on the total or partial failure of the original gift, is, or but for this section would be, rendered void for remoteness, the will, settlement, or other instrument shall take 25 effect for the purposes of such gift, gift over, remainder,

executory limitation, or trust as if the absolute vesting or ascertainment aforesaid had been made to depend on the beneficiary or member of the class attaining the age

of twenty-one years, and that age shall be substituted 30 for the age stated in the will, settlement, or other instrument. (2) This section applies to any instrument executed after the passing of this Act and to any testamentary appointment (whether made in exercise of a general or 35 special power), devise, or bequest contained in the will of a person dying after such passing, whether the will

is made before or after such passing. (3) This section applies without prejudice to any provision whereby the absolute vesting or ascertainment 40 is also made to depend on the marriage of any person, or any other event which may occur before the age stated in the will, settlement, or other instrument is

The following authority of growth Monthly of

ttained.

Wills in contemplation of marriage. Cf. 15 Geo. V, c. 20, s. 177 (Imp.)
7 Will. IV & 1 Vict., c. 26 (Imp.)

7. (1) A will expressed to be made in contemplation of a marriage shall, notwithstanding anything in section eighteen of the Wills Act, 1837, or any other statutory provision or rule of law to the contrary, not be revoked by the solemnization of the marriage contemplated.

(2) This section only applies to wills made after the

passing of this Act.

By Authority: E. V. PAUL, Government Printer, Wellington.—1944.