THIRD SCHEDULE.

In the Supreme Court.

of money amount altogether to the sum of

No. [of action in the Supreme Court].

The day of , A.D. 18 (to wit) A.B., in his own proper person [or by E.F., his attorney], sues C.D., , the plaintiff obtained for that, on the day of , in the court, at and had a judgment against the defendant for the sum of as by the certificate of the Clerk of the said Court, now remaining on record in'this Court, appears, aud the whole or pounds, part] of the said sum still remains unpaid according to such certificate. Therefore it is this day considered that the plaintiff do recover against the defendant the said sum of , and also for interest and for the costs and charges of the said certificate and of this judgment, which said last-mentioned two sums

1880, No. 32.

NEW ZEALAND UNI- AN ACT in explanation of "The New Zealand University Reserves Act, 1875." VERSITY RESERVES. [27th August, 1880.3]

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

1. The Short Title of this Act is "The New Zealand University Reserves

Short Title.

Amending section 2 of "The New Zealand University Reserves Act, 1875." .

say,

- Act, 1880."
 2. In section two of "The New Zealand University Reserves Act, 1875," hereinafter called "the said Act," the words following shall be omitted, that is to
 - '< And shall be dealt with in the manner prescribed in the last paragraph of the thirtieth section of ' The New Zealand University Act, 1874,' for promoting higher education in the province in which such reserves are situate, in such manner as the General Assembly may from time to time determine."

And there shall be substituted, in lieu of the said words, the words following, that is to say,-

"And shall be subject to the provisions contained in the last paragraph of the thirtieth section of 'The New Zealand University Act, 1874.'"

3. The Governor shall, by Proclamation, within six months after the passing of this Act, define the block of four thousand acres of land at Waitotara, in the Provincial District of Wellington, referred to in the third section of the said Act, and which has not yet been described as required by the said section,

1880, No. 33.

AN ACT to amend the Law relating to District Courts.

[27th August, 1880.]

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

1. The Short Title of this Act is "The. District Courts Act, 1880."

2. The third section of " The District Courts Proceedings Validation Act,, 1879," is hereby repealed.

3. All probates of wills and lkttcrs of administration heretofore granted by the respective Judges of the District Courts shall be as good and valid as if the same .had been granted by the Supreme Court,

DISTBICT URTS.

Short Title. Repeal.

4,000.acre Univerait y Reserve

at Waitotara to be

defined within six months.

Probate and administration heretofore granted by District Courts valid.