

# New Zealand.

ANNO VICESIMO NONO

VICTORIÆ REGINÆ.

No. 63.

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ANALYSIS.

Title.  
Preamble.  
1. Short Title.

2. When judgment &c. obtained against Superintendent there shall not be any execution or attachment.

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**AN ACT to declare that in Actions and Suits** Title  
**in which judgment or decree is recovered or obtained against the Superintendent of any Province no Execution Attachment or other Process shall issue to satisfy or enforce such judgment or decree.**  
**[30th October 1865.]**

**W**HEREAS doubts have arisen whether in actions or suits commenced under the provisions of "The Provincial Lawsuits Act 1858" and in which judgment or decree is recovered or obtained against the Superintendent of any Province for execution attachment or other process in the nature thereof may issue to satisfy or enforce such judgment or decree Preamble.

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. The Short Title of this Act shall be "The Provincial Lawsuits Act Declaratory Act 1865." Short Title.

II. In any action suit or proceeding in which any judgment decree or order is recovered obtained or made against a Superintendent of any Province no execution or attachment or process in the nature thereof shall be issued out of any Court in any such action suit or proceeding but such judgment decree or order shall be satisfied performed or obeyed as the case may require in the manner prescribed by the fourth section of "The Provincial Lawsuits Act 1858" and not otherwise. When judgment &c. obtained against Superintendent there shall not be any execution or attachment.