

New Zealand.



ANALYSIS.

Title.
Preamble.
1. Short Title.

2. Civil Service rights of Charles Dudley Robert Ward preserved to him whilst acting as Judge of Supreme Court.

1887, No. 3.—*Personal.*

Title. AN ACT to conserve the Rights of Charles Dudley Robert Ward, Esquire, as a Civil Servant, notwithstanding his Acceptance of Office temporarily as a Judge of the Supreme Court.

[6th June, 1887.]

Preamble. WHEREAS Charles Dudley Robert Ward, Esquire, a Judge of District Courts, has recently accepted the office of a Judge of the Supreme Court during the temporary absence on leave of His Honour Mr. Justice Gillies, on account of illness :

And whereas by the acceptance of the aforesaid office the said Charles Dudley Robert Ward would be deemed to have quitted the Civil Service, and therefore a stipulation was made by or on behalf of Her Majesty with the said Charles Dudley Robert Ward that he should be entitled to compute the services rendered by him whilst occupying such temporary office as aforesaid as services rendered in the Civil Service :

And whereas it is expedient to give legal effect to the stipulation so made :

And whereas at a former time, that is to say from the first day of October, in the year one thousand eight hundred and sixty-eight, to the first day of June, in the year one thousand eight hundred and seventy, the said Charles Dudley Robert Ward similarly did hold temporary office as aforesaid during the absence on leave of His Honor Mr. Justice Chapman :

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

Short Title.

1. The Short Title of this Act is “The Ward Conservation of Rights Act, 1887.”

Civil Service rights of Charles Dudley Robert Ward preserved to him whilst acting as Judge of Supreme Court.

2. Notwithstanding anything contained in any Act to the contrary, —

Charles Dudley Robert Ward, Esquire, shall not, on either of the two occasions hereinbefore mentioned, be deemed to have quitted

the Civil Service of the Government of New Zealand by his acceptance of the office of Judge of the Supreme Court temporarily as hereinbefore recited; and his services whilst holding such temporary office on the aforesaid occasions respectively shall be deemed to have been and to be continuous service as a Civil servant in the status, as to emoluments and otherwise, which he held immediately previous to his accepting such temporary office on such occasions respectively.

Nothing herein contained shall be construed to confer on the said Charles Dudley Robert Ward any rights other than he would have been entitled to as a Civil servant, had he not accepted the temporary office aforesaid.