## PUBLIC HEALTH AMENDMENT (No. 2).

## ANALYSIS.

Title.

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1. Short Title. 2. Interpretation.

3. Local authorities to provide public morgues.

4. Section 43 of principal Act to apply. 5. Provision in case of a jacent boroughs. 6. In certain cases dead-house of hospital to be deemed a public morgue.

7. Exemption of licensed premises within three miles of morgue or dead-house.

8. Repeal. Schedule.

## A BILL INTITULED

An Act to amend "The Public Health Act, 1900," by making Fur-Title. ther Provision relating to Public Morgues.

BE IT ENACTED by the General Assembly of New Zealand 5 in Parliament assembled, and by the authority of the same, as follows :-

1. The Short Title of this Act is "The Public Health Act Short Title. Amendment Act, 1904 (No. 2)."

2. For the purposes of this Act "borough" includes "city" and Interpretation. 10 "town district," and "the principal Act" means "The Public Health Act, 1900."

3. Subject to the provisions of section five of this Act, it shall Local authorities be incumbent upon the local authority of every borough to provide to provide public morgues. a suitable building for the purposes of a public morgue; and if any 15 such local authority shall fail so to do, then any ten ratepayers of such borough may apply to the Supreme Court for a mandamus to compel such local authority to comply with this provision, and shall be entitled to recover from such local authority all costs incurred in and about the obtainment of such mandamus.

20 4. The provisions of section forty-three of the principal Act section 43 of shall extend and apply to every such morgue.

5. In cases where two or more boroughs adjoin each other, or Provision in case of are so nearly adjacent that the nearest boundary of any one of them adjacent boroughs. is not more than two miles distant from the nearest boundary of any 25 other, the obligation to provide a public morgue shall be only upon that one of such boroughs which has the largest population:

principal Act to apply.

Provided that nothing herein contained shall be deemed to repeal the provisions of section forty-two of the principal Act, or to limit the powers of the Chief Health Officer in relation thereto.

6. When there is no public morgue situated within a distance In certain cases of three miles from any public hospital, the dead-house of such hospital shall be deemed to be a public morgue, and the Superintendent public morgue.

or other person in charge of such hospital shall, at the request of any Justice of the Peace, or officer or constable of police, receive into such dead-house any dead body that may be brought thereto for the purpose of an inquest being held thereon; and for every dead body so received shall be paid the sum of one pound out of any money which may be appropriated for such purpose; and if such Superintendent or person in charge shall refuse to receive such dead body for the purpose aforesaid he shall, on conviction thereof before any Justice of the Peace, forfeit and pay any sum not exceeding five pounds.

Exemption of licensed premises within three miles of morgue or deadhouse.

7. Notwithstanding anything in any other Act contained, no innkeeper shall be required to receive into his licensed premises any dead body that may be brought thereto if such licensed premises are situated within a distance of three miles from any public morgue, or from any hospital dead-house deemed to be a public morgue under 15 the provisions of section six of this Act.

8. The enactments specified in the Schedule hereto are hereby

repealed to the extent therein mentioned.

## SCHEDULE.

1881, No. 21. "The Licensing Act, 1881": Section 136. 1888, No. 20.—"The Coroners Act Amendment Act, 1888": Section 4.

By Authority: JOHN MACKAY, Government Printer, Wellington. 1904.

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Repeal.