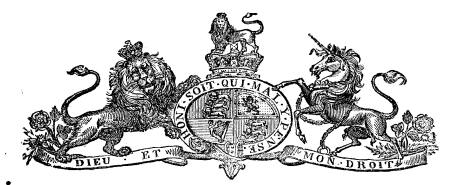
NEW ZEALAND.



ANNO VICESIMO PRIMO ET VICESIMO SECUNDO VICTORIÆ REGINÆ. No. 6.

ANALYSIS:

Title. Preamble. 1. Instruments affecting land in the Colony not inadmissible in evidence on account of not being stamped. 2. Short Title

AN ACT to declare Unstamped Instruments Title. executed out of, but affecting Real Estate within this Colony, admissible [28th May, 1858.] in evidence.

WHEREAS doubts exist whether Deeds and other Instruger Preamble. ments affecting Real Estate in the Colony of New Zealand, if executed at any place out of the Colony where Stamp Laws are in force, are admissible in evidence within the Colony on the ground that such Deeds and other instruments are not stamped, and it is expedient to remove such doubts: Be it therefore declared and enacted by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:

I. No Deed or other instrument affecting Real Estate within Instruments affecting the Colony of New Zealand, or Power of Attorney authorising land in the Colony the execution of any such Deed or other Instrument, shall, evidence on account of not being strumed wheresoever executed, be inadmissible in evidence in this Colony by reason of the same not being stamped.

II. This Act may for all purposes be cited as the Short Title. " Unstamped Instruments Act, 1858."

land in the Colony of not being stamped.