Rt. Hon. R. J. Seddon.

OLD-AGE PENSIONS AMENDMENT.

ANALYSIS.

Title. 1. Short Title. Provisions on hearing of applications. 3. Duty to answer questions respecting appli-

oations.

Circumstances of relatives may be considered.

5. After-acquired property.6. Property disclosed on death of pensioner.

7. Reward for procuring pension illegal.8. General penalty for offences.9. Payment of Maori pensions.

A BILL INTITULED

An Act to amend "The Old-age Pensions Act, 1898."

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 Old-age Pensions Amend-Short Title. ment Act, 1901"; and it shall form part of and be read together with "The Old-age Pensions Act, 1898."

2. (1.) Forthwith on receipt of any application for a pension or Provisions on 10 a renewal-certificate the Clerk of the Court shall (where he is not tions. himself the Deputy Registrar) notify the Deputy Registrar of the fact. and of the date fixed for the hearing of the application.

(2.) The hearing may from time to time be adjourned by the

Magistrate at the request of the Deputy Registrar.

(3.) The Deputy Registrar, or some person appointed by him, 15shall have the right to appear at the hearing and to examine or crossexamine the applicant.

3. (1.) It shall be the duty of every person to make true answers Duty to answer to all questions concerning any applicant for a pension or renewal questions respecting applications. 20 put to him by the Deputy Registrar or any officer authorised in that behalf by the Deputy Registrar.

(2.) Every person commits an offence who— (a.) Refuses to answer any such question; or

(b.) Makes any answer knowing the same to be untrue.

(3.) This section shall apply to any officer of any bank carrying on business in New Zealand and to any officer of the Post-Office Savings-Bank and of any other Government department which receives investments of money from the public.

4. (1.) On the hearing of any application for a pension or Circumstances of 30 renewal-certificate the Magistrate shall inquire as to the circum- relatives may be stances of the sons and daughters of the applicant, and if in his No. 142-1.

opinion those circumstances are such as not to warrant the granting of a pension, or if on such inquiry he finds that any real or personal property has been transferred by the applicant to any such son or daughter, he may in his discretion refuse the application, or grant such reduced pension as he thinks fair and just.

After-acquired property.

5. If at any time during the currency of a pension the pensioner becomes possessed of any property in excess of what is allowed by law in respect of the amount of pension granted to him, the Deputy Registrar may apply to the Magistrate, who may on inquiry either confirm or cancel the pension, or vary the amount thereof.

Property disclosed on death of pensioner. 6. If on the death of any pensioner it is found that he was possessed of property in excess of what is allowed by law in respect of the amount of the pension granted to him, the amount of pension at any time paid to him in excess of that to which he was by law entitled may be recovered from his estate as a debt due to the 15 Crown.

Reward for procuring pension illegal. 7. Every person commits an offence who receives any money in consideration of or in respect of the procuring of any pension or renewal-certificate, and in the case of any licensed Maori interpreter so committing an offence, his license as such interpreter shall be 20 cancelled.

General penalty for offences.

8. Every person who commits an offence under this Act for which no penalty is elsewhere provided is liable to a penalty not exceeding *ten* pounds.

Payment of Maori pensions.

- 9. (1.) Where, on the application by a Maori for a pension or 25 a renewal-certificate, it would, in the opinion of the Magistrate, be more advantageous to the applicant to receive an allowance out of the moneys appropriated for Native purposes under "The Civil List Act, 1863," he may, in lieu of granting a pension, report the circumstances of the case to the Native Minister, with such recommendation 30 as he thinks fit to make.
- (2.) Where on any such application the Magistrate is of opinion that a pension should be granted, he may on issuing the certificate direct that the pension shall be paid to some Government officer, to be applied by him for the benefit of the applicant.

By Authority: John Mackay, Government Printer, Wellington.—1901.

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