## New Zealand.

#### ANNO VICESIMO OCTAVO

# VICTORIÆ REGINÆ. No. -

#### ANALYSIS.

Title.

- 1. Short Title.

- Summary jurisdiction of Justices.
   Limitation of complaints.
   Punishment for Servants not entering in service according to agreement absenting themselves or guilty of neglect misconduct or misde-
- or guilty of neglect misconduct or misademeenour.
  5. Servants obtaining money under pretence of service or advances of wages beyond the amount actually earned may be sentenced to imprisonment with or without hard labour.
- Proviso.

- &c. 11. Artificers &c. may recover wages and amends.
- 12. Servants paid in cheques orders or drafts which

- have been dishonored to be entitled to recover 13. Servants meeting with ill-usage or ill-treatment
- may recover amends. 14. Servants to obtain discharges on termination of
- service.
- service.
  15. Penalty for harboring servants already en-gaged.
  16. Justices to determine cases not hereinbefore provided for. Proviso.
  17. Not necessary to call the attesting witness or prove the handwriting of agreements.
  18. Persons engaging servants in other countries for service in New Zealand may prosecute any presens harboring them
- persons harboring them. 19. Penalty for hiring or employing servants already
- engaged. 20. Limitation of contracts.
- 21. Justices may punish for violation of indentures Åc.
- 22Construction of certain words.
- 23. Female servants not to be committed to gaol. 24. Appropriation of penalties &c.
- 25. Limitation of convictions.

### A BILL INTITULED

### AN ACT to ensure the fulfilment of Engage-Title. ments, and to provide for the adjustment of Disputes between Masters and Servants.

BE IT ENACTED by the General Assembly of New Zealand in

Parliament assembled and by the authority of the same as follows: I. The Short Title of this Act shall be "The Masters and Servants Short Title.

Act 1864."

II. It shall be lawful for any two or more Justices of the Peace Summary Jurisdiction met and acting together to hear and determine in a summary manner of Justices. all informations for penalties and all complaints differences or disputes which shall happen or arise under this Act whether the same be between any servant and his employer or master or the overseer or agent of such employer or master or between any persons whomsoever.

III. No conviction order or award shall be made under this Act Limitation of comunless complaint be made within six months from the time when the plaints. offence breach of agreement or cause of complaint arise

IV. If any servant shall contract with any person whomsoever to Punishment for Ser-serve him for any time or times whatsoever or in any manner and vants not entering in shall not enter into or commence his service according to his contract agreement absenting (such contract being in writing) or having entered into such service themselves or guilty shall absent himself from his service before the term of his contract of neglect misconduct whether such contract shall be in writing on not in writing shall be whether such contract shall be in writing or not in writing shall be completed or neglect to fulfil the same or be guilty of disobedience or of any other misconduct or misdemeanour in the execution thereof or otherwise respecting the same then and in every such case such

- Penalty for servats negligently or wilfully spoling or losing property. Proviso.
   Recovery of wages by distress and sale of goods.

servant shall be guilty of an offence under this Act and shall upon conviction thereof be liable to be imprisoned for a term not exceeding three months or in lieu thereof the convicting Justices may punish the offender by abating the whole or any part of his wages and may discharge him from his contract service or employment if it be the desire of the master or employer or his manager agent or overseer that such servant shall be discharged but not otherwise.

V. If any servant who shall enter into any agreement either written or oral with any master or with his agent or overseer for any time or of wages beyond the period whatsoever at and for any wages or salary whatsoever or who shall have hired or engaged himself to any such master to do perform finish or complete any work job or employment whatsoever taken in task by the piece or in gross and under prefence of requiring the same to enable him to pay the expense of his journey to the place or places at which and where he has so engaged to serve such master or under any other pretence whatsoever shall obtain or procure from such master or his agent any sum of money or goods as an advance on account of the wages at which he shall so have engaged to serve or in part of the amount for which he shall have agreed to perform any such work job or employment as aforesaid shall after obtaining the same neglect or refuse under any pretext whatsoever forthwith to go to the place or places at which he shall have been so hired or employed to work or serve such master during the time for which he shall have agreed or shall refuse to perform or complete any work job or employment whatsoever which he had engaged to perform or complete as aforesaid any servant so offending shall on conviction of such offence be liable to be imprisoned for any term not exceeding three calendar months and at the discretion of the convicting Justices to be kept to hard labor for the whole or any part of the said term.

VI. If any servant shall wilfully or negligently spoil or destroy any goods wares work or materials for work committed to his charge or shall wilfully or negligently injure or lose any cattle sheep horses or other property belonging to or in the charge of his employer every such offender being thereof lawfully convicted shall forfeit and pay reasonable damages for such property so spoiled destroyed injured or lost as aforesaid and in default of satisfaction of such damages shall be committed to gaol by such Justices for any period not exceeding three months with or without hard labor at the discretion of such Justices Provided that in all cases of mere negligent injury under this clause where any damages shall be assessed against any such offender the mode of satisfying the same shall be in the discretion of the convicting Justices where it can be shown that any such offender has any means of satisfying such damages otherwise than by undergoing such term of imprisonment.

VII. In all cases of wages not exceeding thirty pounds which shall be due and payable and unpaid to any servant any two Justices may upon complaint thereof make such order for payment of the said wages with the costs incurred by the servant in prosecuting such claim as shall to such Justices appear reasonable and just: Provided always that no warrant of execution shall issue or levy be made for any wages due by a person whose estate has been sequestrated subsequent to such wages becoming due.

Any person so impri-sonedto be discharged discharged out of custody so soon as his estate shall have been placed under sequestration in pursuance of any law of Bankruptcy or Insolvency

> IX. If masters or employers reside at considerable distances from the districts or places where their business is carried on or are occasionally absent for long periods of time and during such residence or occasional absences entrust their business to the management and superintendence of agents overseers or other managers in either of

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When masters or employers are absentees their agents may be sued for wages.

the said cases it shall be lawful upon the complaint of any such servant for any two Justices to make and enforce an order for the payment by such agent overseer or manager to such servant of so much wages as to such Justices shall appear to be justly due provided that the sum in question do not exceed the sum of thirty pounds.

X. If any artificer splitter fencer sheep-shearer or person engaged Penalty for breach of in mowing reaping or getting in hay or corn or in sheep-washing or &c. other laborer who shall contract with any person whomsoever for the performance of a certain work at a certain price shall absent himself from his services before the termination or completion of his contract it shall be lawful for any two Justices to commit every such person to a common gaol there to be kept for any time not exceeding three months.

XI. Upon any complaint of any artificer splitter fencer sheep-Artificers &c. may reshearer person engaged in the reaping mowing or getting in of hay amends. and corn or in washing sheep or other laborer who shall have contracted for the performance of a certain work at a certain price against any master or employer touching or concerning any misusage refusal of necessary provisions or furnishing provisions of bad quality non payment of wages cruelty or other ill-treatment whatsoever of or towards any such artificer or other person as aforesaid two Justices of the Peace may make an order for the payment of such wages and such sum of money by way of amends as to such Justices shall then appear to be due or owing to any such artificer or other person as aforesaid as they shall think fair and reasonable.

XII. When any wages shall be paid to any servant by any cheque Servants paid in draft order or note in writing upon any bank or any person and the cheques orders or draft order or note in writing upon any bank or any person and the cheques orders or same shall be dishonored no servant shall thereby be deprived of any dishonored to be enremedy given to him by this Act for the recovery of his wages but amount with reasonevery such servant shall in addition to his wages be entitled to recover able damages. such reasonable damages as he may have sustained in consequence of the dishonor of such cheque draft order or note and such damages shall be recoverable as wages due to such servant in the same way that wages are hereinbefore directed to be recovered: Provided that such cheque draft order or note shall be given up to the master before the amount thereof or any damages shall be awarded for such dishonor.

XIII. Upon complaint on oath of any servant against any master servants meeting with or employer for refusal of necessary provision or other ill-treatment ill-usage or ill-treatment whatsoever of or towards any such servant two Justices may after amends. summons issued and parties heard make an order awarding such amends to be made to any such servant as they shall think fair and reasonable.

XIV. Upon the discharge of any servant or upon the termination Servants to obtain dis-charges on the termi-of his service the master shall give to him upon demand a certificate nation of service. of such servants' service and discharge which certificate shall be signed by the master or his agent and if the master or agent shall refuse to give such certificate to such servant he shall forfeit and pay a sum not exceeding five pounds: Provided that such discharge may be given by any Justice of the Peace where the master or agent refuses to give it without reasonable cause and that no such certificate shall be necessary in the case of any weekly servant employed within any city or town.

XV. If any person shall knowingly receive employ or entertain any Penalty for harboring servant already employed or retained by any other person and not gaged. lawfully discharged from such service or employment every person so offending shall for every such offence being lawfully convicted thereof forfeit and pay a sum not exceeding twenty pounds one half thereof to be paid to the informer in such case.

XVI. It shall be lawful for any two or more justices of the peace in Justices to determine cases not hereinbefore any case not hereinbefore specially provided for to hear and determine provided for. in a like summary manner any complaint difference or dispute which

servants already en

shall happen and arise between any such servant and his master or employer or his overseer or agent and to make such order or award against either party in every such case as to such justices shall seem meet and to cancel the indenture or agreement between the parties and to impose on either party a fine or penalty proportionable to the offence but not exceeding the sum of thirty pounds: Provided always that no such agreement or indenture shall be cancelled without the consent of the party in whose favour such decision is given.

XVII. In prosecuting any offence under this Act it shall not be the attesting witness or prove the hand necessary for the purpose of proving the execution of any agreement writing of agreements to call any subscribing or attesting witness thereto or to account for the absence or to prove the handwriting of any such subscribing or attesting witness but every agreement may be proved in like manner as if there were no subscribing or attesting witness thereto.

XVIII. If any servant in the United Kingdom in British colonies vants in other course in the British East India Possessions and in Foreign Countries shall contract by indenture or other written agreement with any person about to proceed to or actually resident in the colony or with the agents of such person it shall be lawful for any person with whom any such servant shall have so contracted to serve as aforesaid to maintain an action against any person who shall employ retain harbor or conceal any such servant with intent to deprive the employer of any such person of his services or otherwise with intention to defraud or injure such employer and in case the plaintiff in any such action shall recover therein he in addition to the damages found shall be entitled to treble costs.

XIX. If any person shall wilfully or knowingly hire or employ any such person whatsoever already employed or retained by any other person every person so offending shall for every such offence forfeit a sum not exceeding twenty pounds one half thereof to be paid to the informer.

XX. All such contracts by indenture or written agreement shall be of the like force and effect within the colony as if they had been actually made and executed by the parties thereto within the same : Provided that no such contract shall be binding on any person to serve for a longer period than five years.

XXI. It shall be lawful for any two or more justices upon com-Justices may punish XAI. It shall be lawrun for any one of imprisonment or both for violation of inden- plaint made upon oath to punish by fine or imprisonment or both any wilful violation of the provisions of such indentures or other written agreement as last aforesaid or any misdemeanour miscarriage misconduct or illbehaviour of such servant in such his service or employment as aforesaid and also to hear and determine all complaints differences or disputes which shall happen and arise between any such servant and the person whom he shall have so contracted to serve as aforesaid and to make such order or award in every such case

as to such justices shall seem just. XXII. Throughout this Act unless when otherwise required by the context the word "servant" shall extend to and include all agricultural and other labourers and workmen shepherds stockmen and artisans domestic and other servants but nothing herein contained shall apply to any aboriginal native of the colony.

XXIII. Nothing in this Act contained shall be deemed or taken to authorise the committal of any female servant to any gaol.

XXIV. All fines or penalties not hereinbefore specially appropriated shall be paid to Her Majesty and be brought to account by the Colonial Treasurer as ordinary revenue.

XXV. Nothing in this Act contained shall be deemed or taken to authorise any Justice of the Peace to exercise any such jurisdiction as aforesaid in any case of any such servant as aforesaid who shall be in the service of any such justice or in any case in which any such justice may be directly interested.

Provisa

Not necessary to call

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Limitation of Convictions.