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Hon. Mr. Conolly.

## TENANTS' FIXTURES.

## ANALYSIS.

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3. Right of tenant who put up fixtures of any kind to remove same.

## 4. Tenant not to do damage to the freehold. 5. Compensation to be payable by tenant in case of damage. How ascertained. 6. Act not to interfere with leases or contracts.

A BILL INTITULED

AN ACT to amend the Law relating to Tenants' Fixtures. Title.

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows :---

1. The Short Title of this Act is "The Tenants' Fixtures Act, Short litle.  $\mathbf{5}$ 1883.'

It shall come into operation on the first day of January, one thou- Commencement. sand eight hundred and eighty-four.

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

"Tenant includes any person who may hold any land or tenements from any other person as his immediate landlord for any term whatever:

"Tenant's fixture" includes any building, erection, article, or thing which may be put up, erected, or fastened by any tenant upon any land, tenements, or premises, and whether let into the soil or otherwise affixed to such land or tenements, for purposes of trade, convenience, or ornament.

3. Every tenant who erects, puts up, or makes any tenant's Right of tenant who fixture shall be entitled, either before or at the expiration of his put up fixtures of 20 tenancy, to remove the same from the land, tenements, or premises on same. or in which the same may have been erected, put up, or made.

4. In removing any tenant's fixture which a tenant may not have Tenant not to do been entitled to remove prior to the coming into operation of this damage to the freehold. Act, no tenant shall do any damage to the land, tenements, or premises 25 which cannot be conveniently repaired, and for which compensation

cannot be made in money.

5. If any damage be done which can be conveniently repaired, Compensation to be and for which compensation can be made in money, the person who is payable by tenant in case of damage or was tenant of the land, tenements, or premises in respect of which

30 such damage has been done shall pay to the landlord or person entitled to the immediate reversion of such land, tenements, or premises, such sum by way of compensation as shall be agreed upon between them.

If they cannot so agree, then such amount shall be ascertained How ascertained. 35 and may be recovered, with full costs of suit, in any Court of competent jurisdiction.

6. Nothing in this Act shall be deemed to affect any lease or Act not to interfercontract in respect of any tenancy of any land, tenements, or premises with leases or in which any provision may be made respecting tenants' fixtures, or the 40 right to remove the same.

any kind to remove

Interpretation.

contracts.

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