

1885-6.

Legislative Council.

EMPLOYERS' LIABILITY BILL.

Amendments to be proposed in Committee [on recommittal] by
SIR ALFRED STEPHEN.

- Clause 3. *Omit* "Proviso" *insert* " Provided that any such action may
"be brought after the time in either case limited and not-
"withstanding any defect in the notice or the omission
"altogether of notice if a Judge of the Supreme Court
"certifies that there was reasonable excuse for the delay
"defect or omission and that the employer was not injured
"thereby And where the action is brought or intended to
"be brought in a District Court any District Court Judge
"shall have the like power and may for the purpose of
"summoning and hearing all necessary parties have all the
"powers of a Judge of the Supreme Court"
- Clause 6. *Omit* clause 6.
- Clause 7, line 45. *After* "body" *omit* remainder of clause.
-

1885-6.

Legislative Council.

EMPLOYERS' LIABILITY BILL.

Amendments to be proposed in Committee [on recommital] by
SIR ALFRED STEPHEN.

Clause 3. *Omit* "Proviso" *insert* " Provided that any such action may
"be brought after the time in either case limited and not-
"withstanding any defect in the notice or the omission
"altogether of notice if a Judge of the Supreme Court
"certifies that there was reasonable excuse for the delay
"defect or omission and that the employer was not injured
"thereby And where the action is brought or intended to
"be brought in a District Court any District Court Judge
"shall have the like power and may for the purpose of
"summoning and hearing all necessary parties have all the
"powers of a Judge of the Supreme Court"

Clause 6. *Omit* clause 6.

Clause 7, line 45. *After* "body" *omit* remainder of clause.

1885-6.

Legislative Council.

EMPLOYERS' LIABILITY BILL.

*(New Clause in lieu of Clause 3 to be proposed in Committee of the
Whole by SIR ALFRED STEPHEN.)*

3. No action shall be brought under this Act to recover compensation for an injury unless notice of such injury is given within sixty days to the party sought to be made liable and the action is commenced within eight months after the injury or in case of death within twelve months after the death. Provided that any such action may be brought by leave of a Judge after the time in either case limited and notwithstanding the omission altogether of notice if he certifies that there was reasonable excuse for the delay or omission.

Time for suing &c.
Extension by Judge.

1885-6.

Legislative Council.

EMPLOYERS' LIABILITY BILL.

*(New Clause in lieu of Clause 3 to be proposed in Committee of the
Whole by SIR ALFRED STEPHEN.)*

3. No action shall be brought under this Act to recover compensation for an injury unless notice of such injury is given within sixty days to the party sought to be made liable and the action is commenced within eight months after the injury or in case of death within twelve months after the death. Provided that any such action may be brought by leave of a Judge after the time in either case limited and notwithstanding the omission altogether of notice if he certifies that there was reasonable excuse for the delay or omission.

Time for suing &c.
Extension by Judge.

