The classes 122 to 124 be a square Bill, and that for class fill the character and Share file.

HOUSE OF REPRESENTATIVES

Supplementary Order Paper Supplementary Order Paper

Tuesday, the 22nd Day of October 1974

STATUTES AMENDMENT BILL

Hon. Dr. Finlay, in Committee, to move the following amendments:

ead together willow and Blections and Polls when the

Clause 55 (3): To omit this subclause and substitute the following subclause:

(3) Notwithstanding anything in subsections (1) and (2) of this section, the said section 79A of the principal Act and section 49 of the Counties Act 1956 shall continue to apply, as if those subsections had not been enacted, with respect to every election or poll held after the passing of this Act where the roll used for that election or poll closes on or before the 31st day of March 1975.

remuneration by way estable well-loweners, and travelling

To add, after clause 121, the following headings and new clauses:

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122. Sections to be read with Medical and Dental Auxiliaries Act 1966. This section and the next 2 succeeding sections shall be read together with and deemed part of the Medical and Dental Auxiliaries Act 1966* (in those sections referred to as the principal Act).

called 1816/1,27011, 901, 0/1 (1901), 1801 a strembrem Action called under section 122 of this Act and to any person attending any

231 Registrable occupations—(1) Section 3 of the principal Act (as amended by section 2 of the Medical and Dental Auxiliaries Amendment Act 1972) his hereby further amended by inserting, after the twords (dental technician,", the words "medical radiographer, and a second but a second second

(2) The principal Act shall come into force in relation to the registrable occupation of medical radiographer on the

date of the commencement of this section.

(3) This section shall come into force on a date to be appointed for the commencement thereof by the Governor-General by Order in Council.

124. Offences by unregistered persons—Section 32 of the principal Act is hereby amended by inserting in subsection (1), after the word "business", the words "or work".

That clauses 122 to 124 be a separate Bill, and that for clause 122 there be substituted the following Title, enacting words, and Short Title:

An Act to amend the Medical and Dental Auxiliaries Act 1966

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

1. Short Title—This Act may be cited as the Medical and Dental Auxiliaries Amendment Act 1974, and shall be read together with and deemed part of the Medical and Dental Auxiliaries Act 1966 (hereinafter referred to as the principal Act).

Industrial Relations

125. Sections to be read with Industrial Relations Act 1973—This section and the next succeeding section shall be read together with and deemed part of the Industrial Relations Act 1973* (in that section referred to as the principal Act).

*1973, No. 19

126. Remuneration and travelling expenses of Chairman of compulsory conference and representatives attending—The principal Act is hereby amended by inserting in Part VIII,

after section 122, the following section:

"122A. (1) There shall be paid, out of money appropriated by Parliament for the purpose, to the Chairman of any compulsory conference called under section 120 of this Act remuneration by way of fees or allowances, and travelling allowances and expenses, in accordance with the Fees and Travelling Allowances Act 1951, and the provisions of that Act shall apply as if he were a member of a statutory Board

within the meaning of that Act.

"(2) There may be paid, out of money appropriated by Parliament for the purpose, to each party or to the representatives of each party, to the number determined by the Secretary of Labour as being necessary to enable that party to be adequately represented, attending any compulsory conference called under section 120 of this Act or any conference called under section 122 of this Act and to any person attending any such conference pursuant to section 120 (3) or section 122 (3) of this Act travelling allowances and expenses in accordance with the Fees and Travelling Allowances Act 1951, and the provisions of that Act shall apply as if the parties or their representatives and those persons were members of a statutory Board within the meaning of that Act."

That clauses 125 and 126 be a separate Bill, and that for clause 125 there be substituted the following Title, enacting words, and Short Title:

An Act to amend the Industrial Relations Act 1973

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

1. Short Title—This Act may be cited as the Industrial Relations Amendment Act 1974, and shall be read together with and deemed part of the Industrial Relations Act 1973 (hereinafter referred to as the principal Act).

EXPLANATORY NOTE

Local Elections and Polls

Clause 55: This amendment provides that the amendments made by this clause are not to apply to any election or poll held after the passing of the Bill if the roll used for the election or poll closes on or before 31 March 1975. The existing provisions will apply to that election or poll.

Medical and Dental Auxiliaries

Clause 123 amends section 3 of the Medical and Dental Auxiliaries Act 1966 to enable the provisions of that Act to be applied in relation to the occupation of medical radiographer.

Clause 124 amends section 32 of the principal Act. The expression "in connection with his business", as used at present in subsection (1) of that section, is not quite appropriate to occupations normally carried on in the employment of public authorities, such as medical technology and medical radiography. The amendment inserts the words "or work" after the word "business" to remedy this.

Industrial Relations

Clause 126 provides for payment of fees and travelling expenses to the Chairman of a compulsory conference called by the Minister of Labour under section 120 of the Industrial Relations Act 1973 and of travelling expenses to the parties or their representatives attending such a compulsory conference or a conference called by a conciliator under section 122 of that Act, and to persons attending any such conference under section 120 (3) or section 122 (3).

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