Hon. Mr. Millar.

SHIPPING AND SEAMEN AMENDMENT.

ANALYSIS.

Title

1. Short Title. Commencement.

2. Section 22 of principal Act amended. 3. Section 36 of Amendment Act, 1909, amended.

4. Seamen left on shore in New Zealand by reason of illness, &c., deemed to be discharged.

- 5. Provisions applicable in cases of foreigngoing ships.
- Provisions applicable in cases of intercolonial or home-trade ships.
- 7. Interpretation. Repeals.

8. Repeal

A BILL INTITULED

An Acr to amend the Shipping and Seamen Act, 1908.

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

5 follows:

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1. (1.) This Act may be cited as the Shipping and Seamen Short Title. Amendment Act, 1911, and shall form part of and be read together with the Shipping and Seamen Act, 1908 (hereinafter referred to as

the principal Act).

10 (2.) This Act shall come into operation on the day on which Commencement. His Majesty's assent thereto is notified by the Governor by a Proclamation published in the Gazette, or on such later date (being not later than three months after the gazetting of the Proclamation) as is specified in that behalf in the Proclamation.

2. Section twenty-two of the principal Act is hereby amended Section 22 of

by adding to the proviso to subsection five the words "or

"(d.) Who has worked for at least three years in a workshop as hereinbefore prescribed, and has also completed to the satisfaction of the Minister a course of mechanical engineering extending over not less than two years at such classes recognized under Part VII of the Education Act, 1908, as are approved for the purpose by the Minister."

3. Section thirty-six of the Shipping and Seamen Amendment Section 36 of 25 Act, 1909, is hereby amended by omitting the words "and a dark Amendment Act, line" in subsection two, and substituting the words "or a dark line."

4. Where a seaman is left on shore at any place in New Seamen left on shore Zealand in any manner authorized by law by reason of illness or accident in the service of the ship incapacitating him from performing illness, &c., deemed 30 his duties, he shall be deemed to be discharged from the ship, and to be discharged. shall be entitled on being left on shore as aforesaid to a certificate or

other evidence of discharge required by law to be given to a seaman on his discharge.

No. 92—1.

Title.

principal Act amended.

1909, amended.

Provisions applicable in cases of foreign-going ships.

- 5. Where the ship from which a seaman is left on shore as aforesaid is a foreign-going ship trading beyond intercolonial limits-
 - (a.) The master or agent shall deposit with the Superintendent the full amount of wages then due to that seaman, and, in addition, the sum of fifty pounds for the purpose of defraying any expenses lawfully incurred by the Superintendent for the maintenance of, and medical and other attendance on, the seaman so left on shore, and in payment of his passage back to the port of his engagement, 10 or of his burial in case of his death in New Zealand.

(b.) A clearance shall not be granted to any such ship which is not owned in New Zealand until this provision has been

complied with.

(c.) A seaman so left on shore shall, within seven days from the 15 date of his medical attendant, or a medical practitioner appointed by the Superintendent, certifying that he is convalescent, make application to the Superintendent to be provided with a passage back to the port of his engagement if he desires to be sent back to such port, and if he 20 fails to make such application he shall forfeit his right to such passage.

(d.) Any part of such fifty pounds not expended as herein. specified shall be refunded to the master or agent who

paid the same.

256. (1.) Subject to the provisions hereinafter appearing, a seaman who has been left on shore as aforesaid from an intercolonial or hometrade ship shall be entitled to the full amount of his wages at the rate fixed by his agreement for a period of three months, unless the term of his engagement expires sooner, in which case he shall be 30 entitled to wages to the end of his engagement, or, if the engagement expires within one month after the seaman is left on shore as aforesaid, then to wages for one month:

Provided that if at any time before the expiry of any period aforesaid the seaman rejoins his ship or takes other employment in 35 the capacity of a seaman, or is certified by a medical practitioner appointed by the Superintendent to have recovered, and after such recovery is offered other employment in the capacity of a seaman, his right to wages shall cease from the date of his rejoining his ship or of his taking or being offered other employment as aforesaid, as the 40 case may be.

(2.) The owner of the ship from which a seaman is left on shore as aforesaid shall be liable—

(a.) For the full amount of wages to which the seaman is entitled pursuant to the last preceding subsection; 45

(b.) For the cost of the maintenance of and medical and other attendance on the seaman during his incapacity; provided that such cost shall not exceed that for which the seaman would be liable if he were received into a public hospital; and

(c.) For the cost of his burial where the illness or accident terminates in his death in New Zealand.

Provisions applicable in cases of intercolonial or home-trade ships.

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(3.) The owner, master, or agent of a ship from which a seaman has been left on shore as aforesaid shall deposit with the Superintendent the full amount of the wages then due to the seaman, together with a sum sufficient in the opinion of the Superintendent to cover the liability of the owner in respect of that seaman under this section; or he may, with the consent of the Superintendent, in lieu of depositing any sum as aforesaid, give to the Superintendent such security as he may approve for the due payment of the amount of wages as aforesaid, together with the actual sum for which the owner is liable under subsection two hereof, and the Superintendent may sue for and recover the amount so secured in any Court of competent jurisdiction.

(4.) If the master of a ship leaves a seaman on shore at any place in New Zealand without complying with the foregoing pro-15 visions of this section, he shall be liable to a fine of one hundred

pounds.

(5.) A Superintendent may sue and recover in any Court of competent jurisdiction the moneys required to be paid to him under this partial.

this section.

(6.) The illness or accident which shall entitle a seaman to the benefits provided for in this section shall be such as wholly to incapacitate him from the performance of his duty, and shall be or appear to be of such a nature as to require or be likely to require medical treatment for a period of not less than fourteen days, and shall, so far as can be ascertained, have been contracted or sustained on board or in the service of the ship from which the seaman is so left on shore, or of its owners:

Provided that if the seaman's illness or accident has been caused by his own wilful act or default he shall not be entitled to the

30 benefits herein referred to.

7. (1.) Payment of wages to a Superintendent under sections Interpretation. five and six hereof shall be deemed to be payment to the seaman.

(2.) For the purposes of the said sections five and six "seaman"

includes an apprentice.

35 (3.) Section one hundred and nineteen of the principal Act Repeals. and so much of the Second Schedule to the Shipping and Seamen Amendment Act, 1909, as amends that section are hereby repealed.

8. Section forty-one of the Shipping and Seamen Amendment Repeal.

Act, 1909, is hereby repealed.