

NEW ZEALAND.

ANNO VICESIMO SEXTO

VICTORIÆ REGINÆ.

No. 5.

ANALYSIS.

Title.	3. Limit of time for filing Bills.
Preamble.	4. Saving of Bills already filed.
1. Short Title.	5. Repeal of Clause 6 of former Act and substitution of new clause.
2. Bills of Sale to be filed in certain Court.	

**An Act to amend "The Bills of Sale
Registration Act 1856."** Title.
[8th September, 1862.]

WHEREAS it is expedient to amend the "Bills of Sale
Registration Act 1856" and to facilitate the entry of satisfac- Preamble.
tion upon Bills of Sale filed under the provisions of the
said Act :

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

I. The Short Title of this Act shall be the "Bills of Sale Short Title.
Registration Amendment Act 1862."

II. Instead of a Bill of Sale or copy thereof being filed with
the Registrar or Deputy Registrar of the Supreme Court for the Bills of Sale to be
District Division or Province within which such Bill of Sale shall filed in certain Court.
be made or given as required by the "Bills of Sale Registration
Act 1856" such filing shall take place with the Registrar or Deputy
Registrar of the Supreme Court for the Province within which
the personal chattels over which such Bill of Sale shall be made
or given shall be situate at the time of making or giving of such
Bill of Sale.

III. If any Bill of Sale shall be made or given in any other
place than in the Province within which the personal chattels Limit of time for fil-
comprised in such Bill of Sale shall be situate the time within ing Bills.
which the same may be filed shall be thirty days for Bills of
Sale made or given elsewhere in the Colony of New Zealand and
sixty days for Bills of Sale made in any other of the Australasian
Colonies.

IV. All Bills of Sale heretofore duly filed with the Registrar
or Deputy Registrar of the Supreme Court for the Province Saving of Bills al-
ready filed.

Bills of Sale Registration Amendment.

within which the personal chattels comprised therein were situated at the time of making or giving the same shall be as valid and effectual as if the same had been filed in accordance with the provisions of the said "Bills of Sale Registration Act 1856."

Repeal of Clause 6 of former Act and substitution of new Clause.

V. Clause 6 of the "Bills of Sale Registration Act 1856" is hereby repealed and the following substituted in lieu thereof that is to say Satisfaction may be entered in respect of any filed Bill of Sale by filing with the Registrar or Deputy Registrar of the Supreme Court where the Bill of Sale is filed an Affidavit of satisfaction by the person in whose favor the said Bill of Sale was made or given or by his executors administrators or assigns and such Registrar or Deputy Registrar shall thereupon mark upon the back of the filed Bill of sale and in his Register of Bills of Sale the date of filing of such Affidavit of satisfaction and in respect of such filing and marking there shall be paid to such Registrar or Deputy Registrar a fee of five shillings.