New South Wales.



ANNO OCTAVO GEORGII VI REGIS.

Act No. 16, 1944.

An Act to amend the Public Health Act, 1902, the Public Health (Amendment) Act, 1915, the Public Health (Amendment) Act, 1921, and certain other Acts in certain respects; and for purposes connected therewith. [Assented to, 20th April, 1944.]

DE it enacted by the King's Most Excellent Majesty,) by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :---

1. (1) This Act may be cited as the "Public Health short title, citation (Amendment) Act, 1944."

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and commence-(2)ment.

(2) The Public Health Act, 1902, as amended by subsequent Acts, is in this Act referred to as the Principal Act.

(3) The Public Health Act, 1902, as amended by subsequent Acts and by this Act, may be cited as the Public Health Act, 1902-1944.

(4) This Act shall (except where otherwise expressly provided) commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

2. The Principal Act is amended-

Amendment of Act No. 30, 1902.

Subst. sec. 3,

(a) by omitting section three and by inserting in lieu thereof the following section:—

3. In this Act, and in any regulations and by-laws made thereunder, unless the context or subject matter otherwise indicates or requires—

- "Abatement" when used in relation to nuisances includes abatement, removal and discontinuance; and "to abate" has a corresponding interpretation.
- "Bacteriolytic tank" includes a septic tank or any other type of tank, chamber or other structure used for or in conjunction with the purification of sewage or other similar material by the action of bacteria, and includes all pipes apparatus and drains used or intended to be used in connection therewith.

"Board" means the Board of Health.

- "Boarding-house" means any house (not being licensed premises in respect of which a publican's license under the Liquer Act, 1912, as amended by subsequent Acts, is in force) in which three or more persons exclusive of the family of the proprietor thereof are boarded for hire or reward from week to week or for more than a week.
- "Building" includes part of a building and the curtilage of a building.

"Chemical

Interpretation.

- "Chemical closet" means a closet in or in connection with which there is a fixed receptacle of water-tight material containing a chemical which effectively disintegrates and continuously maintains free from organisms of the colon, typhoid or cholera groups the contents thereof.
- "Common lodging-house" means any house (not being licensed premises in respect of which a publican's license under the Liquor Act, 1912, as amended by subsequent Acts, is in force) in which persons are harboured or lodged for hire for a single night or for less than a week at one time or part of which is let or may be let for any term less than a week at one time.
- "Court" in enactments relating to penalties means the magistrate or justices by whom the penalty may be imposed.
- "Drain" means any drain used for the purpose of conveying drainage from one building only or from premises within the same curtilage.
- "Food" has the meaning given to that expression in the Pure Food Act, 1908.
- "Health inspector" includes health inspectors of the Board and all servants of local authorities employed to carry out the provisions of this Act or any other Acts relating to public health.
- "House" includes dwelling of any kind, school, licensed premises within the meaning of the Liquor Act, 1912, as amended by subsequent Acts, factory, work - room, shop, boarding - house, lodging-house, common lodging-house, and other buildings or structures (whether temporary or permanent) used

used or intended to be used for human habitation or occupation.

- "House" includes part of a house and the curtilage of a house.
- "Isolation" means the segregation and the separation from and interdiction of communication with others of persons who are infected or suspected of being infected with any infectious disease; and "isolate" has a corresponding meaning.

"Justice" means justice of the peace.

- "Local authority" means council of a municipality or shire, and with respect to any police district outside a municipality or shire means such member of the police force as may be appointed by the Board under this Act to be a local authority.
- "Lodging-house" means any house (not being licensed premises in respect of which a publican's license under the Liquor Act, 1912, as amended by subsequent Acts, is in force) in which three or more persons exclusive of the family of the proprietor thereof are lodged for hire or reward from week to week or for more than a week.
- "Meat" means the whole or any part of an animal such as is used for human consumption but does not include tinned or canned goods.
- "Medical officer of health" means a legally qualified medical practitioner appointed by the Governor to be a medical officer of health.
- "Municipality" includes the City of Sydney.
- "Night-soil" includes all human excrementitious or faecal matter and human urine.

"Occupier"

Public Health (Amendment).

"Occupier" includes a person having the charge, management, or control of the building or of the part of the building in which the patient is, or to which the enactment relates, and, in the case of a house, the whole of which is let out in separate tenements, or in the case of a lodging house, the whole of which is let out to lodgers, the person receiving the rent payable by the tenants or lodgers, either on his own account or as the agent of another person, and in the case of a vessel means the master or other person in charge thereof.

"Offensive matter" includes dust, sludge, mud, soil, ashes, rags, waste matter, filth, blood, offal, dung, manure, or any other material which is offensive or likely to become offensive.

- "Officer" includes any medical officer of health, assistant medical officer of health, officer of the Board or servant of a local authority, or any superintendent, inspector, sub-inspector, or sergeant of police, or any constable specially authorised by the Commissioner of Police.
- "Owner" means the person for the time being receiving the rent of the premises in connection with which the word is used, whether on his own account or as agent or trustee for any other person, or who would so receive the same if such premises were let at a rent.
- "Premises" means any house, tenement or building of any description with the appurtenances to the same, any swimming pool, and also land whether built upon or not.

"Prescribed"

- "Prescribed" means prescribed by this Act or by regulations or by-laws made under the authority of this Act.
- "President" means President of the Board of Health.
- "Public conveyance" includes a coach, cab, omnibus, motor car, waggon, or other vehicle or vessel in which passengers are carried for hire; and also includes a tramcar and railway carriage.
- "Public place" includes every place to which the public ordinarily has access whether by payment or not.
- "Refuse" includes offensive matter.
- "Regulation" means regulation made or deemed to have been made under this Act.
- "Rubbish" includes offensive matter.
- "Sanitary convenience" includes pan closet, urinal, water closet, privy and any receptacle for the deposit of nightsoil, refuse or rubbish.
- "Schedule" means Schedule to this Act.
- "Sewer" includes any drain other than a drain used for the purpose of conveying drainage from one building only or from premises within the same curtilage.
- "Street" includes any highway and any public bridge and any road, lane, footway, square, court, alley, or passage whether a thoroughfare or not.
- "Whole-time medical officer of health" means medical officer of health, the whole of whose time is devoted to the duties of his office.
- (b) by inserting in subsection two of section four after the word "boat" where firstly occurring the words "punt, lighter, house-boat."

Sec. 4. (Application of Act.)

Public Health (Amendment).

3. The Principal Act is further amended—

(Constitution of

The person for the time being hold-Board.) ing the office of Director-General of Public Health shall be a member of the Board and shall be the President thereof.

In the event of the absence through illness or any other cause of the Director-General of Public Health or during any vacancy in the office of Director-General of Public Health the person for the time being performing the duties of that office shall be a member of the Board and shall be the President thereof;

- (ii) by omitting from subsection two of the same section the words "such members" and by inserting in lieu thereof the words "the members of the Board, other than the President";
- (b) by omitting from section ten the words "or by Sec. 10. the Dairies Supervision Act, 1901" and by (Powers of inserting in lieu thereof the words "or by the Board.) Local Government Act, 1919, as amended by subsequent Acts";
- (c) by inserting in section eleven after the word sec. 11. "Board" the words "or any person authorised (Powers of in that behalf by the Board"; Board.)
- (d) by inserting at the end of section thirteen the sec. 13.
 words "and may take samples for the purpose (Inquiries.) of analysis of any substance or material found in or upon such premises";
- (e) (i) by inserting in subsection one of section Sec. 17. seventeen after the word "municipality" (Local authwherever occurring the words "or shire";
 - (ii) by inserting in subsection two of the same section after the word "municipal" the words "or shire";

Further amendment of Act No. 30, 1902.

Public Health (Amendment).

Sec. 18. (Medical officers.)

Sec. 19. (Powers of medical officer.) Sec. 20.

(Reports by medical officer.)

Sec. 21.

(Power to inspect registers of deaths, etc.)

Sec. 22. (Power to enter premises.) Sec. 24. (Failure of local authority to exercise powers.)

Further amendment of Act No. 30, 1902. New sec. 23A. Health inspectors.

- (f) by inserting in subsection two of section eighteen after the word "municipality" the words "or shire";
- (g) by omitting from section nineteen the word "sanitary" and by inserting in lieu thereof the word "health";
- (h) (i) by omitting from subsection one of section twenty the words "shall, when required by his local authority, and may at such other" and by inserting in lieu thereof the words "may, at such";
 - (ii) by omitting from the same subsection the words "the said authority" where firstly occurring and by inserting in lieu thereof the words "a local authority";
 - (iii) by omitting from the same subsection the word "their" and by inserting in lieu thereof the word "its";
- (i) (i) by inserting at the end of subsection one of section twenty-one the following words:-
 - An officer of the Board duly authorised in that behalf by the Board may at any reasonable time inspect the register books of deaths within any district.

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- (ii) by inserting in subsection two of the same section after the words "of the district" the words "or of an officer of the Board duly authorised in that behalf";
- (j) by omitting from section twenty-two the words "of the local authority";
- (k) by inserting in subsection two of section twentyfour after the word "municipal" the words "or shire".

4. (1) The Principal Act is further amended by inserting next after section twenty-three the following new section:---

23a. After the commencement of the Public Health (Amendment) Act, 1944, no person shall be employed as a health inspector by a local authority unless he holds the prescribed qualifications: Provided that the Board

Board may exempt from the operation of this section the employment of any specified person as health inspector for a specified district.

(2) The Local Government Act, 1919, as amended Amendment by subsequent Acts, is amended—

(a) by inserting next after section ninety-three the New sec. following new section :--

93A. (1) Where after the commencement of Appointthe Public Health (Amendment) Act, 1944, the ment of health council appoints a health inspector it shall, inspectors. except as provided in subsection four of this section, appoint a person who holds a certificate as prescribed.

(2) Ordinances may be made prescribing the conditions upon which certificates of health inspectors may be issued.

(3) Subject to the approval of the Minister any person holding the prescribed certificate may be appointed health inspector of two or more councils.

(4) Notwithstanding subsection one of this section the council may appoint a person who does not hold such certificate where the appointment is made in conformity with an exemption granted under section 23A of the Public Health Act, 1902-1944.

(b) by inserting at the end of section ninety-four Sec. 94. the following new subsection :---

(3) (a) Subsection one of this section shall extend to authorise the Governor to make a requirement that two or more councils join in making the appointment, and to authorise the Governor to appoint a health inspector or health inspectors to act for the councils jointly and to fix the terms of any such appointment.

(b) In the application of subsection two of this section to a case in which the Governor appoints any health inspector or health inspectors to act for two or more councils jointly, that subsection shall be read and construed as if the words

(Health inspectors.)

of Act No. 41, 1919.

93A.

words "the council" were omitted and the words "the respective councils in such shares or proportions as the Governor may determine" were inserted in lieu thereof.

5. The Principal Act is further amended-

- (a) (i) by omitting paragraph (b) of subsection one of section twenty-nine;
 - (ii) by inserting next after the same subsection the following new subsection:—

(1A) Every legally qualified medical practitioner who is attending or is called in to visit a patient suffering from an infectious disease or who becomes aware or has reasonable grounds for believing that any patient whom he is attending or is called in to visit is suffering from an infectious disease, or who becomes aware by postmortem examination that any person has died from an infectious disease, shall—

- (a) forthwith prepare a certificate setting forth the full name of the patient or deceased person, the situation of the house in which the patient resides or the deceased person died, the infectious disease from which, in the opinion of the medical practitioner, the patient is suffering or the deceased person died, and particulars of such other matters as may be prescribed, and shall forthwith send such certificate—
 - (i) in any case where the infectious disease is tuberculosis, leprosy or puerperal infection or any other infectious disease to which the provisions of this subparagraph are extended by the Governor by proclamation published in the Gazette —to the secretary to the Board:

Further amendment of Act No. 30, 1902. Sec. 29. (Notification of infectious diseases.)

Board: Provided that in the case tuberculosis of such certificate shall be so prepared and sent only where the medical practitioner has definite pathological evidence of the existence of the disease;

- (ii) in any case where the infectious disease is plague, smallpox or cholera-to the secretary to the Board; and in the ca'se of such diseases the medical practitioner shall also forthwith communicate by telephone to the secretary to the Board the contents of such certificate:
- (iii) in any other case-to the local authority:
- (b) except where the infectious disease is tuberculosis or puerperal infection inform the head of the household or the occupier of the house in which the patient resides or the deceased person died and any person nursing or in immediate attendance on the patient or deceased person of the infectious nature of the disease and the precautions to be taken to prevent its conveyance to others.
- (iii) by omitting from subsection three of the same section the words "three shillings and sixpence" and by inserting in lieu thereof the words "two shillings and sixpence";
- (b) by omitting sections thirty-one and thirty-two; secs. 21, 32.

(Notification of small-pox and leprosy.)

(c) by inserting at the commencement of Division 3 New sec. 32A. of Part III the following new section:-

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32A. (1) A medical officer of health or a Power to legally qualified medical practitioner authorised direct in any particular case in that behalf by the hospital. President

President may by order in writing direct that the person named therein (being a person suffering from an infectious disease) be removed to the hospital named in the order (being a hospital available for the reception and treatment of persons suffering from the infectious disease).

(2) (a) A medical officer of health or a legally qualified medical practitioner so authorised may make an order under this section in respect of a person suffering from an infectious disease in any case where he deems it expedient so to do in the interests of public health.

(b) A medical officer of health or a legally qualified medical practitioner so authorised shall make an order under this section in respect of a person suffering from an infectious disease in any case where he is satisfied that such person is without proper lodging or accommodation or is living in a house in which he cannot be effectually isolated so as to prevent the risk of the infection spreading to other persons living in the house.

(3) An order under subsection one of this section shall be addressed generally to the local authority and its officers and to all members of the police force; and the directions of the order shall be carried into effect by any officer of the local authority or any member of the police force upon whom the order is served.

(4) Any such officer or member of the police force upon whom the order has been served who, without just cause, neglects or fails to carry into effect the directions of the order, shall be guilty of an offence and shall be liable to a penalty not exceeding ten pounds.

(5) Any person who obstructs or hinders any such officer or member of the police force carrying into effect the directions of the order shall be guilty of an offence and shall be liable to a penalty not exceeding ten pounds.

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(d)

Public Health (Amendment).

- (d) (i) by omitting from subsection one of section Sec. 34. thirty-four the words "or, where the said (Notice to the disinfect property.) authority is a municipal council, mayor";
 - (ii) by omitting from subsection two of the same section the words "the officers of the local authority, under the superintendence of a legally qualified medical practitioner" and by inserting in lieu thereof the words "the local authority";
- (e) by inserting at the end of section thirty-six the Sec. 36. words "unless the owner has previously agreed (Compensation.) to forego such compensation":
- (f) (i) by omitting from subsection three of section Sec. 37. thirty-seven the words "may, and when (Disinfection required by order of the Board shall" and tion of by inserting in lieu thereof the words "shall, bedding.) where a pan removal service is controlled by such local authority,";
 - (ii) by inserting in the same subsection after the word "fire" the words "or by other means approved by the Board";
- (g) (i) by omitting from paragraph (a) of subsec- Sec. 38. tion one of section thirty-eight the words (Duties of "a legally qualified medical practitioner" ceasing to and by inserting in lieu thereof the words occupy infected "the local authority":
 - house.) (ii) by omitting from the same paragraph the words "signed by him" and by inserting in lieu thereof the words "issued by such local

(h)

- authority"; (iii) by omitting from subsection three of the same section the words "their officers to serve notice of the provisions of this section" and by inserting in lieu thereof the words "notice of the provisions of this section to be served";
- (iv) by omitting from the same subsection the words "they are aware" and by inserting in lieu thereof the words "it is aware";

Public Health (Amendment).

Sec. 48. (Powers of board in cases of leprosy.)

New sec. 49A.

Power to compel certain persons to submit to medical examination.

New Division 5.

Disinfection or destruction of verminous articles.

- (h) by omitting from subsection one of section fortyeight the word "thirty-two" and by inserting in lieu thereof the word "twenty-nine";
- (i) by inserting next after section forty-nine the following new section:---

49A. If a medical officer of health or assistant medical officer of health has reason to believe that any person is suffering from leprosy or is a contact of a case of leprosy he may by order in writing direct such person to submit to medical examination at such time and place as may be specified in the order.

The power conferred by the foregoing provisions of this section may be exercised more than once in relation to the same person.

Any person upon whom an order under this section is served shall comply with the directions of the order, and if he neglects or refuses to do so he shall be liable to a penalty not exceeding five pounds.

(j) by inserting in Part III next after section fifty the following new division:—

DIVISION 5.—Public Welfare.

50A. (1) Where an officer certifies in writing to the local authority that any articles on specified premises within its area are verminous or likely to be verminous or dangerous or prejudicial to health by reason of having been used by any person infested with vermin such local authority may by order in writing authorise the officer named in the order to enter such premises, by force if necessary, and to seize any articles therein which are verminous, filthy, dangerous or unwholesome or likely to endanger health or to promote infectious disease, and to disinfect or destroy such articles either on the premises or elsewhere. +

In the application of this subsection to and in respect of a local authority which is the council of a municipality or shire the word "officer" means a medical officer of health, or assistant medical officer of health an or an officer of the Board or servant of the council authorised in that behalf by the Board or council as the case may be.

(2) Any person who obstructs or hinders any officer so authorised carrying the order into effect shall be guilty of an offence and shall be liable to a penalty not exceeding ten pounds.

(3) Where a person sustains damage by reason of the disinfection or destruction of any article pursuant to this section and the condition of the article by reason of which it was disinfected or destroyed is not attributable to his act or default the local authority shall make reasonable compensation to that person.

- (k) by inserting in subsection one of section 51A sec. 51A. after the word "Governor" where firstly occur- (Regulations with respect ring the words "on the recommendation of the to crema-Board":
- (1) by inserting in section fifty-two after the word sec. 52. "may" where firstly occurring the words "and (Power of local authwhen directed by the Board shall''.

orities to make by-laws.)

- 6. (1) The Principal Act is further amended—
 - (a) by omitting from section fifty-three the words Sec. 53. "only to districts administered by municipal (Application councils' and by inserting in lieu thereof the of Part words "to every place in New South Wales";
 - (b) by inserting at the end of section fifty-five the Sec. 55. following new subsection:-

(3) Where any person occupies or uses a building which has been erected upon any land

Further amendment of Act No. 30, 1902.

(Powers of Minister.)

in

Public Health (Amendment).

in contravention of a notice under subsection one of this section the Board or a local authority may, unless the measures referred to in the notice and specified in the document deposited in the office of the local authority have been taken or the notice has been revoked by the Minister, by instrument in writing, direct such person to vacate or cease to use such building within a period (not being less than fourteen days) to be specified in the instrument.

Any person who neglects or fails to comply with the directions contained in any such instrument within the period specified therein shall be liable to a penalty not exceeding two pounds for every day during which he continues to occupy or use the building after the expiration of the period specified in the instrument.

(c) (i) by omitting subsection one of section fiftyseven and by inserting in lieu thereof the following subsection:—

> (1) It shall be the duty of every local authority to cause to be made, from time to time, inspection of its district, with a view to ascertaining whether any house or building therein is in a state so injurious or dangerous to health as to be unfit or unsafe for human habitation or occupation; and if on the representation of a medical officer of health, or on information given by any other person, any house or building appears to it to be in such a state, to take proceedings against the owner or occupier for closing the house or building under the provisions of this Act.

 (ii) by omitting from subsection two of the same section the word "dwelling-house" and by inserting in lieu thereof the words "house or building";

Sec. 57. (Duties of local authorities in respect of dwellinghouses.)

(d) by inserting at the end of subsection three of Section 58. section fifty-eight the following words:-(Closing

A person shall be deemed to occupy such order.) house or building or such part thereof in contravention of the order if at any time after the expiration of the time specified in the order he is in actual occupation of such house, building, or part, whether such occupation is as owner, occupier or tenant or is adverse to the owner; and, in the case of a tenant or person in occupation adversely to the owner, whether or not he has notice of the order.

(e) by inserting next after section fifty-eight the New sec. 58A. following new section :--

58A. (1) No person shall furnish, let or Prohibition occupy or permit or suffer to be occupied as a of use of cellar as dwelling any cellar, vault or underground room. dwelling.

(2) The fact that any cellar, vault or underground room is furnished so as to be capable of being used as a living room or as a bedroom shall be prima facie evidence that the same is occupied as a dwelling.

(3) In this section the expression "cellar, cf. Act No. vault or underground room'' includes any room 3697, 1928 being part of a house if the floor of each marking (Viet.), s. 3, being part of a house if the floor of such room is more than three feet below the surface of the adjoining street or of the land adjoining or nearest to such room and such room has no direct access to the outer air otherwise than at a level of more than three feet above the floor thereof.

- (f) (i) by omitting from subsection one of section Sec. 60. sixty the word "dwelling-house" and by (Effect of inserting in lieu thereof the words "house order in or building":
 - (ii) by inserting in the same subsection after the words "the house" wherever occurring the words "or building":
 - (iii) by inserting in subsection two of the same section after the word "house" the words "or building";

tenancy.)

Public Health (Amendment).

Sec. 61.

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(Resolution for demolition of closed house or building.)

- (g) (i) by inserting in subsection one of section sixty-one after the words "rendered fit" the words "or safe";
 - (ii) by omitting from the same subsection the words "and that the continuance of the house or building or any part thereof is dangerous to the health of the public or of the inhabitants of the neighbouring dwelling-houses" and by inserting in lieu thereof the words "or safe";
 - (iii) by inserting in subsection three of the same section after the word "fit" the words "or safe".

(2) The amendments made by paragraphs (b) to (g) both inclusive of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

The day so appointed shall be later than the day appointed and notified pursuant to subsection four of section one of this Act.

7. (1) The Principal Act is further amended by inserting next after section sixty-three the following new Part:—

PART VIA.

UNDERTAKERS AND MORTUARIES.

63A. (1) After the expiration of three months after the commencement of the Public Health (Amendment) Act, 1944, no person shall carry on business as an undertaker unless he is the holder of a license authorising him to carry on the business of an undertaker.

(2) Every license to carry on the business of an undertaker shall be issued by the local authority of the district in which the office of the undertaker (or, where there is more than one such office, the principal office) is situated.

Further amendment of Act No. 30, 1902. New Part VIA.

Undertakers to be licensed.

No license under this section shall be granted by a local authority except with the approval of the board.

(3) The local authority may refuse to issue a license to or may cancel the license of any person who, in its opinion, is unfit or unsuitable to carry on the business of an undertaker.

63B. (1) After the expiration of three months Mortuaries te after the commencement of the Public Health be registered. (Amendment) Act, 1944, no undertaker shall use, in connection with his business as such, any mortuary unless the same is registered with the local authority within whose district the mortuary is situated.

(2) No mortuary shall be registered unless it is constructed and equipped in accordance with the requirements of the regulations made under this Part.

63c. (1) The Governor may, on the recommenda- Regulations. tion of the Board, make regulations relating to :--

- (a) registration of mortuaries;
- (b) granting of licenses to carry on the business of an undertaker;
- (c) the inspection of mortuaries and premises reasonably suspected of being used as mortuaries;
- (d) the site, construction and lay-out of the premises to be used as, and the equipment to be provided in, mortuaries;
- (e) vehicles used by an undertaker in connection with his business as such;
- (f) mortuaries or preparation rooms;
- (g) generally for carrying into effect the provisions of this Part.

(2)

(2) The Governor may, on the recommendation of the Board, also make regulations relating to—

- (a) the embalming or the interment of the dead;
- (b) the exhumation of the remains of deceased persons; and
- (c) the prohibition of burials in certain areas.

(3) The regulations made in relation to the matters referred to in this section may prescribe the fees to be paid in respect of the matters therein specified.

(4) The regulations made in relation to the matters referred to in this section may impose a penalty not exceeding twenty pounds for any breach of the regulations, or where the breach is a continuing one, not exceeding two pounds for every day during which the breach continues.

(2) Subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

The day so appointed shall be later than the day appointed and notified pursuant to subsection four of section one of this Act.

8. The Principal Act is further amended—

(a) by omitting section sixty-four and by inserting in lieu thereof the following section:—

64. For the purposes of this Act—

- (a) any premises including those owned by the Government or by public bodies, in such a state as to be or to tend to become a nuisance or injurious or dangerous or prejudicial to health;
- (b) any swamp, pool, ditch, gutter, watercourse, or accumulation of water on any land or public place, any receptacle holding water, any sanitary convenience or drain, any premises, vessel, tent,

Further amendment of Act No. 30, 1902. Subst. sec. 64.

Nuisances liable to be dealt with summarily.

tent, camp, vehicle or place so foul or in such a state as to be a nuisance or injurious or dangerous or prejudicial to health or in such a state as to be or to tend to become a breeding place for mosquitoes or to afford a breeding place for flies or other vermin;

- (c) any animal or the carcase of any animal or any part thereof in such a state or so kept or left on any premises or vessel or on any land, street or thoroughfare as to be a nuisance or injurious or dangerous or prejudicial to health;
- (d) any accumulation or deposit which is a nuisance or injurious or dangerous or prejudicial to health;
- (e) any premises, vessel or place including those owned by the Government or by public bodies in such a state as to harbour or to be likely to harbour rats or mice or which upon inspection by an officer are found to be infested by rats or mice;
- (f) any house or building or part of a house or building so overcrowded as to be or to be likely to become injurious or dangerous or prejudicial to the health of the inmates whether or not members of the same family;
- (g) any premises from which smoke, soot or other matter, or dust or effluvia are emitted so as to be dangerous or prejudicial to health or offensive;
- (h) any premises or part thereof which are damp or in a state of disrepair or in which adequate means of permanent ventilation are not provided or of which the roof, guttering, spouting or

down

down piping or drainage is defective or insufficient or in which an adequate wholesome water supply or closet or bathing accommodation is not provided;

- (i) any dwelling-house or part thereof in which adequate means of natural lighting are not provided;
- (j) any yard or place used for or in connection with the collecting, trucking, selling or exposing for sale of any animal which—
 - (i) is not kept in such a state as to prevent dust or offensive odours arising therefrom;
 - (ii) is in such a state as to become or tend to become a nuisance or injurious or prejudicial or dangerous to health;
- (k) any well or other like source of water supply or any cistern or other receptacle for water (if the water therein or therefrom is or is likely to be used for human consumption or for domestic purposes or for any purpose in connection with a dairy-farm or dairy) which well, source, cistern or receptacle is polluted or is liable to render any water contained therein dangerous to health or offensive;
- (1) any factory, workshop or workplace which is not under the operation of any general Act for the regulation of factories, and
 - (i) is not kept in a cleanly state and free from effluvia arising from any drain, sanitary convenience, bacteriolytic tank, earth-closet, or other source of nuisance; or

(ii)

(ii) is not ventilated in such a manner as to render harmless, so far practicable, as any gases, vapours, dust, or other impurities generated in the course of the work carried on therein, that are a nuisance or injurious or dangerous or prejudicial to health.

shall be nuisances liable to be dealt with summarily under this Act:

Provided that any accumulation or deposit necessary for the effectual carrying on of any business or manufacture shall not be liable to be dealt with summarily under this Act, if it is proved to the satisfaction of the magistrate or justices hereinafter referred to that the accumulation or deposit has not been kept longer than is necessary for the purposes of the business or manufacture, and that the best available means have been taken for preventing injury thereby to the public health.

- (b) by inserting in subsection one of section sixty- sec. 65. five after the word "authority" where firstly (Notice occurring the words "or its health inspector";
 - requiring abatement of nuisance.)
- (c) (i) by inserting at the end of subsection two of sec. 66. section sixty-six the following words:-(Proceedings

Where the magistrate is or the justices of complying are satisfied that the alleged nuisance exists he or they may, in addition to making such order, impose a penalty not exceeding twenty pounds.

(ii) by inserting at the end of the same section the following new subsection :---

(4) In any case where it appears that a nuisance existing within the district of a local authority is wholly or partly caused

on default with notice.)

Public Health (Amendment).

by some act, default or sufferance outside the district, proceedings may be taken against any person in respect of such act, default or sufferance in the same manner and with the same incidents and consequences as if the act, default or sufferance were wholly inside the district.

But no person shall be liable to proceedings by more than one local authority in respect of the same act, neglect or default.

- (d) (i) by omitting from section sixty-eight the word "them" and by inserting in lieu thereof the word "it";
 - (ii) by inserting at the end of the same section the following new subsection:---

(2) The local authority may recover from the owner of the premises any expenses incurred by it in abating or doing what is necessary to prevent the recurrence of a nuisance, or so much of such expenses as is not satisfied out of the moneys referred to in subsection one of this section.

- (e) (i) by omitting from subsection one of section seventy-one the words "deposit of house" and by inserting in lieu thereof the words "collection, removal and disposal of nightsoil";
 - (ii) by omitting from the same subsection the words "disused cesspits, and for the disposal of night-soil" and by inserting in lieu thereof the word "cesspits";
 - (iii) by omitting from subsection two of the same section the word "populous";
 - (iv) by omitting from the same subsection all words after the word "regulations" and by inserting in lieu thereof the words "for the conservation, collection, removal and disposal of refuse, rubbish and night-soil, the cleaning of pans, vehicles and appliances, the maintenance of depots, the filling in of cesspits

Sec. 68.

(Power to sell things removed in abating nuisance.)

Sec. 71. (Sanitary areas.)

Public Health (Amendment).

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cesspits, the degree, situation and construction of sanitary conveniences and the payment for services rendered in connection therewith and for supervision of such activities":

(v) by inserting at the end of the same section the following new subsection:-

(3) The local authority within whose district any locality has been constituted a sanitary area under subsection two of this section shall make written application to the secretary to the Board for approval of the site proposed to be used for disposal of refuse, rubbish and night-soil, prior to the use of such site.

9. The Principal Act is further amended by inserting Further next after section seventy-one the following new Part:- Act No. 30, 1902.

PART VITA.

USE OF HYDROCYANIC ACID AND OTHER DANGEROUS SUBSTANCES.

71A. In this Part the expression "dangerous Definition. substance" includes hydrocyanic acid and any other substance declared by the Governor by proclamation published in the Gazette to be a dangerous substance for the purposes of this Part.

71B. (1) No person other than a person licensed Restriction in that behalf by the Board shall use any dangerous dangerous substance for the purpose of fumigating any build- substance ing, vessel or other enclosed space and any such of fumigation shall be carried out under the personal fumigation. supervision of a person so licensed.

Any person so licensed shall, when so using any dangerous substance, observe and comply with the prescribed conditions.

(2) Any person who uses any dangerous substance in contravention of any of the provisions of this section shall be guilty of an offence against this Act and shall be liable to a penalty not exceeding twenty pounds.

New Part VIIA.

Public Health (Amendment).

Regulations.

71c. (1) The Governor may, on the recommendation of the Board, make regulations with respect to-

- (a) the granting of licenses under this Part;
- (b) the conditions to be observed and complied with by persons using any dangerous substance for the purpose of fumigating any building, vessel or other enclosed space;

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(c) the conditions to be observed and complied with by persons using any dangerous substance in any trade process.

(2) The power to make regulations in relation to the matters referred to in paragraph (c) of subsection one of this section shall not extend to authorise the making of regulations with relation to any matter which is regulated by the Factories and Shops Act, 1912-1943, or the Explosives Act, 1905, as amended by subsequent Acts, or by any orders or regulations made under either of those Acts.

10. The Principal Act is further amended-

- (a) (i) by inserting in subsection one of section seventy-two after the word "Board" the words "and when directed by the Board shall";
 - (ii) by inserting in the same subsection after the words "local authority" where lastly occurring the words "with the consent of the Board";
 - (iii) by inserting next after the same subsection the following new subsection:---

(1A) A local authority may, and when directed by the Board shall cause to be posted and kept posted in the neighbourhood of any source of water supply to which a notification in force under subsection one of this section relates, a notice prohibiting the use of such water for drinking or domestic purposes or take steps to prevent

Further amendment of Act No. 30, 1902. Sec. 72.

(Power to prohibit use of polluted water.)

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prevent animals from having access to the source of water supply.

(iv) by inserting at the end of the same section the following new subsection:---

> (4) Where any water supply has by notification under subsection one of this section been directed to be closed the local authority may and shall if so directed by the Board take all such steps as may be necessary to prevent the further use of water derived from such supply.

(2) Any person who causes or allows any drinking solid or liquid matter which is capable of polluting any water used for drinking or domestic purposes to be deposited in such a manner or in such a situation as to be likely to fall or flow or be carried into such water shall be liable to a penalty not exceeding five pounds.

If such person when ordered by an officer to remove such solid or liquid matter fails to do so he shall be liable to a penalty not exceeding five pounds for each day during which the order is not complied with.

11. The Principal Act is further amended-

Further amendment of Act No. 30, 1902.

102A. The Governor on the recommendation of Regulations the Board may make regulations prescribing to fix fees fees to be charged in any case where, under cases. this Act or the regulations the Board or a local authority—

- (a) makes any registration; or
- (b) grants or issues any license; or
- (c) examines or approves of any plan; or
- (d) tests any apparatus including a chemical closet or other appliance relating to public health.

Sec. 107. (Recovery of penalties.)

Sec. 108. (Proof in certain cases.) (b) by inserting next after subsection one of section one hundred and seven the following new subsection:—

(1A) In any proceedings for the recovery of any penalty imposed by this Act or by any regulations or by-laws made thereunder or in respect of any offence against this Act the information or complaint may (unless otherwise expressly provided) be laid or made by the Board or a local authority or by an officer authorised in that behalf by the Board or a local authority in any particular case.

- (c) (i) by omitting from section one hundred and eight the words "instituted by or under the direction of the Board or a local authority, or by a Government medical officer, officer of health, or by any inspector or other officer of the Board, or of a local authority, or by any member of the police force";
 - (ii) by omitting from paragraph (b) of the same section the words "medical officer of health, sanitary inspector, officer, analyst," and by inserting in lieu thereof the words "officer or analyst";
 - (iii) by omitting paragraph (c) of the same section;

Production of a document purporting to be signed by the President of the Board or by the mayor or president of the municipality or shire or the member of the police force appointed by the Board under this Act to be the local authority, and to authorise the officer named therein to lay or make the information or complaint shall, without proof of the signature of the person signing the same or that he holds the office or appointment in virtue of which he signs the same, be accepted as sufficient proof of the authority of such officer.

(2)

(2) In any legal proceeding or prosecution under the provisions of this Act proof shall not, until evidence is given to the contrary, be required of—

- (a) the incorporation of any local authority being a municipal or shire council;
- (b) the persons constituting or the extent of the jurisdiction of the local authority;
- (c) the fact that any particular place is within the district controlled by the local authority;
- (d) the fact that the defendant is or at any relevant time was the owner or occupier of any premises in question.

12. The Principal Act is further amended by omit-Further ting from the Schedule thereto the heading "Schedule" amendment and by inserting in lieu thereof the heading "First ³⁰_{30,1902}. Schedule". (Schedule.)

13. (1) The Public Health (Amendment) Act, 1915, is Amendment amended—

(a) by omitting section two;

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(b) (i) by inserting at the commencement of section sec. 3. three the following words:- (Board may

The Public Health Act, 1902, as amended council to do by subsequent Acts, is amended by inserting specified next after section twenty-six the following new section:—

26a.

(ii) by inserting in the same section before the word "Schedule" the word "Second";

The Public Health Act, 1902, as amended etc., to be by subsequent Acts, is amended by insert-submitted ing next after section 26A, as inserted by section three of this Act, the following new section:—

26в.

Sec. 2. (Definitions.) Sec. 3.

7, 1915. Sec. 2.

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(ii)

Public Health (Amendment).

- (ii) by inserting in the same section before the word "Schedule" the word "Second";
- (d) (i) by inserting at the commencement of section five the following words:---

The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section 26B, as inserted by section four of this Act, the following new section:—

26c.

- (ii) by inserting in the same section before the word "Schedule" the word "Second";
- (e) (i) by inserting at the commencement of section six the following words:---

The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section 26c, as inserted by section five of this Act, the following new section :— 26b.

- (ii) by inserting in the same section before the word "Schedule" the word "Second";
- (f) (i) by inserting at the commencement of section seven the following words:---

The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section 26p, as inserted by section six of this Act, the following new section:— 26E.

- (ii) by inserting in the same section after the figures "1912" the words "as amended by subsequent Acts";
- (iii) by inserting in the same section before the word "Schedule" the word "Second";
- (g) (i) by inserting at the commencement of section eight the following words:---

The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section 26E, as inserted by section seven of this Act, the following new section:---

26F.

Sec. 5. (Unsuitable or inadequate regulations, etc.)

Sec. 6. (By-laws under Sydney Corporation Act.)

Sec. 7. (Regulations under Factories and Shops Act.)

Sec. 8. (Licensed premises.)

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Public Health (Amendment).

- (ii) by omitting from the same section the words
 "A sanitary inspector" and by inserting in lieu thereof the words "A medical officer of health or assistant medical officer of health or an inspector";
- (iii) by inserting in the same section after the figures "1912" the words "as amended by subsequent Acts";
- (iv) by omitting from the same section the words"privies, urinals, or";
- (v) by inserting in the same section after the word "ordinances" the words "regulations or by-laws";
- (vi) by omitting from the same section the words
 "such inspector" where firstly occurring and by inserting in lieu thereof the words
 "such medical officer of health, assistant medical officer of health or inspector";
- (vii) by inserting in the same section after the word "premises" where thirdly and fourthly occurring the words "sanitary conveniences or appliances";
- (viii) by omitting from the same section the words "such inspector" where lastly occurring and by inserting in lieu thereof the words "an inspector of the Board";
- (h) by omitting section nine;

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Sec. 9. (Application of secs. 10-12 incl.)

(i) (i) by inserting at the commencement of section Sec. 10. ten the following words: - (Notifi

(Notification of tuberculosis)

(ii) by omitting subsections one and two of the same section;

Public Health (Amendment).

- (iii) by inserting in subsection three of the same section after the word "health" where secondly occurring the words "or legally qualified medical practitioner";
- (iv) by omitting from the same subsection the word "of" and by inserting in lieu thereof the word "by";
- (v) by omitting from the same subsection the words "the patient then is" and by inserting in lieu thereof the words "any patient certified as suffering from an infectious disease is residing";
- (vi) by omitting from subsection four of the same section the words "The board shall give";
- (vii) by inserting at the end of the same subsection the words "shall be paid out of moneys provided by Parliament";
- (j) by omitting sections eleven and twelve;
- (k) (i) by inserting at the commencement of section thirteen the following words:---

The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section 32B, as inserted by section ten of this Act, the following new section:— 32c.

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- (ii) by omitting from the same section the word "pulmonary" wherever occurring;
- (iii) by inserting in the same section after the word "packing" wherever occurring the words "or handling or delivering";
- (1) (i) by inserting at the commencement of section fourteen the following words:---

The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section 32c, as inserted by section thirteen

Secs. 11 and 12.

(Application of certain provisions of Public Health Act, 1902.)

Sec. 13.

(Persons employed in preparing or packing food for sale.)

Sec. 14. (Regulations respecting guests in hotels and boarding houses.)

- (ii) by omitting subsection two of the same section;
- (m) (i) by inserting at the commencement of section Sec. 15.
 fifteen the following words: (Declar:

(Declaration of infected areas.)

The Public Health Act, 1902, as amended ^{areas.)} by subsequent Acts, is amended by inserting next after section thirty the following new Division:—

DIVISION 1A.—Infected Areas. 30A.

- (ii) by inserting in subsection one of the same section after the word "disease" the words "or of a case of any other infectious disease to which the provisions of this section are extended by the Governor by proclamation published in the Gazette";
- (n) (i) by inserting at the commencement of section Sec. 20.
 twenty the following words: (Applic

(Application of certain enactments to the Crown.)

The Public Health Act, 1902, as amended to the to the by subsequent Acts, is amended by insert- Crown.) ing next after section one hundred and ten the following new Division:—

DIVISION 7.—The Crown and Government Departments.

111.

- (ii) by omitting from the same section the words
 "the Public Health Act, 1902, of the Pure Food Act, 1908, and of this Act" and by inserting in lieu thereof the words "this Act and of the Pure Food Act, 1908";
- (iii) by inserting in the same section before the word "Schedule" wherever occurring the word "Second";

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- Secs. 21-25. (Regulations, penalties, etc.)
- (o) (i) by omitting sections twenty-one to twentyfive, both inclusive, and the word "Schedule" immediately after the said section twentyfive and by inserting in lieu of the word so omitted the following words:—

26. The Public Health Act, 1902, is amended by inserting next after the First Schedule the following new Schedule:—

SECOND SCHEDULE.

- (ii) by inserting in item 2 of Part 1 of the Schedule after the word "meat" the words "poultry, game";
- (iii) by inserting in item 3 of the same Part after the word "regulating" the words "the handling of";
- (iv) by inserting at the end of the same item the words "and yards for collecting, trucking and selling cattle";
- (v) by omitting item 5 of the same Part and by inserting in lieu thereof the following item:---

5. The removal, disposal or destruction of night-soil, filth, refuse, trade waste and garbage.

(vi) by omitting item 6 of the same Part and by inserting in lieu thereof the following item:—

6. The construction and situation of sanitary conveniences, the regulation of the number and type of closets and the degree of closet accommodation.

- (vii) by omitting from item 7 of the same Part the words "urinals, closets" and by inserting in lieu thereof the words "sanitary conveniences";
- (viii) by omitting from item 9 of the same Part all words after the words "control of" and by inserting in lieu thereof the words "boarding-houses, lodging-houses and common lodging-houses";

(ix)

(ix) by inserting in the same Part next after item 11 the following new item:--

12. Action to be taken for the purpose of preventing the breeding of mosquitoes or other noxious insects.

(2) The regulations made under the Public Health (Amendment) Act, 1915, as amended by subsequent Acts, and in force at the commencement of this Act shall continue in force and shall be as valid and effectual for all purposes as if made under the relevant provisions of the Principal Act as amended by this Act.

The regulations so continued in force may be amended or repealed by regulations made under the Principal Act as amended by this Act.

14. (1) The Public Health (Amendment) Act, 1921, Amendment as amended by subsequent Acts, is amended— 18 1921

(a) by omitting section three;

Amendment of Act No. 18, 1921. Sec. 8. (Rat-infested premises.)

(Regulations.)

(b) by inserting at the commencement of section sec. 4. four the following words:— (Regu

The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section forty-three the following new section:—

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(2) The regulations made under the Public Health (Amendment) Act, 1921, as amended by subsequent Acts, and in force at the commencement of this Act shall continue in force and shall be as valid and effectual for all purposes as if made under section 43A of the Principal Act as amended by this Act.

The regulations so continued in force may be amended or repealed by regulations made under the Principal Act as amended by this Act.

15. The Principal Act is further amended—

Further amendment of Act No. 30, 1902. Sec. 1. (Revision.)

(b)

(a) by inserting in section one next after the matter Sec. 1.
 relating to Division 1 of Part III the following (Revision.) new matter:—

DIVISION 1A.—Infected Areas—s. 30A.

⁴³a.

Public Health (Amendment).

- (b) by omitting from the same section the figures "33" and by inserting in lieu thereof the figures and letter "32A";
- (c) by inserting in the same section at the end of the matter relating to Part III the following new matter:—

DIVISION 5.—Public Welfare—s. 50A.

(d) by inserting in the same section next after the matter relating to Part VI the following new matter:--

PART VIA.—UNDERTAKERS AND MORTUARIES —ss. 63A-63c.

(e) by inserting in the same section next after the matter relating to Part VII the following new matter:---

> PART VIIA.—USE OF HYDROCYANIC ACID AND OTHER DANGEROUS SUBSTANCES—ss. 71A-71C.

(f) by inserting in the same section at the end of the matter relating to Part X the following new matter:--

> DIVISION 7.—The Crown and Government. Departments—s. 111.

By Authority:

ALFRED HENRY PETTIFER, Acting Government Printer, Sydney, 1944. [1s. 3d.]

I certify that this PUBLIC BILL, which originated in the LEGIS-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

W. R. McCOURT, Clerk of the Legislative Assembly. Legislative Assembly Chamber,

Sydney, 13 April, 1944.

New South Wales.



GEORGII VI REGIS.

* *

Act No. 16, 1944.

An Act to amend the Public Health Act, 1902, the Public Health (Amendment) Act, 1915, the Public Health (Amendment) Act, 1921, and certain other Acts in certain respects; and for purposes connected therewith. [Assented to, 20th April, 1944.]

B it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :—

1. (1) This Act may be cited as the "Public Health Short title, (Amendment) Act, 1944."

citation and commencement.

(2)

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> G. BOOTH, Chairman of Committees of the Legislative Assembly.

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Public Health (Amendment).

(2) The Public Health Act, 1902, as amended by subsequent Acts, is in this Act referred to as the Principal Act.

(3) The Public Health Act, 1902, as amended by subsequent Acts and by this Act, may be cited as the Public Health Act, 1902-1944.

(4) This Act shall (except where otherwise expressly provided) commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Amendment of Act No. 30, 1902. Subst. sec. 3, 2. The Principal Act is amended—

Interpretation. (a) by omitting section three and by inserting in lieu thereof the following section:—

3. In this Act, and in any regulations and by-laws made thereunder, unless the context or subject matter otherwise indicates or requires—

- "Abatement" when used in relation to nuisances includes abatement, removal and discontinuance; and "to abate" has a corresponding interpretation.
- "Bacteriolytic tank" includes a septic tank or any other type of tank, chamber or other structure used for or in conjunction with the purification of sewage or other similar material by the action of bacteria, and includes all pipes apparatus and drains used or intended to be used in connection therewith.

"Board" means the Board of Health.

- "Boarding-house" means any house (not being licensed premises in respect of which a publican's license under the Liquor Act, 1912, as amended by subsequent Acts, is in force) in which three or more persons exclusive of the family of the proprietor thereof are boarded for hire or reward from week to week or for more than a week.
- "Building" includes part of a building and the curtilage of a building.

"Chemical

- "Chemical closet" means a closet in or in connection with which there is a fixed receptacle of water-tight material containing a chemical which effectively disintegrates and continuously maintains free from organisms of the colon, typhoid or cholera groups the contents thereof.
- "Common lodging-house" means any house (not being licensed premises in respect of which a publican's license under the Liquor Act, 1912, as amended by subsequent Acts, is in force) in which persons are harboured or lodged for hire for a single night or for less than a week at one time or part of which is let or may be let for any term less than a week at one time.
- "Court" in enactments relating to penalties means the magistrate or justices by whom the penalty may be imposed.
- "Drain" means any drain used for the purpose of conveying drainage from one building only or from premises within the same curtilage.
- "Food" has the meaning given to that expression in the Pure Food Act, 1908.
- "Health inspector" includes health inspectors of the Board and all servants of local authorities employed to carry out the provisions of this Act or any other Acts relating to public health.
- "House" includes dwelling of any kind, school, licensed premises within the meaning of the Liquor Act, 1912, as amended by subsequent Acts, factory, work - room, shop, boarding - house, lodging-house, common lodging-house. and other buildings or structures (whether temporary or permanent) used

used or intended to be used for human habitation or occupation.

- "House" includes part of a house and the curtilage of a house.
- "Isolation" means the segregation and the separation from and interdiction of communication with others of persons who are infected or suspected of being infected with any infectious disease; and "isolate" has a corresponding meaning.

"Justice" means justice of the peace.

- "Local authority" means council of a municipality or shire, and with respect to any police district outside a municipality or shire means such member of the police force as may be appointed by the Board under this Act to be a local authority.
- "Lodging-house" means any house (not being licensed premises in respect of which a publican's license under the Liquor Act, 1912, as amended by subsequent Acts, is in force) in which three or more persons exclusive of the family of the proprietor thereof are lodged for hire or reward from week to week or for more than a week.
- "Meat" means the whole or any part of an animal such as is used for human consumption but does not include tinned or canned goods.
- "Medical officer of health" means a legally qualified medical practitioner appointed by the Governor to be a medical officer of health.
- "Municipality" includes the City of Sydney.
- "Night-soil" includes all human excrementitious or faecal matter and human urine.

"Occupier"

Public Health (Amendment).

- "Occupier" includes a person having the charge, management, or control of the building or of the part of the building in which the patient is, or to which the enactment relates, and, in the case of a house, the whole of which is let out in separate tenements, or in the case of a lodging house, the whole of which is let out to lodgers, the person receiving the rent payable by the tenants or lodgers, either on his own account or as the agent of another person, and in the case of a vessel means the master or other person in charge thereof.
- "Offensive matter" includes dust, sludge, mud, soil, ashes, rags, waste matter, filth, blood, offal, dung, manure, or any other material which is offensive or likely to become offensive.
- "Officer" includes any medical officer of health, assistant medical officer of health, officer of the Board or servant of a local authority, or any superintendent, inspector, sub-inspector, or sergeant of police, or any constable specially authorised by the Commissioner of Police.
- "Owner" means the person for the time being receiving the rent of the premises in connection with which the word is used, whether on his own account or as agent or trustee for any other person, or who would so receive the same if such premises were let at a rent.
- "Premises" means any house, tenement or building of any description with the appurtenances to the same, any swimming pool, and also land whether built upon or not.

"Prescribed"

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Public Health (Amendment).
 "Prescribed" means prescribed by this Act or by regulations or by-laws made under the authority of this Act. "President" means President of the Board of Health. "Public conveyance" includes a coach, cab, omnibus, motor car, waggon, or other vehicle or vessel in which passengers are carried for hire; and also includes a' tramcar and railway carriage.
"Public place" includes every place to
which the public ordinarily has access whether by payment or not.
"Refuse" includes offensive matter.
"Regulation" means regulation made or deemed to have been made under this Act.
"Rubbish" includes offensive matter.
"Sanitary convenience" includes pan closet, urinal, water closet, privy and any receptacle for the deposit of night- soil, refuse or rubbish.
"Schedule" means Schedule to this Act.
"Sewer" includes any drain other than a drain used for the purpose of conveying drainage from one building only or from premises within the same curtilage.
"Street" includes any highway and any public bridge and any road, lane, footway, square, court, alley, or passage whether a thoroughfare or not.
"Whole-time medical officer of health" means medical officer of health, the whole of whose time is devoted to the duties of his office.
(b) by inserting in subsection two of section four after the word "boat" where firstly occurring the words "punt, lighter, house-boat." 3.

Sec. 4. (Application of Act.)

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Public Health (Amendment).

3. The Principal Act is further amended—

Further amendment of Act No. 80, 1902.

The person for the time being hold-Board.) ing the office of Director-General of Public Health shall be a member of the Board and shall be the President thereof.

In the event of the absence through illness or any other cause of the Director-General of Public Health or during any vacancy in the office of Director-General of Public Health the person for the time being performing the duties of that office shall be a member of the Board and shall be the President thereof;

- (ii) by omitting from subsection two of the same section the words "such members" and by inserting in lieu thereof the words "the members of the Board, other than the President";
- (b) by omitting from section ten the words "or by Sec. 10. the Dairies Supervision Act, 1901" and by (Powers of inserting in lieu thereof the words "or by the Board.) Local Government Act, 1919, as amended by subsequent Acts";
- (c) by inserting in section eleven after the word sec. 11. "Board" the words "or any person authorised (Powers of in that behalf by the Board"; Board.)
- (d) by inserting at the end of section thirteen the sec. 13.
 words "and may take samples for the purpose (Inquiries.) of analysis of any substance or material found in or upon such premises";
- (e) (i) by inserting in subsection one of section Sec. 17. seventeen after the word "municipality" (Local authwherever occurring the words "or shire";
 - (ii) by inserting in subsection two of the same section after the word "municipal" the words "or shire"; (f)

Act No. 16, 1944.

Sec. 18. (Medical officers.)

Sec. 19. (Powers of medical officer.) Sec. 20. (Reports by medical

officer.)

Sec. 21. (Power to inspect registers of deaths, etc.)

(Power to enter premises.) Sec. 24. (Failure of

Sec. 22.

(Failure of local authority to exercise powers.)

Further amendment of Act No. 30, 1902. New sec. 23A.

Health inspectors. (f) by inserting in subsection two of section eighteen after the word "municipality" the words "or shire";
(g) by omitting from section nineteen the word "sanitary" and by inserting in light theme? the

- "sanitary" and by inserting in lieu thereof the word "health";
- (b) (i) by omitting from subsection one of section twenty the words "shall, when required by his local authority, and may at such other" and by inserting in lieu thereof the words "may, at such";
 - (ii) by omitting from the same subsection the words "the said authority" where firstly occurring and by inserting in lieu thereof the words "a local authority";
 - (iii) by omitting from the same subsection the word "their" and by inserting in lieu thereof the word "its";
- (i) (i) by inserting at the end of subsection one of section twenty-one the following words:—

 An officer of the Board duly authorised in that behalf by the Board may at any reasonable time inspect the register books of deaths within any district.
 - (ii) by inserting in subsection two of the same section after the words "of the district" the words "or of an officer of the Board duly authorised in that behalf";
- (j) by omitting from section twenty-two the words "of the local authority";
- (k) by inserting in subsection two of section twentyfour after the word "municipal" the words "or shire".

4. (1) The Principal Act is further amended by inserting next after section twenty-three the following new section:—

23A. After the commencement of the Public Health (Amendment) Act, 1944, no person shall be employed as a health inspector by a local authority unless he holds the prescribed qualifications: Provided that the

Board

Board may exempt from the operation of this section the employment of any specified person as health inspector for a specified district.

(2) The Local Government Act, 1919, as amended Amendment of Act No. by subsequent Acts, is amended— 41, 1919.

(a) by inserting next after section ninety-three the New sec. 93A. following new section:-

93A. (1) Where after the commencement of Appointthe Public Health (Amendment) Act, 1944, the health council appoints a health inspector it shall, inspectors. except as provided in subsection four of this section, appoint a person who holds a certificate as prescribed.

(2) Ordinances may be made prescribing the conditions upon which certificates of health inspectors may be issued.

(3) Subject to the approval of the Minister any person holding the prescribed certificate may be appointed health inspector of two or more councils.

(4) Notwithstanding subsection one of this section the council may appoint a person who does not hold such certificate where the appointment is made in conformity with an exemption granted under section 23A of the Public Health Act, 1902-1944.

(b) by inserting at the end of section ninety-four Sec. 94. the following new subsection :---

(3) (a) Subsection one of this section shall extend to authorise the Governor to make a requirement that two or more councils join in making the appointment, and to authorise the Governor to appoint a health inspector or health inspectors to act for the councils jointly and to fix the terms of any such appointment.

(b) In the application of subsection two of this section to a case in which the Governor appoints any health inspector or health inspectors to act for two or more councils jointly, that subsection shall be read and construed as if the words

...

(Health inspectors.)

words "the council" were omitted and the words "the respective councils in such shares or proportions as the Governor may determine" were inserted in lieu thereof.

5. The Principal Act is further amended—

- (a) (i) by omitting paragraph (b) of subsection one of section twenty-nine;
 - (ii) by inserting next after the same subsection the following new subsection:—

(1A) Every legally qualified medical practitioner who is attending or is called in to visit a patient suffering from an infectious disease or who becomes aware or has reasonable grounds for believing that any patient whom he is attending or is called in to visit is suffering from an infectious disease, or who becomes aware by postmortem examination that any person has died from an infectious disease, shall—

(a) forthwith prepare a certificate setting forth the full name of the patient or deceased person, the situation of the house in which the patient resides or the deceased person died, the infectious disease from which, in the opinion of the medical practitioner, the patient is suffering or the deceased person died, and particulars of such other matters as may be prescribed, and shall forthwith send such certificate—

(i) in any case where the infectious disease is tuberculosis, leprosy or puerperal infection or any other infectious disease to which the provisions of this subparagraph are extended by the Governor by proclamation published in the Gazette —to the secretary to the Board:

Further amendment of Act No. 30, 1902. Sec. 29. (Notification of infectious diseases.) Board: Provided that in the case of tuberculosis such certificate shall be so prepared and sent only where the medical practitioner has definite pathological evidence of the existence of the disease;

- (ii) in any case where the infectious disease is plague, smallpox or cholera—to the secretary to the Board; and in the case of such diseases the medical practitioner shall also forthwith communicate by telephone to the secretary to the Board the contents of such certificate;
- (iii) in any other case—to the local authority;
- (b) except where the infectious disease is tuberculosis or puerperal infection inform the head of the household or the occupier of the house in which the patient resides or the deceased person died and any person nursing or in immediate attendance on the patient or deceased person of the infectious nature of the disease and the precautions to be taken to prevent its conveyance to others.
- (iii) by omitting from subsection three of the same section the words "three shillings and sixpence" and by inserting in lieu thereof the words "two shillings and sixpence";
- (b) by omitting sections thirty-one and thirty-two; secs. 31, 32. (Notification

(Notification of small-pox and leprosy.)

(c) by inserting at the commencement of Division 3 New sec. of Part III the following new section:- 32A.

32A. (1) A medical officer of health or a Power to legally qualified medical practitioner authorised direct removal to in any particular case in that behalf by the hospital. **President**

President may by order in writing direct that the person named therein (being a person suffering from an infectious disease) be removed to the hospital named in the order (being a hospital available for the reception and treatment of persons suffering from the infectious disease).

(2) (a) A medical officer of health or a legally qualified medical practitioner so authorised may make an order under this section in respect of a person suffering from an infectious disease in any case where he deems it expedient so to do in the interests of public health.

(b) A medical officer of health or a legally qualified medical practitioner so authorised shall make an order under this section in respect of a person suffering from an infectious disease in any case where he is satisfied that such person is without proper lodging or accommodation or is living in a house in which he cannot be effectually isolated so as to prevent the risk of the infection spreading to other persons living in the house.

(3) An order under subsection one of this section shall be addressed generally to the local authority and its officers and to all members of the police force; and the directions of the order shall be carried into effect by any officer of the local authority or any member of the police force upon whom the order is served.

(4) Any such officer or member of the police force upon whom the order has been served who, without just cause, neglects or fails to carry into effect the directions of the order, shall be guilty of an offence and shall be liable to a penalty not exceeding ten pounds.

(5) Any person who obstructs or hinders any such officer or member of the police force carrying into effect the directions of the order shall be guilty of an offence and shall be liable to a penalty not exceeding ten pounds.

(d)

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Public Health (Amendment).	
(d) (i) by omitting from subsection one of section thirty-four the words "or, where the said authority is a municipal council, the mayor";	(Notice to
 (ii) by omitting from subsection two of the same section the words "the officers of the local authority, under the superintendence of a legally qualified medical practitioner" and by inserting in lieu thereof the words "the local authority"; 	
(e) by inserting at the end of section thirty-six the words "unless the owner has previously agreed to forego such compensation";	
 (f) (i) by omitting from subsection three of section thirty-seven the words "may, and when required by order of the Board shall" and by inserting in lieu thereof the words "shall, where a pan removal service is controlled by such local authority,"; 	(Disinfection or destruc- tion of
(ii) by inserting in the same subsection after the word "fire" the words "or by other means approved by the Board";	
	(Duties of persons ceasing to
 (ii) by omitting from the same paragraph the words "signed by him" and by inserting in lieu thereof the words "issued by such local authority"; 	
(iii) by omitting from subsection three of the same section the words "their officers to serve notice of the provisions of this sec- tion" and by inserting in lieu thereof the words "notice of the provisions of this sec- tion to be served";	
(iv) by omitting from the same subsection the words "they are aware" and by inserting in lieu thereof the words "it is aware";(h)	

Public Health (Amendment).

Sec. 48. (Powers of board in cases of leprosy.)

New sec. 49A.

Power to compel certain persons to submit to medical examination.

New Division 5.

Disinfection or destruction of verminous articles. (h) by omitting from subsection one of section fortyeight the word "thirty-two" and by inserting in lieu thereof the word "twenty-nine";

(i) by inserting next after section forty-nine the following new section:---

49A. If a medical officer of health or assistant medical officer of health has reason to believe that any person is suffering from leprosy or is a contact of a case of leprosy he may by order in writing direct such person to submit to medical examination at such time and place as may be specified in the order.

The power conferred by the foregoing provisions of this section may be exercised more than once in relation to the same person.

Any person upon whom an order under this section is served shall comply with the directions of the order, and if he neglects or refuses to do so he shall be liable to a penalty not exceeding five pounds.

(j) by inserting in Part III next after section fifty the following new division:--

DIVISION 5.—Public Welfare.

50A. (1) Where an officer certifies in writing to the local authority that any articles on specified premises within its area are verminous or likely to be verminous or dangerous or prejudicial to health by reason of having been used by any person infested with vermin such local authority may by order in writing authorise the officer named in the order to enter such premises, by force if necessary, and to seize any articles therein which are verminous, filthy, dangerous or unwholesome or likely to endanger health or to promote infectious disease, and to disinfect or destroy such articles either on the premises or elsewhere.

In the application of this subsection to and in respect of a local authority which is the council of a municipality or shire the word "officer" means a medical officer of health, or an assistant medical officer of health or an officer of the Board or servant of the council authorised in that behalf by the Board or council as the case may be.

(2) Any person who obstructs or hinders any officer so authorised carrying the order into effect shall be guilty of an offence and shall be liable to a penalty not exceeding ten pounds.

(3) Where a person sustains damage by reason of the disinfection or destruction of any article pursuant to this section and the condition of the article by reason of which it was disinfected or destroyed is not attributable to his act or default the local authority shall make reasonable compensation to that person.

- (k) by inserting in subsection one of section 51A sec. 51A. after the word "Governor" where firstly occur- (Regulations with respect ring the words "on the recommendation of the to crematories.) Board";
- (1) by inserting in section fifty-two after the word sec. 52. "may" where firstly occurring the words "and "Power of local authorities to make by-laws.)

6. (1) The Principal Act is further amended-

Further amendment of Act No. 30, 1902.

- (a) by omitting from section fifty-three the words Sec. 53.
 "only to districts administered by municipal (Application councils" and by inserting in lieu thereof the of Part words "to every place in New South Wales";
- (b) by inserting at the end of section fifty-five the Sec. 55. following new subsection:— (Power

(Powers of Minister.)

(3) Where any person occupies or uses a building which has been erected upon any land

in

in contravention of a notice under subsection one of this section the Board or a local authority may, unless the measures referred to in the notice and specified in the document deposited in the office of the local authority have been taken or the notice has been revoked by the Minister, by instrument in writing, direct such person to vacate or cease to use such building within a period (not being less than fourteen days) to be specified in the instrument.

Any person who neglects or fails to comply with the directions contained in any such instrument within the period specified therein shall be liable to a penalty not exceeding two pounds for every day during which he continues to occupy or use the building after the expiration of the period specified in the instrument.

(c) (i) by omitting subsection one of section fiftyseven and by inserting in lieu thereof the following subsection:—

> (1) It shall be the duty of every local authority to cause to be made, from time to time, inspection of its district, with a view to ascertaining whether any house or building therein is in a state so injurious or dangerous to health as to be unfit or unsafe for human habitation or occupation; and if on the representation of a medical officer of health, or on information given by any other person, any house or building appears to it to be in such a state, to take proceedings against the owner or occupier for closing the house or building under the provisions of this Act.

(ii) by omitting from subsection two of the same section the word "dwelling-house" and by inserting in lieu thereof the words "house or building";

(d)

Sec. 57. (Duties of local authorities in respect of dwellinghouses.)

Public Health (Amendment).

(d) by inserting at the end of subsection three of section 58. section fifty-eight the following words :---(Closing

order.) A person shall be deemed to occupy such house or building or such part thereof in con-

travention of the order if at any time after the expiration of the time specified in the order he is in actual occupation of such house, building, or part, whether such occupation is as owner, occupier or tenant or is adverse to the owner; and, in the case of a tenant or person in occupation adversely to the owner, whether or not he has notice of the order.

(e) by inserting next after section fifty-eight the New see. following new section :--

58A. (1) No person shall furnish, let or Prohibition occupy or permit or suffer to be occupied as a of use of dwelling any cellar, vault or underground room. dwelling.

(2) The fact that any cellar, vault or underground room is furnished so as to be capable of being used as a living room or as a bedroom shall be prima facie evidence that the same is occupied as a dwelling.

(3) In this section the expression "cellar, cf. Act No. vault or underground room" includes any room 3697, 1928 being part of a house if the floor of such room is more than three feet below the surface of the adjoining street or of the land adjoining or nearest to such room and such room has no direct access to the outer air otherwise than at a level of more than three feet above the floor thereof.

- (f) (i) by omitting from subsection one of section Sec. 60. sixty the word "dwelling-house" and by (Effect of inserting in lieu thereof the words "house order on or building"; tenancy.)
 - (ii) by inserting in the same subsection after the words "the house" wherever occurring the words "or building";
 - (iii) by inserting in subsection two of the same section after the word "house" the words "or building";

(g)

(Vict.), s. 3.

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4

	Public Health (Amendment).				
Sec. 61. (Resolution for demoli- tion of	 (g) (i) by inserting in subsection one of section sixty-one after the words "rendered fit" the words "or safe"; 				
closed house or building.)	(ii) by omitting from the same subsection the words "and that the continuance of the house or building or any part thereof is dangerous to the health of the public or of the inhabitants of the neighbouring dwell- ing-houses" and by inserting in lieu thereof the words "or safē";				
	(iii) by inserting in subsection three of the same section after the word "fit" the words "or safe".				
	(2) The amendments made by paragraphs (b) to (g) both inclusive of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.				
	The day so appointed shall be later than the day appointed and notified pursuant to subsection four of section one of this Act.				
Further amendment of Act No. 30, 1902. New Part	7. (1) The Principal Act is further amended by inserting next after section sixty-three the following new Part:—				
VIL	PART VIA.				
	UNDERTAKERS AND MORTUARIES.				
Undertakers to be licensed.	63A. (1) After the expiration of three months after the commencement of the Public Health (Amendment) Act, 1944, no person shall carry on business as an undertaker unless he is the holder of a license authorising him to carry on the business of an undertaker.				
	(2) Every license to carry on the business of an undertaker shall be issued by the local authority of the district in which the office of the undertaker (or, where there is more than one such office, the principal office) is situated. No				

No license under this section shall be granted by a local authority except with the approval of the board.

(3) The local authority may refuse to issue a license to or may cancel the license of any person who, in its opinion, is unfit or unsuitable to carry on the business of an undertaker.

63B. (1) After the expiration of three months Mortuaries to after the commencement of the Public Health be registered. (Amendment) Act, 1944, no undertaker shall use, in connection with his business as such, any mortuary unless the same is registered with the local authority within whose district the mortuary is situated.

(2) No mortuary shall be registered unless it is constructed and equipped in accordance with the requirements of the regulations made under this Part.

63c. (1) The Governor may, on the recommenda- Regulations. tion of the Board, make regulations relating to:--

- (a) registration of mortuaries;
- (b) granting of licenses to carry on the business of an undertaker;
- (c) the inspection of mortuaries and premises reasonably suspected of being used as mortuaries;
- (d) the site, construction and lay-out of the premises to be used as, and the equipment to be provided in, mortuaries;
- (e) vehicles used by an undertaker in connection with his business as such;
- (f) mortuaries or preparation rooms;
- (g) generally for carrying into effect the provisions of this Part.

11

(2)

(2) The Governor may, on the recommendation of the Board, also make regulations relating to-

- (a) the embalming or the interment of the dead;
- (b) the exhumation of the remains of deceased persons; and
- (c) the prohibition of burials in certain areas.

(3) The regulations made in relation to the matters referred to in this section may prescribe the fees to be paid in respect of the matters therein specified.

(4) The regulations made in relation to the matters referred to in this section may impose a penalty not exceeding twenty pounds for any breach of the regulations, or where the breach is a continuing one, not exceeding two pounds for every day during which the breach continues.

(2) Subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

The day so appointed shall be later than the day appointed and notified pursuant to subsection four of section one of this Act.

8. The Principal Act is further amended—

Further amendment of Act No. 30, 1902. Subst. sec. 64.

(a) by omitting section sixty-four and by inserting in lieu thereof the following section;—

Nuisances liable to be dealt with summarily. 64. For the purposes of this Act—

- (a) any premises including those owned by the Government or by public bodies, in such a state as to be or to tend to become a nuisance or injurious or dangerous or prejudicial to health;
- (b) any swamp, pool, ditch, gutter, watercourse, or accumulation of water on any land or public place, any receptacle holding water, any sanitary convenience or drain, any premises, vessel, tent,

Public Health (Amendment).

tent, camp, vehicle or place so foul or in such a state as to be a nuisance or injurious or dangerous or prejudicial to health or in such a state as to be or to tend to become a breeding place for mosquitoes or to afford a breeding place for flies or other vermin;

- (c) any animal or the carcase of any animal or any part thereof in such a state or so kept or left on any premises or vessel or on any land, street or thoroughfare as to be a nuisance or injurious or dangerous or prejudicial to health;
- (d) any accumulation or deposit which is a nuisance or injurious or dangerous or prejudicial to health;
- (e) any premises, vessel or place including those owned by the Government or by public bodies in such a state as to harbour or to be likely to harbour rats or mice or which upon inspection by an officer are found to be infested by rats or mice;
- (f) any house or building or part of a house or building so overcrowded as to be or to be likely to become injurious or dangerous or prejudicial to the health of the inmates whether or not members of the same family;
- (g) any premises from which smoke, soct or other matter, or dust or effluvia are emitted so as to be dangerous or prejudicial to health or offensive;
- (h) any premises or part thereof which are damp or in a state of disrepair or in which adequate means of permanent ventilation are not provided or of which the roof, guttering, spouting or

down

down piping or drainage is defective or insufficient or in which an adequate wholesome water supply or closet or bathing accommodation is not provided;

- (i) any dwelling-house or part thereof in which adequate means of natural lighting are not provided;
- (j) any yard or place used for or in connection with the collecting, trucking, selling or exposing for sale of any animal which—
 - (i) is not kept in such a state as to prevent dust or offensive odours arising therefrom;
 - (ii) is in such a state as to become or tend to become a nuisance or injurious or prejudicial or dangerous to health;
- (k) any well or other like source of water supply or any cistern or other receptacle for water (if the water therein or therefrom is or is likely to be used for human consumption or for domestic purposes or for any purpose in connection with a dairy-farm or dairy) which well, source, cistern or receptacle is polluted or is liable to render any water contained therein dangerous to health or offensive;
- (1) any factory, workshop or workplace which is not under the operation of any general Act for the regulation of factories, and
 - (i) is not kept in a cleanly state and free from effluvia arising from any drain, sanitary convenience, bacteriolytic tank, earth-closet, or other source of nuisance; or

 (ii)

(ii) is not ventilated in such a manner as to render harmless, so far as practicable, any gases, vapours, dust, or other impurities generated in the course of the work carried on therein, that are a nuisance or injurious or dangerous or prejudicial to health,

shall be nuisances liable to be dealt with summarily under this Act:

Provided that any accumulation or deposit necessary for the effectual carrying on of any business or manufacture shall not be liable to be dealt with summarily under this Act, if it is proved to the satisfaction of the magistrate or justices hereinafter referred to that the accumulation or deposit has not been kept longer than is necessary for the purposes of the business or manufacture, and that the best available means have been taken for preventing injury thereby to the public health.

- (b) by inserting in subsection one of section sixty- sec. 65. five after the word "authority" where firstly requiring occurring the words "or its health inspector"; abatement of nuisance.)
- (c) (i) by inserting at the end of subsection two of Sec. 66. section sixty-six the following words:- (Procee

Where the magistrate is or the justices of complying are satisfied that the alleged nuisance exists he or they may, in addition to making such order, impose a penalty not Exceeding twenty pounds.

 (ii) by inserting at the end of the same section the following new subsection:—

(4) In any case where it appears that a nuisance existing within the district of a local authority is wholly or partly caused by

(Proceedings on default of complying with notice.)

by some act, default or sufferance outside the district, proceedings may be taken against any person in respect of such act, default or sufferance in the same manner and with the same incidents and consequences as if the act, default or sufferance were wholly inside the district.

But no person shall be liable to proceedings by more than one local authority in respect of the same act, neglect or default.

- (d) (i) by omitting from section sixty-eight the word "them" and by inserting in lieu thereof the word "it":
 - (ii) by inserting at the end of the same section the following new subsection:---

(2) The local authority may recover from the owner of the premises any expenses incurred by it in abating or doing what is necessary to prevent the recurrence of a nuisance, or so much of such expenses as is not satisfied out of the moneys referred to in subsection one of this section.

(e) (i) by omitting from subsection one of section seventy-one the words "deposit of house" and by inserting in lieu thereof the words "collection, removal and disposal of nightsoil";

- (ii) by omitting from the same subsection the words "disused cesspits, and for the disposal of night-soil" and by inserting in lieu thereof the word "cesspits";
- (iii) by omitting from subsection two of the same section the word "populous";
- (iv) by omitting from the same subsection all words after the word "regulations" and by inserting in lieu thereof the words "for the conservation, collection, removal and disposal of refuse, rubbish and night-soil, the cleaning of pans, vehicles and appliances, the maintenance of depots, the filling in of cesspits

Sec. 68. (Power to sell things removed in abating nuisance.)

Sec. 71. (Sanitary areas.)

cesspits, the degree, situation and construction of sanitary conveniences and the payment for services rendered in connection therewith and for supervision of such activities";

(v) by inserting at the end of the same section the following new subsection :--

(3) The local authority within whose district any locality has been constituted a sanitary area under subsection two of this section shall make written application to the secretary to the Board for approval of the site proposed to be used for disposal of refuse, rubbish and night-soil, prior to the use of such site.

9. The Principal Act is further amended by inserting Further next after section seventy-one the following new Part:-- Act No. 30, 1902.

PART VIIA.

New Part VIIA.

USE OF HYDROCYANIC ACID AND OTHER DANGEROUS SUBSTANCES.

71A. In this Part the expression "dangerous Definition. substance" includes hydrocyanic acid and any other substance declared by the Governor by proclamation published in the Gazette to be a dangerous substance for the purposes of this Part.

71B. (1) No person other than a person licensed Restriction in that behalf by the Board shall use any dangerous dangerous substance for the purpose of fumigating any build- substance ing, vessel or other enclosed space and any such of fumigation shall be carried out under the personal fumigation. supervision of a person so licensed.

Any person so licensed shall, when so using any dangerous substance, observe and comply with the prescribed conditions.

(2) Any person who uses any dangerous substance in contravention of any of the provisions of this section shall be guilty of an offence against this Act and shall be liable to a penalty not exceeding twenty pounds.

prevent

71c.

Public Health (Amendment). 71c. (1) The Governor may, on the recommenda-Regulations. tion of the Board, make regulations with respect to-(a) the granting of licenses under this Part; (b) the conditions to be observed and complied with by persons using any dangerous substance for the purpose of fumigating any building, vessel or other enclosed space; (c) the conditions to be observed and complied with by persons using any dangerous substance in any trade process. (2) The power to make regulations in relation to the matters referred to in paragraph (c) of subsection one of this section shall not extend to authorise the making of regulations with relation to any matter which is regulated by the Factories and Shops Act, 1912-1943, or the Explosives Act, 1905, as amended by subsequent Acts, or by any orders or regulations made under either of those Acts. 10. The Principal Act is further amended-

- (a) (i) by inserting in subsection one of section seventy-two after the word "Board" the words "and when directed by the Board shall";
 - (ii) by inserting in the same subsection after the words "local authority" where lastly occurring the words "with the consent of the Board";
 - (iii) by inserting next after the same subsection the following new subsection:—

(1A) A local authority may, and when directed by the Board shall cause to be posted and kept posted in the neighbourhood of any source of water supply to which a notification in force under subsection one of this section relates, a notice prohibiting the use of such water for drinking or domestic purposes or take steps to prevent

Further amendment of Act No. 30, 1902. Sec. 72. (Power to prohibit use of polluted water.)

prevent animals from having access to the source of water supply.

(iv) by inserting at the end of the same section the following new subsection:---

> (4) Where any water supply has by notification under subsection one of this section been directed to be closed the local authority may and shall if so directed by the Board take all such steps as may be necessary to prevent the further use of water derived from such supply.

(b) by inserting at the end of section seventy-four sec. 74. the following new subsection:— (Penalt

(Penalty for polluting drinking

(2) Any person who causes or allows any polluting solid or liquid matter which is capable of pollut-water.) ing any water used for drinking or domestic purposes to be deposited in such a manner or in such a situation as to be likely to fall or flow or be carried into such water shall be liable to a penalty not exceeding five pounds.

If such person when ordered by an officer to remove such solid or liquid matter fails to do so he shall be liable to a penalty not exceeding five pounds for each day during which the order is not complied with.

11. The Principal Act is further amended—

Further amendment of Act No. 30, 1902.

(a) by inserting next after section one hundred and New sec. two the following new section:- 102A.

102A. The Governor on the recommendation of Regulations the Board may make regulations prescribing to fix fees fees to be charged in any case where, under cases. this Act or the regulations the Board or a local authority—

- (a) makes any registration; or
- (b) grants or issues any license; or
- (c) examines or approves of any plan; or
- (d) tests any apparatus including a chemical closet or other appliance relating to public health.

27

(b)

Sec. 107. (Recovery of penalties.)

Sec. 108. (Proof in certain cases.)

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(b) by inserting next after subsection one of section one hundred and seven the following new subsection:—

(1A) In any proceedings for the recovery of any penalty imposed by this Act or by any regulations or by-laws made thereunder or in respect of any offence against this Act the information or complaint may (unless otherwise expressly provided) be laid or made by the Board or a local authority or by an officer authorised in that behalf by the Board or a local authority in any particular case.

- (c) (i) by omitting from section one hundred and eight the words "instituted by or under the direction of the Board or a local authority, or by a Government medical officer, officer of health, or by any inspector or other officer of the Board, or of a local authority, or by any member of the police force";
 - (ii) by omitting from paragraph (b) of the same section the words "medical officer of health, sanitary inspector, officer, analyst," and by inserting in lieu thereof the words "officer or analyst";
 - (iii) by omitting paragraph (c) of the same section;
 - (iv) by inserting at the end of the same section the following words and new subsection:— Production of a document purporting to be signed by the President of the Board or by the mayor or president of the municipality or shire or the member of the police force appointed by the Board under this Act to be the local authority, and to authorise the officer named therein to lay or make the information or complaint shall, without proof of the signature of the person signing the same or that he holds the office or appointment in virtue of which he signs the same, be accepted as sufficient proof of the authority of such officer.

(2)

(2) In any legal proceeding or prosecution under the provisions of this Act proof shall not, until evidence is given to the contrary, be required of-

- (a) the incorporation of any local authority being a municipal or shire council;
- (b) the persons constituting or the extent of the jurisdiction of the local authority;
- (c) the fact that any particular place is within the district controlled by the local authority;
- (d) the fact that the defendant is or at any relevant time was the owner or occupier of any premises in question.

12. The Principal Act is further amended by omit-Further ting from the Schedule thereto the heading "Schedule" amendment of Act No. and by inserting in lieu thereof the heading "First 30, 1902. Schedule". (Schedule.)

13. (1) The Public Health (Amendment) Act, 1915, is Amendment of Act No. amended---

- (a) by omitting section two;
- (b) (i) by inserting at the commencement of section sec. 3. three the following words:-(Board may require The Public Health Act, 1902, as amended council to do by subsequent Acts, is amended by inserting specified acts.) next after section twenty-six the following new section :---26A.
 - (ii) by inserting in the same section before the word "Schedule" the word "Second";
- (c) (i) by inserting at the commencement of section sec. 4. four the following words:-(Certain The Public Health Act, 1902, as amended regulations, by subsequent Acts, is amended by insert-submitted ing next after section 26A, as inserted by to Board.) section three of this Act, the following new section :--26в.

(ii)

7, 1915. Sec. 2. (Definitions.)

Act No. 16, 1944.

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		Public Health (Amendment).
	(ii)	by inserting in the same section before the word "Schedule" the word "Second";
Sec. 5. (Unsuitable or inade- quate regu- lations, etc.)	(d) (i)	 by inserting at the commencement of section five the following words:— The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section 26B, as inserted by section four of this Act, the following new section:— 26c.
	(ii)	by inserting in the same section before the word "Schedule" the word "Second";
Sec. 6. (By-laws under Sydney Corporation Act.)	(e) (i)	by inserting at the commencement of sec- tion six the following words:— The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section 26c, as insertēd by section five of this Act, the following new section:— 26b.
	(ii)	by inserting in the same section before the word "Schedule" the word "Second";
Sec. 7. (Regulations under Factories and Shops Act.)	(f) (i)	by inserting at the commencement of section seven the following words:— The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section 26D, as inserted by section six of this Act, the following new section:— 26E.
	(ii)	by inserting in the same section after the figures "1912" the words "as amended by subsequent Acts";
	(iii)	
Sec. 8. (Licensed premises.)	(g) (i)	by inserting at the commencement of section eight the following words:— The Public Health Act, 1902, as amended by subsequent Acts, is amended by insert- ing next after section 26E, as inserted by section seven of this Act, the following new

Public Health (Amendment).

- (ii) by omitting from the same section the words
 "A sanitary inspector" and by inserting in lieu thereof the words "A medical officer of health or assistant medical officer of health or an inspector";
- (iii) by inserting in the same section after the figures "1912" the words "as amended by subsequent Acts";
- (iv) by omitting from the same section the words"privies, urinals, or";
- (v) by inserting in the same section after the word "ordinances" the words "regulations or by-laws";
- (vi) by omitting from the same section the words "such inspector" where firstly occurring and by inserting in lieu thereof the words "such medical officer of health, assistant medical officer of health or inspector";
- (vii) by inserting in the same section after the word "premises" where thirdly and fourthly occurring the words "sanitary conveniences or appliances";
- (viii) by omitting from the same section the words "such inspector" where lastly occurring and by inserting in lieu thereof the words "an inspector of the Board";

(h) by omitting section nine;

Sec. 9. (Application of secs. 10-12 incl.)

(i) (i) by inserting at the commencement of section Sec. 10. ten the following words:— (Notifica-

The Public Health Act, 1902, as amended tion of tubercuby subsequent Acts, is amended by insert-losis.) ing next after section 32A, as inserted by paragraph (c) of section five of the Public Health (Amendment) Act, 1944, the following new section:—

32в.

(ii) by omitting subsections one and two of the same section;

(iii)

- (iii) by inserting in subsection three of the same section after the word "health" where secondly occurring the words "or legally qualified medical practitioner";
- (iv) by omitting from the same subsection the word "of" and by inserting in lieu thereof the word "by";
- (v) by omitting from the same subsection the words "the patient then is" and by inserting in lieu thereof the words "any patient certified as suffering from an infectious disease is residing";
- (vi) by omitting from subsection four of the same section the words "The board shall give";
- (vii) by inserting at the end of the same subsection the words "shall be paid out of moneys provided by Parliament";
- (j) by omitting sections eleven and twelve;

Sees. 11 and 12. (Application of certain provisions of Public Health Act, 1902.) See, 13. (Persons employed in preparing or packing food for sale.)

Sec. 14. (Regulations respecting guests in hotels and boarding houses.)

CIII)

(k) (i) by inserting at the commencement of section thirteen the following words:---

> The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section 32B, as inserted by section ten of this Act, the following new section:— 32c.

- (ii) by omitting from the same section the word "pulmonary" wherever occurring;
- (iii) by inserting in the same section after the word "packing" wherever occurring the words "or handling or delivering";
- (1) (i) by inserting at the commencement of section fourteen the following words:---

The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section 32c, as inserted by section thirteen

Public Health (Amendment).

thirteen of this Act, the following new section:--

32d.

- (ii) by omitting subsection two of the same section;

(Declaration of infected areas.)

The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section thirty the following new Division:—

DIVISION 1A.—Infected Areas.

30A.

- (ii) by inserting in subsection one of the same section after the word "disease" the words "or of a case of any other infectious disease to which the provisions of this section are extended by the Governor by proclamation published in the Gazette";
- (n) (i) by inserting at the commencement of section Sec. 20.
 twenty the following words:—

(Application of certain enactments to the

The Public Health Act, 1902, as amended by subsequent Acts, is amended by insert- Crown.) ing next after section one hundred and ten the following new Division:—

DIVISION 7.—The Crown and Government Departments.

111.

- (ii) by omitting from the same section the words
 "the Public Health Act, 1902, of the Pure Food Act, 1908, and of this Act" and by inserting in lieu thereof the words "this Act and of the Pure Food Act, 1908";
- (iii) by inserting in the same section before the word "Schedule" wherever occurring the word "Second";

(0)

Act No. 16, 1944.

Secs. 21-25.	
(Regula-	
tions,	
penalties,	
etc.)	

(o) (i) by omitting sections twenty-one to twentyfive, both inclusive, and the word "Schedule" immediately after the said section twentyfive and by inserting in lieu of the word so omitted the following words:—

> 26. The Public Health Act, 1902, is amended by inserting next after the First Schedule the following new Schedule:— SECOND SCHEDULE.

(ii) by inserting in item 2 of Part 1 of the Schedule after the word "meat" the words "poultry, game";

- (iii) by inserting in item 3 of the same Part after the word "regulating" the words "the handling of";
- (iv) by inserting at the end of the same item the words "and yards for collecting, trucking and selling cattle";
- (v) by omitting item 5 of the same Part and by inserting in lieu thereof the following item:--

5. The removal, disposal or destruction of night-soil, filth, refuse, trade waste and garbage.

(vi) by omitting item 6 of the same Part and by inserting in lieu thereof the following item:—

6. The construction and situation of sanitary conveniences, the regulation of the number and type of closets and the degree of closet accommodation.

- (vii) by omitting from item 7 of the same Part the words "urinals, closets" and by inserting in lieu thereof the words "sanitary conveniences";
- (viii) by omitting from item 9 of the same Part all words after the words "control of" and by inserting in lieu thereof the words "boarding-houses, lodging-houses and common lodging-houses";

(ix) by inserting in the same Part next after item 11 the following new item :---

12. Action to be taken for the purpose of preventing the breeding of mosquitoes or other noxious insects.

(2) The regulations made under the Public Health (Amendment) Act, 1915, as amended by subsequent Acts, and in force at the commencement of this Act shall continue in force and shall be as valid and effectual for all purposes as if made under the relevant provisions of the Principal Act as amended by this Act.

The regulations so continued in force may be amended or repealed by regulations made under the Principal Act as amended by this Act.

14. (1) The Public Health (Amendment) Act, 1921, Amendment as amended by subsequent Acts, is amended— 18, 1921.

(a) by omitting section three;

(b) by inserting at the commencement of section Sec. 4. four the following words:— (Regulations.)

The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section forty-three the following new section:—

43a.

(2) The regulations made under the Public Health (Amendment) Act, 1921, as amended by subsequent Acts, and in force at the commencement of this Act shall continue in force and shall be as valid and effectual for all purposes as if made under section $43_{\rm A}$ of the Principal Act as amended by this Act.

The regulations so continued in force may be amended or repealed by regulations made under the Principal Act as amended by this Act.

15. The Principal Act is further amended—

Further amendment of Act No. 30, 1902.

(b)

(a) by inserting in section one next after the matter sec. 1. relating to Division 1 of Part III the following (Revision.) new matter:--

DIVISION 1A.--Infected Areas-s. 30A.

of Act No. 18, 1921. Sec. 3. (Rat-infested premises.)

- (b) by omitting from the same section the figures "33" and by inserting in lieu thereof the figures and letter "32^A";
- (c) by inserting in the same section at the end of the matter relating to Part III the following new matter:—

DIVISION 5.—Public Welfare—s. 50A.

(d) by inserting in the same section next after the matter relating to Part VI the following new matter:---

PART VIA.—UNDERTAKERS AND MORTUARIES —ss. 63A-63c.

(e) by inserting in the same section next after the matter relating to Part VII the following new matter:—

> PART VIIA.—Use of Hydrocyanic Acid and other Dangerous Substances—ss. 71a-71c.

(f) by inserting in the same section at the end of the matter relating to Part X the following new matter:---

> DIVISION 7.—The Crown and Government Departments—s. 111.

In the name and on behalf of His Majesty I assent to this Act.

WAKEHURST,

Governor.

Government House, Sydney, 20th April, 1944.

PUBLIC HEALTH (AMENDMENT) BILL.

Schedule of the Amendments referred to in Legislative Council's Message of 5th April, 1944.

No. 1.—Page 11, clause 5, line 20. Before "inform" insert "except where the infectious disease is tuberculosis or puerperal infection."

No. 2.—Page 11, clause 5, line 40. Omit "either generally or"

No. 3.—Page 14, clause 5. After line 12 insert—

"The power conferred by the foregoing provisions of this section may be exercised more than once in relation to the same person."

No. 4.—Page 14, clause 5. After line 37 insert—

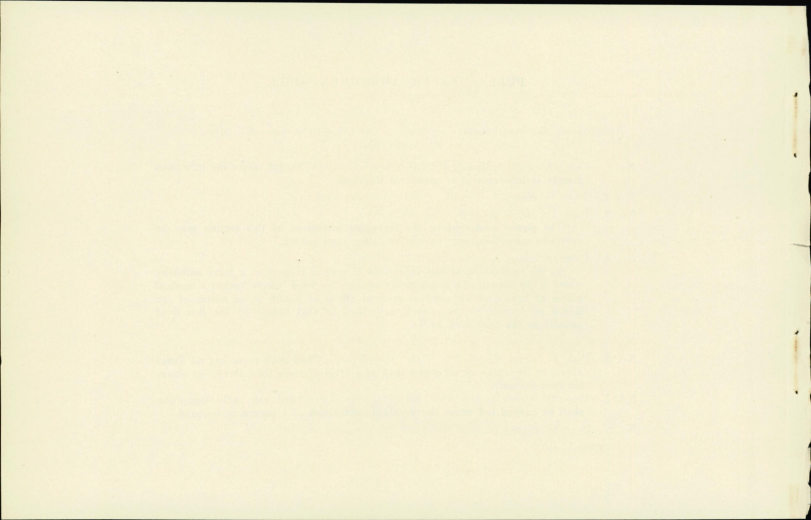
"In the application of this subsection to and in respect of a local authority which is the council of a municipality or shire the word 'officer' means a medical officer of health, or an assistant medical officer of health or an officer of the Board or servant of the council authorised in that behalf by the Board or council as the case may be."

No. 5.—Page 15, clause 6, lines 26-42 inclusive. Omit all words on these lines.

- No. 6.—Page 17, clause 6, line 28. After "room" insert "and such room has no direct access to the outer air otherwise than at a level of more than three feet above the floor thereof."
- No. 7.—Page 25, clause 9, line 29. After "space" insert "and any such fumigation shall be carried out under the personal supervision of a person so licensed."

No. 8.—Page 28, clause 11, line 12. Omit "either generally or"

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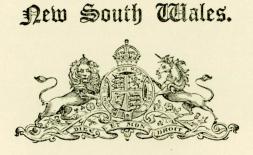
This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

W. R. McCOURT, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 22 March, 1944.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

> W. K. CHARLTON, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 5th April, 1944.



ANNO OCTAVO

, 1944. Act No.

An Act to amend the Public Health Act, 1902, the Public Health (Amendment) Act, 1915, the Public Health (Amendment) Act, 1921, and certain other Acts in certain respects; and for purposes connected therewith.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :----

1. (1) This Act may be cited as the "Public Health Short title, citation (Amendment) Act, 1944."

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and commence-(2)ment.

Note.-The words to be omitted are ruled through; those to be inserted are printed in black letter,

(2) The Public Health Act, 1902, as amended by subsequent Acts, is in this Act referred to as the Principal Act.

(3) The Public Health Act, 1902, as amended by5 subsequent Acts and by this Act, may be cited as the Public Health Act, 1902-1944.

(4) This Act shall (except where otherwise expressly provided) commence upon a day to be appointed by the Governor and notified by proclamation10 published in the Gazette.

2. The Principal Act is amended—

Amendment of Act No. 30, 1902.

(a) by omitting section three and by inserting in Subst. sec. 3. lieu thereof the following section:---

3. In this Act, and in any regulations and Interpreby-laws made thereunder, unless the context or ^{tation}. subject matter otherwise indicates or requires—

- "Abatement" when used in relation to nuisances includes abatement, removal and discontinuance; and "to abate" has a corresponding interpretation.
- "Bacteriolytic tank" includes a septic tank or any other type of tank, chamber or other structure used for or in conjunction with the purification of sewage or other similar material by the action of bacteria, and includes all pipes apparatus and drains used or intended to be used in connection therewith.

"Board" means the Board of Health.

"Boarding-house" means any house (not being licensed premises in respect of which a publican's license under the Liquor Act, 1912, as amended by subsequent Acts, is in force) in which three or more persons exclusive of the family of the proprietor thereof are boarded for hire or reward from week to week or for more than a week.

"Building" includes part of a building and the curtilage of a building.

"Chemical

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Public Health (Amendment). "Chemical closet" means a closet in or in connection with which there is a fixed receptacle of water-tight material containing a chemical which effectively 5 disintegrates and continuously maintains free from organisms of the colon, typhoid or cholera groups the contents thereof. "Common lodging-house'' means any 10 house (not being licensed premises in respect of which a publican's license under the Liquor Act, 1912, as amended by subsequent Acts, is in force) in which persons are harboured or lodged 15 for hire for a single night or for less than a week at one time or part of which is let or may be let for any term less than a week at one time. "Court" in enactments relating to penal-20 ties means the magistrate or justices by whom the penalty may be imposed. "Drain" means any drain used for the purpose of conveying drainage from one building only or from premises 25 within the same curtilage. "Food" has the meaning given to that Expression in the Pure Food Act, 1908. "Health inspector" includes health inspectors of the Board and all servants 30 of local authorities employed to carry out the provisions of this Act or any other Acts relating to public health. "House" includes dwelling of any kind. school, licensed premises within the meaning of the Liquor Act, 1912, as 35 amended by subsequent Acts, factory, work - room, shop, boarding - house, lodging-house, common lodging-house. and other buildings or structures (whether temporary or permanent) 40 used

	Public Health (Amendment).
	used or intended to be used for human habitation or occupation. "House" includes part of a house and the
5	curtilage of a house. "Isolation" means the segregation and the separation from and interdiction of communication with others of per- sons who are infected or suspected of being infected with any infectious
0	 disease; and "isolate" has a corresponding meaning. "Justice" means justice of the peace. "Local authority" means council of a municipality or shire, and with respect
.5	to any police district outside a muni- cipality or shire means such member of the police force as may be appointed by the Board under this Act to be a local authority.
20	"Lodging-house" means any house (not being licensed premises in respect of which a publican's license under the Liquor Act, 1912, as amended by sub-
5	sequent Acts, is in force) in which three or more persons exclusive of the family of the proprietor thereof are lodged for hire or reward from week to week or for more than a week.
0	 "Meat" means the whole or any part of an animal such as is used for human consumption but does not include tinned or canned goods. "Medical officer of health" means a legally
5	qualified medical practitioner appointed by the Governor to be a medical officer of health. "Municipality" includes the City of Sydney.
0	"Night-soil" includes all human excre- mentitious or faecal matter and human urine. "Occupier"

Act No. , 1944.

Public Health (Amendment).

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"Occupier" includes a person having the charge, management, or control of the building or of the part of the building in which the patient is, or to which the enactment relates, and, in the case of a house, the whole of which is let out in separate tenements, or in the case of a lodging house, the whole of which is let out to lodgers, the person receiving the rent payable by the tenants or lodgers, either on his own account or as the agent of another person, and in the case of a vessel means the master or other person in charge thereof. "Offensive matter" includes dust, sludge, mud, soil, ashes, rags, waste matter, filth, blood, offal, dung, manure, or any other material which is offensive or likely to become offensive.

"Officer" includes any medical officer of health, assistant medical officer of health, officer of the Board or servant of a local authority, or any superintendent, inspector, sub-inspector, or sergeant of police, or any constable specially authorised by the Commissioner of Police.

"Owner" means the person for the time being receiving the rent of the premises in connection with which the word is used, whether on his own account or as agent or trustee for any other person, or who would so receive the same if such premises were let at a rent.

"Premises" means any house, tenement or building of any description with the appurtenances to the same, any swimming pool, and also land whether built upon or not.

"Prescribed"

Public Health (Amendment).
"Prescribed" means prescribed by this Act or by regulations or by-laws made under the authority of this Act.
"President" means President of the Board of Health. "Public conveyance" includes a coach, cab,
omnibus, motor car, waggon, or other vehicle or vessel in which passengers are carried for hire; and also includes
a' tramcar and railway carriage. "Public place" includes every place to which the public ordinarily has access whether by payment or not.
"Refuse" includes offensive matter.
"Regulation" means regulation made or deemed to have been made under this Act.
"Rubbish" includes offensive matter.
"Sanitary convenience" includes pan closet, urinal, water closet, privy and any receptacle for the deposit of night- soil, refuse or rubbish.
"Schedule" means Schedule to this Act.
"Sewer" includes any drain other than a
drain used for the purpose of conveying drainage from one building only or from premises within the same curtilage.
"Street" includes any highway and any public bridge and any road, lane, footway, square, court, alley, or passage whether a thoroughfare or not.
"Whole-time medical officer of health"
means medical officer of health, the whole of whose time is devoted to the duties of his office.
(b) by inserting in subsection two of section four
after the word "boat" where firstly occurring the words "punt, lighter, house-boat." 3.
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_	Public Health (Amendment).
	3. The Principal Act is further amended—
	(a) (i) by inserting at the end of subsection one of Sec. 7. section seven the words:
5	The person for the time being hold-Board.) ing the office of Director-General of Public Health shall be a member of the Board and shall be the President thereof.
10	In the event of the absence through illness or any other cause of the Director-General of Public Health or during any vacancy in the office of Director-General of Public Health the
15	person for the time being performing the duties of that office shall be a member of the Board and shall be the President thereof;
20	 (ii) by omitting from subsection two of the same section the words "such members" and by inserting in lieu thereof the words "the members of the Board, other than the President";
25	(b) by omitting from section ten the words "or by Sec. 10. the Dairies Supervision Act, 1901" and by (Powers of inserting in lieu thereof the words "or by the Board.) Local Government Act, 1919, as amended by subsequent Acts";
30	 (c) by inserting in section eleven after the word Sec. 11. "Board" the words "or any person authorised (Powers of in that behalf by the Board";
	 (d) by inserting at the end of section thirteen the sec. 13. words "and may take samples for the purpose (Inquiries.) of analysis of any substance or material found in or upon such premises";
35	(e) (i) by inserting in subsection one of section Sec. 17. seventeen after the word "municipality" (Local auth- wherever occurring the words "or shire";
40	 (ii) by inserting in subsection two of the same section after the word "municipal" the words "or shire";

		Public Health (Amendment).
	(f)	by inserting in subsection two of section sec. 18. eighteen after the word "municipality" the (Medical words "or shire";
5	(g)	by omitting from section nineteen the word sec. 19. "sanitary" and by inserting in lieu thereof the (Powers of medical
	(h)	 (i) by omitting from subsection one of section sec. 20. twenty the words "shall, when required by (Reports by his local authority, and may at such other" medical
10		 and by inserting in lieu thereof the words "may, at such"; (ii) by omitting from the same subsection the words "the said authority" where firstly
15		occurring and by inserting in lieu thereof the words "a local authority"; (iii) by omitting from the same subsection the word "their" and by inserting in lieu there-
20	(i)	 (i) by inserting at the end of subsection one of Sec. 21. (ii) by inserting at the end of subsection one of Sec. 21. (iii) section twenty-one the following words: (Power to An officer of the Board duly auth-inspect registers of orised in that behalf by the Board may deaths, etc.)
25		 at any reasonable time inspect the register books of deaths within any district. (ii) by inserting in subsection two of the same section after the words "of the district"
30		the words "or of an officer of the Board duly authorised in that behalf"; by omitting from section twenty-two the words sec. 22. "of the local authority";
35	(k) 4 . (1	by inserting in subsection two of section twenty- four after the word "municipal" the words "or (Failure of local authority shire".) The Principal Act is further amended by Further
00	inserting new sec 2:	g next after section twenty-three the following of Act No. 30, 1902. BA. After the commencement of the Public Health Health
40	as a	nendment) Act, 1944, no person shall be employed ^{inspectors.} a health inspector by a local authority unless he ls the prescribed qualifications: Provided that the Board
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Board may exempt from the operation of this section the employment of any specified person as health inspector for a specified district.

(2) The Local Government Act, 1919, as amended Amendment of Act No. 5 by subsequent Acts, is amended— 41, 1919.

(a) by inserting next after section ninety-three the New sec. following new section:---

> 93A. (1) Where after the commencement of Appointthe Public Health (Amendment) Act, 1944, the health council appoints a health inspector it shall, inspectors. except as provided in subsection four of this section, appoint a person who holds a certificate as prescribed.

(2) Ordinances may be made prescribing the conditions upon which certificates of health inspectors may be issued.

(3) Subject to the approval of the Minister any person holding the prescribed certificate may be appointed health inspector of two or more councils.

(4) Notwithstanding subsection one of this section the council may appoint a person who does not hold such certificate where the appointment is made in conformity with an exemption granted under section 23A of the Public Health Act, 1902-1944.

(b) by inserting at the end of section ninety-four Sec. 94. the following new subsection :--- (Health

(Health inspectors.)

(3) (a) Subsection one of this section shall extend to authorise the Governor to make a requirement that two or more councils join in making the appointment, and to authorise the Governor to appoint a health inspector or health inspectors to act for the councils jointly and to fix the terms of any such appointment.

(b) In the application of subsection twe of this section to a case in which the Governor appoints any health inspector or health inspectors to act for two or more councils jointly, that subsection shall be read and construed as if the words

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Public Health (Amendment). words "the council" were omitted and the words

"the respective councils in such shares or proportions as the Governor may determine" were inserted in lieu thereof.

5. The Principal Act is further amended— 5

Further amendment of Act No. 30, 1902.

(a) (i) by omitting paragraph (b) of subsection Sec. 29. one of section twenty-nine;

(Notification of infectious

(ii) by inserting next after the same subsection diseases.) the following new subsection :---

(1A) Every legally qualified medical practitioner who is attending or is called in to visit a patient suffering from an infectious disease or who becomes aware or has reasonable grounds for believing that any patient whom he is attending or is called in to visit is suffering from an infectious disease, or who becomes aware by postmortem examination that any person has died from an infectious disease, shall—

(a) forthwith prepare a certificate setting forth the full name of the patient or deceased person, the situation of the house in which the patient resides or the deceased person died, the infectious disease from which, in the opinion of the medical practitioner, the patient is suffering or the deceased person died, and particulars of such other matters as may be prescribed, and shall forthwith send such certificate-

> (i) in any case where the infectious disease is tuberculosis, leprosy or puerperal infection or any other infectious disease to which the provisions of this subparagraph are extended by the Governor by proclamation published in the Gazette -to the secretary to the Board:

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	Public Health (Amendment).
5	Board: Provided that in the case of tuberculosis such certificate shall be so prepared and sent only where the medical practitioner has def- inite pathological evidence of the existence of the disease;
10	 (ii) in any case where the infec- tious disease is plague, small- pox or cholera—to the secre- tary to the Board; and in the
15	case of such diseases the medical practitioner shall also forthwith communicate by tele- phone to the secretary to the Board the contents of such
	certificate; (iii) in any other case—to the local authority;
20	(b) except where the infectious disease is tuberculosis or puerperal infection inform the head of the household or the occupier of the house in which the patient resides or the deceased
25	person died and any person nursing or in immediate attendance on the patient or deceased person of the infectious nature of the disease and the precautions to be taken to pre-
30	 (iii) by omitting from subsection three of the same section the words "three shillings and sixpence" and by inserting in lieu thereof the words "two shillings and sixpence";
35	(b) by omitting sections thirty-one and thirty-two; secs. 81, 82. (Notification of small-pox
	 (c) by inserting at the commencement of Division 3 New sec. of Part III the following new section:-
40	32A. (1) A medical officer of health or a Power to legally qualified medical practitioner authorised direct removal to either generally or in any particular case in that hospital. behalf

behalf by the President may by order in writing direct that the person named therein (being a person suffering from an infectious disease) be removed to the hospital named in the order (being a hospital available for the reception and treatment of persons suffering from the infectious disease).

(2) (a) A medical officer of health or a legally qualified medical practitioner so authorised may make an order under this section in respect of a person suffering from an infectious disease in any case where he deems it expedient so to do in the interests of public health.

(b) A medical officer of health or a legally qualified medical practitioner so authorised shall make an order under this section in respect of a person suffering from an infectious disease in any case where he is satisfied that such person is without proper lodging or accommodation or is living in a house in which he cannot be effectually isolated so as to prevent the risk of the infection spreading to other persons living in the house.

(3) An order under subsection one of this section shall be addressed generally to the local authority and its officers and to all members of the police force; and the directions of the order shall be carried into effect by any officer of the local authority or any member of the police force upon whom the order is served.

(4) Any such officer or member of the police force upon whom the order has been served who, without just cause, neglects or fails to carry into effect the directions of the order, shall be guilty of an offence and shall be liable to a penalty not exceeding ten pounds.

(5) Any person who obstructs or hinders any such officer or member of the police force carrying into effect the directions of the order shall be guilty of an offence and shall be liable to a penalty not exceeding ten pounds.

(d)

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	Public Health (Amendment).	
	 (d) (i) by omitting from subsection one of section thirty-four the words "or, where the said authority is a municipal council, the mayor"; 	
5	 (ii) by omitting from subsection two of the same section the words "the officers of the local authority, under the superintendence of a legally qualified medical practitioner" and by inserting in lieu thereof the words "the local authority"; 	
	(e) by inserting at the end of section thirty-six the words "unless the owner has previously agreed to forego such compensation";	
15	 (f) (i) by omitting from subsection three of section thirty-seven the words "may, and when required by order of the Board shall" and by inserting in lieu thereof the words "shall, where a pan removal service is controlled by such local authority,"; 	(Disinfection or destruc- tion of
20	 (ii) by inserting in the same subsection after the word "fire" the words "or by other means approved by the Board"; (g) (i) by omitting from paragraph (a) of subsec-s 	Sec. 38.
25	 tion one of section thirty-eight the words "a legally qualified medical practitioner"? and by inserting in lieu thereof the words "the local authority"; (ii) by omitting from the same paragraph the 	(Duties of persons ceasing to
30	words "signed by him" and by inserting in lieu thereof the words "issued by such local authority";(iii) by omitting from subsection three of the same section the words "their officers to and the words".	
35	serve notice of the provisions of this section" and by inserting in lieu thereof the words "notice of the provisions of this section to be served";(iv) by omitting from the same subsection the words "they are aware" and by inserting	
40	in lieu thereof the words "it is aware"; (h)	

	Public Health (Amendment).	
	(h) by omitting from subsection one of section forty- sec. 48. eight the word "thirty-two" and by inserting (Powers of board in cases in lieu thereof the word "twenty-nine"; of leprosy.)	
5	(i) by inserting next after section forty-nine the New sec. following new section:	
10	49A. If a medical officer of health or assistant Power to medical officer of health has reason to believe compelcer- tain persons that any person is suffering from leprosy or is to submit to a contact of a case of leprosy he may by order medical ex- amination. in writing direct such person to submit to medical examination at such time and place as may be specified in the order.	
15	The power conferred by the foregoing pro- visions of this section may be exercised more than once in relation to the same person.	
	Any person upon whom an order under this section is served shall comply with the directions of the order, and if he neglects or refuses to do so he shall be liable to a penalty not exceeding five pounds.	
20	 (j) by inserting in Part III next after section fifty New Division 5. DIVISION 5.—Public Welfare. 	
25	50A. (1) Where an officer certifies in writing Disinfection to the local authority that any articles on or destruc- tion of specified premises within its area are verminous verminous	
30	or likely to be verminous or dangerous or pre- judicial to health by reason of having been used by any person infested with vermin such local authority may by order in writing authorise the officer named in the order to enter such premises, by force if necessary, and to seize any articles therein which are verminous, filthy, dangerous	
35	or unwholesome or likely to endanger health or to promote infectious disease, and to disinfect or destroy such articles either on the premises or elsewhere.	
40	In the application of this subsection to and in respect of a local authority which is the council of a municipality or shire the word "officer" means a medical officer of health, or an assistant medical officer of health or an officer of the Board or servant of the council authorised in that behalf by the Board or	
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(2) Any person who obstructs or hinders any officer so authorised carrying the order into effect shall be guilty of an offence and shall be liable to a penalty not exceeding ten pounds.

(3) Where a person sustains damage by reason of the disinfection or destruction of any article pursuant to this section and the condition of the article by reason of which it was disinfected or destroyed is not attributable to his act or default the local authority shall make reasonable compensation to that person.

- (k) by inserting in subsection one of section 51A Sec. 51A. after the word "Governor" where firstly occur- with respect ring the words "on the recommendation of the tories.) Board":
- (1) by inserting in section fifty-two after the word sec. 52. "may" where firstly occurring the words "and local auth when directed by the Board shall". orities to make by-laws.)

6. (1) The Principal Act is further amended—

Further amendment of Act No. 30, 1902.

- (a) by omitting from section fifty-three the words Sec. 53. "only to districts administered by municipal (Application councils" and by inserting in lieu thereof the VI.) words "to every place in New South Wales";
 - (b) by inserting at the end of section fifty-five the Sec. 55. following new subsection:-

(3) If any person occupies or uses or allows to be occupied or used for any purpose a building that has been erected upon any land in contravention of a notice under subsection one of this section he shall unless the measures referred to in the notice and specified in the document deposited in the office of the local authority have been taken or the notice has been revoked by the Minister be liable to a penalty not exceeding two pounds for every day that such building is occupied or used.

It shall be a sufficient defence to proceedings for an offence against this subsection if the person charged proves to the satisfaction of the court that he was not aware of the fact that the notice had been published or served as aforesaid.

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(3) Where any person occupies or uses a building which has been erected upon any land in contravention of a notice under subsection one of this section the Board or a local authority may, unless the measures referred to in the notice and specified in the document deposited in the office of the local authority have been taken or the notice has been revoked by the Minister, by instrument in writing, direct such person to vacate or cease to use such building within a period (not being less than fourteen days) to be specified in the instrument.

Any person who neglects or fails to comply with the directions contained in any such instrument within the period specified therein shall be liable to a penalty not exceeding two pounds for every day during which he continues to occupy or use the building after the expiration of the period specified in the instrument.

(c) (i) by omitting subsection one of section fifty- Sec. 57. seven and by inserting in lieu thereof the (Duties of following subsection:—

(1) It shall be the duty of every local respect of dwellingauthority to cause to be made, from time houses.) to time, inspection of its district, with a view to ascertaining whether any house or building therein is in a state so injurious or dangerous to health as to be unfit or unsafe for human habitation or occupation; and if on the representation of a medical officer of health, or on information given by any other person, any house or building appears to it to be in such a state, to take proceedings against the owner or occupier for closing the house or building under the provisions of this Act.

(ii) by omitting from subsection two of the same section the word "dwelling-house" and by inserting in lieu thereof the words "house or building";

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		Public Health (Amendment).	
	(d)	by inserting at the end of subsection three of section fifty-eight the following words:—	Section 58. (Closing order.)
5		A person shall be deemed to occupy such house or building or such part thereof in con- travention of the order if at any time after the expiration of the time specified in the order he is in actual occupation of such house, building, or part, whether such occupation is as owner, occupier or tenant or is adverse to the owner; and, in the case of a tenant or person in occupa- tion adversely to the owner, whether or not he has notice of the order.	
	(e)	by inserting next after section fifty-eight the following new section:	New sec. 584.
15		$58_{A.}$ (1) No person shall furnish, let or occupy or permit or suffer to be occupied as a	of use of
20		(2) The fact that any cellar, vault or underground room is furnished so as to be capable of being used as a living room or as a bedroom shall be prima facie evidence that the same is occupied as a dwelling.	
25		(3) In this section the expression "cellar, vault or underground room" includes any room being part of a house if the floor of such room is more than three feet below the surface of the adjoining street or of the land adjoining or nearest to such room and such room has no	ef. Act No. 3697, 1928 (Vict.), s. 3.
30		direct access to the outer air otherwise than at a level of more than three feet above the floor thereof.	
35	(f)	or building";(ii) by inserting in the same subsection after the words "the house" wherever occurring the	(Effect of
40		words "or building";(iii) by inserting in subsection two of the same section after the word "house" the words "or building";	

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(g)

	Pi	ublic Health (Amendment).
	six wo	inserting in subsection one of section sec. 61. ty-one after the words "rendered fit" the (Resolution rds "or safe";
5	wo hou dan the ing	omitting from the same subsection the closed house or rds "and that the continuance of the building.) use or building or any part thereof is ingerous to the health of the public or of inhabitants of the neighbouring dwell- g-houses" and by inserting in lieu thereof e words "or safe";
	sec	inserting in subsection three of the same etion after the word "fit" the words "or e".
co	g) both inclusi mmence upon	mendments made by paragraphs (b) to ve of subsection one of this section shall a day to be appointed by the Governor proclamation published in the Gazette.
		appointed shall be later than the day notified pursuant to subsection four of this Act.
		Principal Act is further amended by Further fter section sixty-three the following new of Act No.

30, 1902. Part:-

New Part

PART VIA.

UNDERTAKERS AND MORTUARIES.

63A. (1) After the expiration of three months Undertakers after the commencement of the Public Health to be licensed. (Amendment) Act, 1944, no person shall carry on business as an undertaker unless he is the holder of a license authorising him to carry on the business of an undertaker.

(2) Every license to carry on the business of an undertaker shall be issued by the local authority of the district in which the office of the undertaker (or, where there is more than one such office, the principal office) is situated.

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No license under this section shall be granted by a local authority except with the approval of the board.

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(3) The local authority may refuse to issue a license to or may cancel the license of any person who, in its opinion, is unfit or unsuitable to carry on the business of an undertaker.

63B. (1) After the expiration of three months Mortuaries to after the commencement of the Public Health be registered. (Amendment) Act, 1944, no undertaker shall use, in connection with his business as such, any mortuary

within whose district the mortuary is situated. (2) No mortuary shall be registered unless it is constructed and equipped in accordance with the requirements of the regulations made under this

unless the same is registered with the local authority

63c. (1) The Governor may, on the recommenda- Regulations. tion of the Board, make regulations relating to:-

- (a) registration of mortuaries;
- (b) granting of licenses to carry on the business of an undertaker;
- (c) the inspection of mortuaries and premises reasonably suspected of being used as mortuaries;
- (d) the site, construction and lay-out of the premises to be used as, and the equipment to be provided in, mortuaries;
- (e) vehicles used by an undertaker in connection with his business a's such;
- (f) mortuaries or preparation rooms;
- (g) generally for carrying into effect the provisions of this Part.

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(2) The Governor may, on the recommendation of the Board, also make regulations relating to—

(a) the embalming or the interment of the dead;

- (b) the exhumation of the remains of deceased persons; and
- (c) the prohibition of burials in certain areas.

(3) The regulations made in relation to the matters referred to in this section may prescribe the fees to be paid in respect of the matters therein specified.

(4) The regulations made in relation to the matters referred to in this section may impose a penalty not exceeding twenty pounds for any breach of the regulations, or where the breach is a continuing one, not exceeding two pounds for every day

during which the breach continues.

(2) Subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

20 The day so appointed shall be later than the day appointed and notified pursuant to subsection four of section one of this Act.

8. The Principal Act is further amended—

Further amendment of Act No. 30, 1902. Subst. sec. 64.

(a) by omitting section sixty-four and by inserting sin lieu thereof the following section:-

in such a state as to be or to tend to

venience or drain, any premises, vessel,

become a nuisance or injurious

dangerous or prejudicial to health;
(b) any swamp, pool, ditch, gutter, watercourse, or accumulation of water on any land or public place, any receptacle holding water, any sanitary con-

lieu thereof the following section:— 64. For the purposes of this Act—

 (a) any premises including those owned dealt with by the Government or by public bodies, summarily.

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	Put	olic Health (Amendment).
5		tent, camp, vehicle or place so foul or in such a state as to be a nuisance or injurious or dangerous or prejudicial to health or in such a state as to be or to tend to become a breeding place for mosquitoes or to afford a breeding place for flies or other vermin;
10	(c)	any animal or the carcase of any animal or any part thereof in such a state or so kept or left on any premises or vessel or on any land, street or thoroughfare as to be a nuisance or injurious or dangerous or prejudicial to health;
15	(d)	any accumulation or deposit which is a nuisance or injurious or dangerous or prejudicial to health;
20	(e)	any premises, vessel or place including those owned by the Government or by public bodies in such a state as to harbour or to be likely to harbour rats or mice or which upon inspection by an officer are found to be infested by rats or mice;
25 30	(f)	any house or building or part of a house or building so overcrowded as to be or to be likely to become injurious or dangerous or prejudicial to the health of the inmates whether or not members of the same family;
	(g)	any premises from which smoke, soot or other matter, or dust or effluvia are emitted so as to be dangerous or pre- judicial to health or offensive;
35	(h)	any premises or part thereof which are damp or in a state of disrepair or in which adequate means of permanent ventilation are not provided or of which the roof, guttering, spouting or down

Public Health (Amendment). down piping or drainage is defective or insufficient or in which an adequate wholesome water supply or closet or bathing accommodation is not provided; 5 (i) any dwelling-house or part thereof in which adequate means of natural lighting are not provided; (j) any yard or place used for or in connection with the collecting, trucking, 10 selling or exposing for sale of any animal which-(i) is not kept in such a state as to prevent dust or offensive odours arising therefrom; 15 (ii) is in such a state as to become or tend to become a nuisance or injurious or prejudicial or dangerous to health; (k) any well or other like source of water 20 supply or any cistern or other receptacle for water (if the water therein or therefrom is or is likely to be used for human consumption or for domestic purposes or for any purpose in 25 connection with a dairy-farm or dairy) which well, source, cistern or receptacle is polluted or is liable to render any water contained therein dangerous to health or offensive; 30 (1) any factory, workshop or workplace which is not under the operation of any general Act for the regulation of factories, and (i) is not kept in a cleanly state and 35 free from effluvia arising from any drain, sanitary convenience, bacteriolytic tank, earth-closet, or other source of nuisance; or (ii)

(ii) is not ventilated in such a manner as to render harmless, so far as practicable, any gases, vapours, dust, or other impurities generated in the course of the work carried on therein, that are a nuisance or injurious or dangerous or prejudicial to health,

shall be nuisances liable to be dealt with summarily under this Act:

Provided that any accumulation or deposit necessary for the effectual carrying on of any business or manufacture shall not be liable to be dealt with summarily under this Act, if it is proved to the satisfaction of the magistrate or justices hereinafter referred to that the accumulation or deposit has not been kept longer than is necessary for the purposes of the business or manufacture, and that the best available means have been taken for preventing injury thereby to the public health.

- (b) by inserting in subsection one of section sixty- sec. 65. five after the word "authority" where firstly (Notice requiring occurring the words "or its health inspector";
 - abatement of nuisance.)
- (c) (i) by inserting at the end of subsection two of sec. 66. section sixty-six the following words:-

(Proceedings on default

Where the magistrate is or the justices of complying with notice.) are satisfied that the alleged nuisance exists he or they may, in addition to making such order, impose a penalty not exceeding twenty pounds.

(ii) by inserting at the end of the same section the following new subsection :---

(4) In any case where it appears that a nuisance existing within the district of a local authority is wholly or partly caused by

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		Public Health (Amendment).	
5		by some act, default or sufferance outside the district, proceedings may be taken against any person in respect of such act, default or sufferance in the same manner and with the same incidents and conse- quences as if the act, default or sufferance	
10	(d) (i)	were wholly inside the district. But no person shall be liable to proceed- ings by more than one local authority in respect of the same act, neglect or default. by omitting from section sixty-eight the word "them" and by inserting in lieu	Sec. 6 (Powe sell thi
15	(ii)	<pre>thereof the word "it"; by inserting at the end of the same section the following new subsection:— (2) The local authority may recover</pre>	remove
20		from the owner of the premises any ex- penses incurred by it in abating or doing what is necessary to prevent the recurrence of a nuisance, or so much of such expenses as is not satisfied out of the moneys re- ferred to in subsection one of this section.	
25	(e) (i)	by omitting from subsection one of section seventy-one the words "deposit of house"	Sec. 71 (Sanit: areas.)
30	(ii)	by omitting from the same subsection the words "disused cesspits, and for the dis- posal of night-soil" and by inserting in lieu thereof the word "cesspits";	
	(iii)	by omitting from subsection two of the same section the word "populous";	
35	(iv)	by omitting from the same subsection all words after the word "regulations" and by inserting in lieu thereof the words "for the conservation, collection, removal and dis- posal of refuse, rubbish and night-soil, the	
40		cleaning of pans, vehicles and appliances, the maintenance of depots, the filling in of cesspits	

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cesspits, the degree, situation and construction of sanitary conveniences and the payment for services rendered in connection therewith and for supervision of such activities";

(v) by inserting at the end of the same section the following new subsection :---

(3) The local authority within whose district any locality has been constituted a sanitary area under subsection two of this section shall make written application to the secretary to the Board for approval of the site proposed to be used for disposal of refuse, rubbish and night-soil, prior to the use of such site.

9. The Principal Act is further amended by inserting Further next after section seventy-one the following new Part:- Act No. 30, 1902.

New Part VIIA.

PART VIIA.

USE OF HYDROCYANIC ACID AND OTHER DANGEROUS SUBSTANCES.

71A. In this Part the expression "dangerous Definition. substance" includes hydrocyanic acid and any other substance declared by the Governor by proclamation published in the Gazette to be a dangerous substance for the purposes of this Part.

71B. (1) No person other than a person licensed Restriction in that behalf by the Board shall use any dangerous on use of dangerous on the nurness of furning the purpose of furning the purpose of furning the purpose of the purpose substance for the purpose of fumigating any build- substance ing, vessel or other enclosed space and any such for purpose fumigation shall be carried out under the personal fumigation. supervision of a person so licensed.

Any person so licensed shall, when so using any dangerous substance, observe and comply with the prescribed conditions.

(2) Any person who uses any dangerous substance in contravention of any of the provisions of this section shall be guilty of an offence against this Act and shall be liable to a penalty not exceeding twenty pounds.

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F	Public Health (Amendment).	
	71c. (1) The Governor may, on the recommenda- tion of the Board, make regulations with respect to—	Regulations.
	(a) the granting of licenses under this Part;	
5	(b) the conditions to be observed and complied with by persons using any dangerous sub- stance for the purpose of fumigating any building, vessel or other enclosed space;	
10	(c) the conditions to be observed and complied with by persons using any dangerous sub- stance in any trade process.	
	(2) The power to make regulations in rela- tion to the matters referred to in paragraph (c) of subsection one of this section shall not extend to	
15	authorise the making of regulations with relation to any matter which is regulated by the Factories and Shops Act, 1912-1943, or the Explosives Act, 1905, as amended by subsequent Acts, or by any orders or regulations made under either of those Acts.	
20	10. The Principal Act is further amended—	Further amendment of Act No. 30, 1902.
	 (a) (i) by inserting in subsection one of section seventy-two after the word "Board" the words "and when directed by the Board shall"; 	Sec. 72. (Power to
25	 (ii) by inserting in the same subsection after the words "local authority" where lastly occurring the words "with the consent of the Board"; 	•
30	(iii) by inserting next after the same subsection the following new subsection:	
	(1A) A local authority may, and when directed by the Board shall cause to be posted and kept posted in the neighbour- hood of any source of water supply to	•
35	which a notification in force under subsec-	

tion one of this section relates, a notice prohibiting the use of such water for drink-ing or domestic purposes or take steps to

prevent

prevent animals from having access to the source of water supply.

(iv) by inserting at the end of the same section the following new subsection :---

> (4) Where any water supply has by notification under subsection one of this section been directed to be closed the local authority may and shall if so directed by the Board take all such steps as may be necessary to prevent the further use of water derived from such supply.

(b) by inserting at the end of section seventy-four sec. 74. the following new subsection :---(Penalty for

Further amendment

(2) Any person who causes or allows any drinking solid or liquid matter which is capable of pollut- water.) ing any water used for drinking or domestic purposes to be deposited in such a manner or in such a situation as to be likely to fall or flow or be carried into such water shall be liable to a penalty not exceeding five pounds.

If such person when ordered by an officer to remove such solid or liquid matter fails to do so he shall be liable to a penalty not exceeding five pounds for each day during which the order is not complied with.

11. The Principal Act is further amended—

of Act No. 30, 1902. (a) by inserting next after section one hundred and New sec. two the following new section:-102A.

102A. The Governor on the recommendation of Regulations the Board may make regulations prescribing to fix fees fees to be charged in any case where, under cases. this Act or the regulations the Board or a local authority-

- (a) makes any registration; or
- (b) grants or issues any license; or
- (c) examines or approves of any plan; or
- (d) tests any apparatus including a chemical closet or other appliance relating to public health.

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	Public Health (Amendment).	
	(b) by inserting next after subsection one of section one hundred and seven the following new subsection:—	Sec. 107. (Recovery of penalties.)
5	(1A) In any proceedings for the recovery of any penalty imposed by this Act or by any regulations or by-laws made thereunder or in respect of any offence against this Act the infor- mation or complaint may (unless otherwise	
10	expressly provided) be laid or made by the Board or a local authority or by an officer authorised in that behalf by the Board or a local authority either generally or in any particular case.	
15	(c) (i) by omitting from section one hundred and eight the words "instituted by or under the direction of the Board or a local authority, or by a Government medical officer, officer of health, or by any inspector	(Proof in
20	 or other officer of the Board, or of a local authority, or by any member of the police force''; (ii) by omitting from paragraph (b) of the same section the words "medical officer of health, 	
25	sanitary inspector, officer, analyst," and by inserting in lieu thereof the words "officer or analyst";(iii) by omitting paragraph (c) of the same section;	
30	 (iv) by inserting at the end of the same section the following words and new subsection:— Production of a document purporting to be signed by the President of the Board or by the mayor or president of the munici- 	
35	pality or shire or the member of the police force appointed by the Board under this Act to be the local authority, and to authorise the officer named therein to lay or make the information or complaint shall, without	
40	proof of the signature of the person signing the same or that he holds the office or appointment in virtue of which he signs the same, be accepted as sufficient proof of the authority of such officer. (2)	

	Public Health (Amendment).
	(2) In any legal proceeding or prosecu- tion under the provisions of this Act proof shall not, until evidence is given to the con-
	trary, be required of-
E	(a) the incorporation of any local auth- ority being a municipal or shire council;
10	(b) the persons constituting or the extent of the jurisdiction of the local
10	authority; (c) the fact that any particular place is within the district controlled by the local authority;
15	(d) the fact that the defendant is or at
20	12. The Principal Act is further amended by omit-Fur ting from the Schedule thereto the heading "Schedule" ame and by inserting in lieu thereof the heading "First 30," Schedule".
	13. (1) The Public Health (Amendment) Act, 1915, is Ame amended— of A 7, 19
	(a) by omitting section two; see.
95	(b) (i) by inserting at the commencement of section sec.

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ons.) three the following words:-(Board may The Public Health Act, 1902, as amended require council to do by subsequent Acts, is amended by inserting specified

next after section twenty-six the following acts.) new section :---26A.

(ii) by inserting in the same section before the word "Schedule" the word "Second":

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26в.

(c) (i) by inserting at the commencement of section sec. 4. four the following words :---(Certain

The Public Health Act, 1902, as amended etc., to be by subsequent Acts, is amended by insert-submitted inc next often ing next after section 26A, as inserted by to Board.) section three of this Act, the following new section :--

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-		Public Health (Amendment).	1
-		by inserting in the same section before the word "Schedule" the word "Second";	
5	(d) (i)	by inserting at the commencement of sec- tion five the following words:— The Public Health Act, 1902, as amended by subsequent Acts, is amended by insert- ing next after section 26B, as inserted by section four of this Act, the following new section:— 26c.	(Unsuitable or inade- quate regu-
10	(ii)	by inserting in the same section before the word "Schedule" the word "Second";	
15		by inserting at the commencement of sec- tion six the following words:— The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting	(By-laws under Svdnev
20	(ii)	by inserting in the same section before the word "Schedule" the word "Second";	
25	(f) (i)	by inserting at the commencement of section seven the following words:— The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting	(Regulations under Factories and Shops
		next after section 26b, as inserted by section six of this Act, the following new section:	,
30		by inserting in the same section after the figures "1912" the words "as amended by subsequent Acts"; by inserting in the same section before the word "Schedule" the word "Second";	
35	(g) (i)	by inserting at the commencement of section eight the following words:— The Public Health Act, 1902, as amended by subsequent Acts, is amended by insert- ing next after section 26E, as inserted by	(Licensed
40		section seven of this Act, the following new section: 26r. (ii)	

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	Public Health (Amendment).	
5	 (ii) by omitting from the same section the words "A sanitary inspector" and by inserting in lieu thereof the words "A medical officer of health or assistant medical officer of health or an inspector"; 	
	(iii) by inserting in the same section after the figures "1912" the words "as amended by subsequent Acts";	
.0	 (iv) by omitting from the same section the words "privies, urinals, or"; (v) by inserting in the same section after the word "ordinances" the words "regulations 	
5	or by-laws"; (vi) by omitting from the same section the words "such inspector" where firstly occurring and by inserting in lieu thereof the words "such medical officer of health, assistant medical officer of health or inspector";	
20	(vii) by inserting in the same section after the word "premises" where thirdly and fourthly occurring the words "sanitary con- veniences or appliances";	
5	(viii) by omitting from the same section the words "such inspector" where lastly occur- ring and by inserting in lieu thereof the words "an inspector of the Board";	
	(i) (i) by inserting at the commencement of section $sec.$	plica
0	The Public Health Act, 1902, as amended the by subsequent Acts, is amended by insert-losi ing next after section 32A, as inserted by paragraph (c) of section five of the Public Health (Amendment) Act, 1944, the follow-	1 of
5	ing new section:— 32в. (ii) by omitting subsections one and two of the same section;	
	(iii)	

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		Public Health (Amendment).	
	(iii)	by inserting in subsection three of the same section after the word "health" where secondly occurring the words "or legally qualified medical practitioner";	
5	* (iv)	by omitting from the same subsection the word "of" and by inserting in lieu thereof the word "by";	
10	(v)	by omitting from the same subsection the words "the patient then is" and by insert- ing in lieu thereof the words "any patient certified as suffering from an infectious disease is residing";	
	(vi)	by omitting from subsection four of the same section the words "The board shall give";	
15	(vii)	by inserting at the end of the same subsec- tion the words "shall be paid out of moneys provided by Parliament";	
		omitting sections eleven and twelve;	Sees. 11 and 12. (Application of certain provisions of Public Health Act, 1902.)
2 0 25	(K) (1)	The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting	(Persons em- ployed in preparing or packing food for
20	(ii)	by omitting from the same section the word "pulmonary" wherever occurring;	
30	(iii)	by inserting in the same section after the word "packing" wherever occurring the words "or handling or delivering";	
	(1) (i)	by inserting at the commencement of sec- tion fourteen the following words:— The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting	(Regulations respecting guests in hotels and boarding
35		next after section 32c, as inserted by section thirteen	houses.)

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Act No. , 1944.

Public Health (Amendment). thirteen of this Act, the following new section :---32d. (ii) by omitting subsection two of the same section; (m) (i) by inserting at the commencement of section Sec. 15. fifteen the following words:areas.) The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section thirty the following new Division :---DIVISION 1A.—Infected Areas. 30A. (ii) by inserting in subsection one of the same section after the word "disease" the words "or of a case of any other infectious disease to which the provisions of this section are extended by the Governor by proclamation published in the Gazette"; (n) (i) by inserting at the commencement of section Sec. 20. twenty the following words:-The Public Health Act, 1902, as amended enactments to the by subsequent Acts, is amended by insert- Crown.) ing next after section one hundred and ten the following new Division:-**DIVISION** 7.—The Crown and Government Departments. 111. (ii) by omitting from the same section the words "the Public Health Act, 1902, of the Pure Food Act, 1908, and of this Act" and by inserting in lieu thereof the words "this Act and of the Pure Food Act, 1908";

> (iii) by inserting in the same section before the word "Schedule" wherever occurring the word "Second";

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5	 (o) (i) by omitting sections twenty-one to twenty- Secs. 21-25. five, both inclusive, and the word "Schedule" (Regula- tions, immediately after the said section twenty- five and by inserting in lieu of the word so etc.) omitted the following words : 26. The Public Health Act, 1902, is amended by inserting next after the First Schedule the following new Schedule : SECOND SCHEDULE.
10	 (ii) by inserting in item 2 of Part 1 of the Schedule after the word "meat" the words "poultry, game";
15	 (iii) by inserting in item 3 of the same Part after the word "regulating" the words "the handling of";
	(iv) by inserting at the end of the same item the words "and yards for collecting, truck- ing and selling cattle";
20	(v) by omitting item 5 of the same Part and by inserting in lieu thereof the following item:
	5. The removal, disposal or destruction of night-soil, filth, refuse, trade waste and garbage.
25	(vi) by omitting item 6 of the same Part and by inserting in lieu thereof the following item:—
80	6. The construction and situation of sani- tary conveniences, the regulation of the number and type of closets and the degree of closet accommodation.
	(vii) by omitting from item 7 of the same Part the words "urinals, closets" and by insert- ing in lieu thereof the words "sanitary con-
6	veniences''; (viii) by omitting from item 9 of the same Part all words after the words "control of" and by inserting in lieu thereof the words "boarding-houses, lodging-houses and com-
ŧO	mon lodging-houses''; (ix)

(ix) by inserting in the same Part next after item 11 the following new item :--

12. Action to be taken for the purpose of preventing the breeding of mosquitoes or other noxious insects.

(2) The regulations made under the Public Health (Amendment) Act, 1915, as amended by subsequent Acts. and in force at the commencement of this Act shall continue in force and shall be as valid and effectual for all

10 purposes as if made under the relevant provisions of the Principal Act as amended by this Act.

The regulations so continued in force may be amended or repealed by regulations made under the Principal Act as amended by this Act.

15 14. (1) The Public Health (Amendment) Act. 1921, Amendment of Act No. as amended by subsequent Acts, is amended-18, 1921.

(a) by omitting section three:

(Rat-infested (b) by inserting at the commencement of section Sec. 4. (Regula-

four the following words :---

- The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section forty-three the following new
- section :-43A. (2) The regulations made under the Public Health

25 (Amendment) Act, 1921, as amended by subsequent Acts, and in force at the commencement of this Act shall continue in force and shall be as valid and effectual for all purposes as if made under section 43A of the Principal 30 Act as amended by this Act.

The regulations so continued in force may be amended or repealed by regulations made under the Principal Act as amended by this Act.

15. The Principal Act is further amended—

Further amendment of Act No. 30, 1902.

Sec. 3.

tions.)

(a) by inserting in section one next after the matter sec. 1. relating to Division 1 of Part III the following (Revision.) new matter :--

DIVISION 1A.—Infected Areas—s. 30A.

(b)

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	Public Health (Amendment).
(b)	by omitting from the same section the figures "33" and by inserting in lieu thereof the figures and letter " 32^{A} ";
(c) 5	by inserting in the same section at the end of the matter relating to Part III the following new matter:
(d))	by inserting in the same section next after the matter relating to Part VI the following new matter: PART VIAUNDERTAKERS AND MORTUARIES
contra serie	by inserting in the same section next after the matter relating to Part VII the following new matter:
ink 144 1991 al Frank Contraction Contraction	PART VIIA.—USE OF HYDROCYANIC ACID AND OTHER DANGEROUS SUBSTANCES—ss. 71A-71C.
(f) 0	by inserting in the same section at the end of the matter relating to Part X the following new matter:—
	DIVISION 7.—The Crown and Government Departments—s. 111.

Sydney: Alfred Henry Pettifer, Acting Government Printer-1944. [2s. 3d.]

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This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> W. R. MCCOURT, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 22 March, 1944.

New South Wales.



ANNO OCTAVO

GEORGII VI REGIS.

Act No. , 1944.

An Act to amend the Public Health Act, 1902, the Public Health (Amendment) Act, 1915, the Public Health (Amendment) Act, 1921, and certain other Acts in certain respects; and for purposes connected therewith.

B^E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :---

1. (1) This Act may be cited as the "Public Health Short title, citation (Amendment) Act, 1944." and commence-(2)37593 46-A

ment.

(2) The Public Health Act, 1902, as amended by subsequent Acts, is in this Act referred to as the Principal Act.

(3) The Public Health Act, 1902, as amended by5 subsequent Acts and by this Act, may be cited as the Public Health Act, 1902-1944.

(4) This Act shall (except where otherwise expressly provided) commence upon a day to be appointed by the Governor and notified by proclamation
10 published in the Gazette.

2. The Principal Act is amended—

Amendment of Act No. 30, 1902.

(a) by omitting section three and by inserting in Subst. sec. 3. lieu thereof the following section:--

3. In this Act, and in any regulations and Interpreby-laws made thereunder, unless the context or ^{tation}. subject matter otherwise indicates or requires—

- "Abatement" when used in relation to nuisances includes abatement, removal and discontinuance; and "to abate" has a corresponding interpretation.
- "Bacteriolytic tank" includes a septic tank or any other type of tank, chamber or other structure used for or in conjunction with the purification of sewage or other similar material by the action of bacteria, and includes all pipes apparatus and drains used or intended to be used in connection therewith.

"Board" means the Board of Health.

"Boarding-house" means any house (not being licensed premises in respect of which a publican's license under the Liquor Act, 1912, as amended by subsequent Acts, is in force) in which three or more persons exclusive of the family of the proprietor thereof are boarded for hire or reward from week to week or for more than a week.

"Building" includes part of a building and the curtilage of a building.

"Chemical

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₽	ublic Health (Amendment).
"(Chemical closet" means a closet in or in connection with which there is a fixed receptacle of water-tight material containing a chemical which effectively disintegrates and continuously main- tains free from organisms of the colon, typhoid or cholera groups the contents
	thereof.
"(Common lodging-house'' means any house (not being licensed premises in respect of which a publican's license under the Liquor Act, 1912, as amended
	by subsequent Acts, is in force) in which persons are harboured or lodged for hire for a single night or for less than a week at one time or part of which is let or may be let for any term less than a week at one time.
"(Court" in enactments relating to penal- ties means the magistrate or justices by whom the penalty may be imposed.
"]	Drain" means any drain used for the purpose of conveying drainage from one building only or from premises within the same curtilage.
"]	Food" has the meaning given to that
· "I	Expression in the Pure Food Act, 1908. Health inspector'' includes health in-
	spectors of the Board and all servants of local authorities employed to carry out the provisions of this Act or any other Acts relating to public health.
··1	House" includes dwelling of any kind,
	school, licensed premises within the meaning of the Liquor Act, 1912, as amended by subsequent Acts, factory,
-	work - room, shop, boarding - house, lodging-house, common lodging-house,
	and other buildings or structures (whether temporary or permanent)
	used

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used or intended to be used for human habitation or occupation.

- "House" includes part of a house and the curtilage of a house.
- "Isolation" means the segregation and the separation from and interdiction of communication with others of persons who are infected or suspected of being infected with any infectious disease; and "isolate" has a corresponding meaning.

"Justice" means justice of the peace.

- "Local authority" means council of a municipality or shire, and with respect to any police district outside a municipality or shire means such member of the police force as may be appointed by the Board under this Act to be a local authority.
- "Lodging-house" means any house (not being licensed premises in respect of which a publican's license under the Liquor Act, 1912, as amended by subsequent Acts, is in force) in which three or more persons exclusive of the family of the proprietor thereof are lodged for hire or reward from week to week or for more than a week.
- "Meat" means the whole or any part of an animal such as is used for human consumption but does not include tinned or canned goods.
- "Medical officer of health" means a legally qualified medical practitioner appointed by the Governor to be a medical officer of health.
- "Municipality" includes the City of Sydney.
- "Night-soil" includes all human excrementitious or faecal matter and human urine.

"Occupier"

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"Occupier" includes a person having the charge, management, or control of the building or of the part of the building in which the patient is, or to which the enactment relates, and, in the case of a house, the whole of which is let out in separate tenements, or in the case of a lodging house, the whole of which is let out to lodgers, the person receiving the rent payable by the tenants or lodgers, either on his own account or as the agent of another person, and in the case of a vessel means the master or other person in charge thereof. "Offensive matter" includes dust, sludge, mud, soil, ashes, rags, waste matter, filth, blood, offal, dung, manure, or any other material which is offensive or likely to become offensive. "Officer" includes any medical officer of health, assistant medical officer of health, officer of the Board or servant of a local authority, or any superintendent, inspector, sub-inspector, or sergeant of police, or any constable specially authorised by the Commissioner of Police. "Owner" means the person for the time being receiving the rent of the premises

being receiving the rent of the premises in connection with which the word is used, whether on his own account or as agent or trustee for any other person, or who would so receive the same if such premises were let at a rent.

"Premises" means any house, tenement or building of any description with the appurtenances to the same, any swimming pool, and also land whether built upon or not.

"Prescribed"

	"Prescribed" means prescribed by this
	Act or by regulations or by-laws made
	under the authority of this Act.
	"President" means President of the Board
5	of Health.
	"Public conveyance" includes a coach, cab,
	omnibus, motor car, waggon, or other
	vehicle or vessel in which passengers
~	are carried for hire; and also includes
0	a tramcar and railway carriage.
	"Public place" includes every place to
	which the public ordinarily has access
	whether by payment or not.
5	"Refuse" includes offensive matter.
9	"Regulation" means regulation made or
	deemed to have been made under this Act.
	"Rubbish" includes offensive matter.
D	"Sanitary convenience" includes pan
	closet, urinal, water closet, privy and
	any receptacle for the deposit of night- soil, refuse or rubbish.
	"Schedule" means Schedule to this Act.
_	"Sewer" includes any drain other than a
5	drain used for the purpose of conveying drainage from one building only or
- 11	from premises within the same
	curtilage.
	"Street" includes any highway and any
)	public bridge and any road, lane,
	footway, square, court, alley, or
	passage whether a thoroughfare or
	not.
	"Whole-time medical officer of health"
5	means medical officer of health, the
	whole of whose time is devoted to the
	duties of his office.
	(b) by inserting in subsection two of section four sec. 4.
	after the word "boat" where firstly occurring (Applie
)	the words "punt, lighter, house-boat." of Act.

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3. The Principal Act is further amended-(a) (i) by inserting at the end of subsection one of sec. 7. section seven the words :--

amendment of Act No. 30. 1902. (Constitu-

Further

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The person for the time being hold-Board.) ing the office of Director-General of Public Health shall be a member of the Board and shall be the President thereof.

In the event of the absence through illness or any other cause of the Director-General of Public Health or during any vacancy in the office of Director-General of Public Health the : 4 person for the time being performing the duties of that office shall be a member of the Board and shall be the President thereof:

- (ii) by omitting from subsection two of the same section the words "such members" and by inserting in lieu thereof the words "the members of the Board, other than the President";
- (b) by omitting from section ten the words "or by sec. 10. the Dairies Supervision Act, 1901" and by (Powers of inserting in lieu thereof the words "or by the Board.) Local Government Act, 1919, as amended by subsequent Acts";
- (c) by inserting in section eleven after the word sec. 11. "Board" the words "or any person authorised (Powers of in that behalf by the Board"; Board.)
- (d) by inserting at the end of section thirteen the sec. 13. words "and may take samples for the purpose (Inquiries.) of analysis of any substance or material found in or upon such premises";
- (e) (i) by inserting in subsection one of section Sec. 17. seventeen after the word "municipality" (Local authwherever occurring the words "or shire";
 - (ii) by inserting in subsection two of the same section after the word "municipal" the words "or shire"; (f)

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Act No. , 1944.

Public Health (Amendment).	-
(f) by inserting in subsection two of section eighteen after the word "municipality" the words "or shire";	- 1 Sec. 18. e (Medical officers.)
(g) by omitting from section nineteen the word "sanitary" and by inserting in lieu thereof the word "health";	Sec. 19. (Powers of medical officer.)
(h) (i) by omitting from subsection one of section twenty the words "shall, when required by his local authority, and may at such other" and by inserting in lieu thereof the words "may, at such";	1 Sec. 20. 7 (Reports by
 (ii) by omitting from the same subsection the words "the said authority" where firstly occurring and by inserting in lieu thereof the words "a local authority"; 	r
(iii) by omitting from the same subsection the word "their" and by inserting in lieu there of the word "its";	
 (i) (i) by inserting at the end of subsection one of section twenty-one the following words:— An officer of the Board duly authorised in that behalf by the Board may at any reasonable time inspect the register books of deaths within any 	(Power to inspect registers of deaths, etc.)
district. (ii) by inserting in subsection two of the same section after the words "of the district" the words "or of an officer of the Board duly authorised in that behalf";	

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duly authorised in that behalf";

(j) by omitting from section twenty-two the words sec. 22. (Power to "of the local authority";

enter premises.) (k) by inserting in subsection two of section twenty- sec. 24. four after the word "municipal" the words "or (Failure of local authority shire".

powers.)

4. (1) The Principal Act is further amended by Further amendment inserting next after section twenty-three the following $G_{30, 1902}^{\text{Further}}$ 35 new section :--New sec. 23A.

23A. After the commencement of the Public Health Health

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(Amendment) Act, 1944, no person shall be employed inspectors. as a health inspector by a local authority unless he holds the prescribed qualifications: Provided that the Board words, "an shire"; .

Board may exempt from the operation of this section the employment of any specified person as health inspector for a specified district.

(2) The Local Government Act, 1919, as amended Amendment of Act No. 5 by subsequent Acts, is amended— 41, 1919.

(a) by inserting next after section ninety-three the New sec. following new section:-

93A. (1) Where after the commencement of Appointthe Public Health (Amendment) Act, 1944, the ment of health council appoints a health inspector it shall, inspectors. except as provided in subsection four of this section, appoint a person who holds a certificate as prescribed.

(2) Ordinances may be made prescribing the conditions upon which certificates of health inspectors may be issued.

(3) Subject to the approval of the Minister any person holding the prescribed certificate may be appointed health inspector of two or more councils.

(4) Notwithstanding subsection one of this section the council may appoint a person who does not hold such certificate where the appointment is made in conformity with an exemption granted under section 23A of the Public Health Act, 1902-1944.

(3) (a) Subsection one of this section shall extend to authorise the Governor to make a requirement that two or more councils join in making the appointment, and to authorise the Governor to appoint a health inspector or health inspectors to act for the councils jointly and to fix the terms of any such appointment.

(b) In the application of subsection twe of this section to a case in which the Governor appoints any health inspector or health inspectors to act for two or more councils jointly, that subsection shall be read and construed as if the words

(Health inspectors.)

93**A.** Appointnent of

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words "the council" were omitted and the words "the respective councils in such shares or proportions as the Governor may determine" were inserted in lieu thereof.

5. The Principal Act is further amended—

Further amendment of Act No. 80, 1902.

- (a) (i) by omitting paragraph (b) of subsection Sec. 29. one of section twenty-nine; (Notified
 - (ii) by inserting next after the same subsection diseases.) the following new subsection:---

(14) Every legally qualified medical practitioner who is attending or is called in to visit a patient suffering from an infectious disease or who becomes aware or has reasonable grounds for believing that any patient whom he is attending or is called in to visit is suffering from an infectious disease, or who becomes aware by postmortem examination that any person has died from an infectious disease, shall—

(a) forthwith prepare a certificate setting forth the full name of the patient or deceased person, the situation of the house in which the patient resides or the deceased person died, the infectious disease from which, in the opinion of the medical practitioner, the patient is suffering or the deceased person died, and particulars of such other matters as may be prescribed, and shall forthwith send such certificate—

(i) in any case where the infectious disease is tuberculosis, leprosy or puerperal infection or any other infectious disease to which the provisions of this subparagraph are extended by the Governor by proclamation published in the Gazette —to the secretary to the Board:

1902. 1 Sec. 29. (Notification of infectious diseases)

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_	Public Health (Amendment).
5	Board: Provided that in the case of tuberculosis such certificate shall be so prepared and sent only where the medical practitioner has def- inite pathological evidence of the existence of the disease; (ii) in any case where the infec-
10	 (ii) in any case where the infectious disease is plague, small-pox or cholera—to the secretary to the Board; and in the case of such diseases the medical practitioner shall also forthwith communicate by tele-
15	phone to the secretary to the Board the contents of such certificate; (iii) in any other case—to the local
20	 (iii) in any other case—to the local authority; (b) inform the head of the house in which the occupier of the house in which the patient resides or the deceased person died and any person nursing
25	or in immediate attendance on the patient or deceased person of the infectious nature of the disease and the precautions to be taken to pre- vent its conveyance to others.
30	 (iii) by omitting from subsection three of the same section the words "three shillings and sixpence" and by inserting in lieu thereof the words "two shillings and sixpence";
35	 (b) by omitting sections thirty-one and thirty-two; Sec. 81, 82. (Notification of small-por and leproy.) (c) by inserting at the commencement of Division 3 New sec. of Part III the following new section:— 32A. (1) A medical officer of health or a Power to legally qualified medical practitioner authorised direct removal to either generally or in any particular case in that hospital.
	behalf

behalf by the President may by order in writing direct that the person named therein (being a person suffering from an infectious disease) be removed to the hospital named in the order (being a hospital available for the reception and treatment of persons suffering from the infectious disease).

(2) (a) A medical officer of health or a legally qualified medical practitioner so authorised may make an order under this section in respect of a person suffering from an infectious disease in any case where he deems it expedient so to do in the interests of public health.

(b) A medical officer of health or a legally qualified medical practitioner so authorised shall make an order under this section in respect of a person suffering from an infectious disease in any case where he is satisfied that such person is without proper lodging or accommodation or is living in a house in which he cannot be effectually isolated so as to prevent the risk of the infection spreading to other persons living in the house.

(3) An order under subsection one of this section shall be addressed generally to the local authority and its officers and to all members of the police force; and the directions of the order shall be carried into effect by any officer of the local authority or any member of the police force upon whom the order is served.

(4) Any such officer or member of the police force upon whom the order has been served who, without just cause, neglects or fails to carry into effect the directions of the order. shall be guilty of an offence and shall be liable to a penalty not exceeding ten pounds.

(5) Any person who obstructs or hinders any such officer or member of the police force carrying into effect the directions of the order shall be guilty of an offence and shall be liable to a penalty not exceeding ten pounds.

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	Public Health (Amendment).
_	(d) (i) by omitting from subsection one of section sec. 34. thirty-four the words "or, where the said (Notice to authority is a municipal council, the disinfect property.)
5	 mayor''; (ii) by omitting from subsection two of the same section the words "the officers of the local authority, under the superintendence of a legally qualified medical practitioner" and by inserting in lieu thereof the words "the
10	local authority''; (e) by inserting at the end of section thirty-six the Sec. 36.
	words "unless the owner has previously agreed (Compensa- to forego such compensation";
15	 (f) (i) by omitting from subsection three of section Sec. 37. thirty-seven the words "may, and when (Disinfection required by order of the Board shall" and to or destruction of by inserting in lieu thereof the words "shall, bedding.) where a pan removal service is controlled
20	 by such local authority,"; (ii) by inserting in the same subsection after the word "fire" the words "or by other means approved by the Board"; (g) (i) by omitting from paragraph (a) of subsec- Sec. 38.
25	tion one of section thirty-eight the words (Duties of "a legally qualified medical practitioner" ceasing to and by inserting in lieu thereof the words occupy "the local authority"; house.) (ii) by omitting from the same paragraph the
30	words "signed by him" and by inserting in lieu thereof the words "issued by such local authority"; (iii) by omitting from subsection three of the
35	same section the words "their officers to serve notice of the provisions of this sec- tion" and by inserting in lieu thereof the words "notice of the provisions of this sec- tion to be served";
10	 (iv) by omitting from the same subsection the words "they are aware" and by inserting in lieu thereof the words "it is aware"; (h)

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	Public Health (Amendment).	
	 (h) by omitting from subsection one of section forty- eight the word "thirty-two" and by inserting in lieu thereof the word "twenty-nine"; 	
5	(i) by inserting next after section forty-nine the following new section:	New sec. 49A.
0	49A. If a medical officer of health or assistant medical officer of health has reason to believe that any person is suffering from leprosy or is a contact of a case of leprosy he may by order in writing direct such person to submit to medical examination at such time and place as may be specified in the order.	compel cer- tain persons to submit to medical ex- amination.
5	Any person upon whom an order under this section is served shall comply with the directions of the order, and if he neglects or refuses to do so he shall be liable to a penalty not exceeding five pounds.	
	(j) by inserting in Part III next after section fifty the following new division:—	New Divi- sion 5.
)	DIVISION 5.—Public Welfare.	
	50_{A} . (1) Where an officer certifies in writing to the local authority that any articles on specified premises within its area are verminous or likely to be verminous or dangerous or pre-	or destruc- tion of
5	judicial to health by reason of having been used by any person infested with vermin such local authority may by order in writing authorise the officer named in the order to enter such premises,	
0	by force if necessary, and to seize any articles therein which are verminous, filthy, dangerous or unwholesome or likely to endanger health or to promote infectious disease, and to disinfect or destroy such articles either on the premises or elsewhere.	
5	(2) Any person who obstructs or hinders any officer so authorised carrying the order into effect shall be guilty of an offence and shall be liable to a penalty not exceeding ten pounds.	

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(3) Where a person sustains damage by reason of the disinfection or destruction of any article pursuant to this section and the condition of the article by reason of which it was disinfected or destroyed is not attributable to his act or default the local authority shall make reasonable compensation to that person.

- (k) by inserting in subsection one of section 51A sec. 81A. after the word "Governor" where firstly occur- (Regulations with respect ring the words "on the recommendation of the to crema Board";
- (1) by inserting in section fifty-two after the word Sec. 52. "may" where firstly occurring the words "and four authorities to when directed by the Board shall".

15 6. (1) The Principal Act is further amended-

- (a) by omitting from section fifty-three the words Sec. 53. "only to districts administered by municipal (Application councils" and by inserting in lieu thereof the vi.) words "to every place in New South Wales";
- (b) by inserting at the end of section fifty-five the Sec. 55. following new subsections :---

(3) If any person occupies or uses or allows to be occupied or used for any purpose a building that has been erected upon any land in contravention of a notice under subsection one of this section he shall unless the measures referred to in the notice and specified in the document deposited in the office of the local authority have been taken or the notice has been revoked by the Minister be liable to a penalty not exceeding two pounds for every day that such building is occupied or used.

It shall be a sufficient defence to proceedings for an offence against this subsection if the person charged proves to the satisfaction of the court that he was not aware of the fact that the notice had been published or served as aforesaid.

make by-laws.) Further amendment of Act No. 30, 1902.

(4)

(Powers of Minister.)

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Public Health (Amendment).

(4) Where any person occupies or uses a building which has been erected upon any land in contravention of a notice under subsection one of this section the Board or a local authority may, unless the measures referred to in the notice and specified in the document deposited in the office of the local authority have been taken or the notice has been revoked by the Minister, by instrument in writing, direct such person to vacate or cease to use such building within a period (not being less than fourteen days) to be specified in the instrument.

Any person who neglects or fails to comply with the directions contained in any such instrument within the period specified therein shall be liable to a penalty not exceeding two pounds for every day during which he continues to occupy or use the building after the expiration of the period specified in the instrument.

(c) (i) by omitting subsection one of section fifty- Sec. 57. seven and by inserting in lieu thereof the (Duties of following subsection:— orities in

(1) It shall be the duty of every local dwellingauthority to cause to be made, from time houses.) to time, inspection of its district, with a view to ascertaining whether any house or building therein is in a state so injurious or dangerous to health as to be unfit or unsafe for human habitation or occupation; and if on the representation of a medical officer of health, or on information given by any other person, any house or building appears to it to be in such a state, to take proceedings against the owner or occupier for closing the house or building under the provisions of this Act.

(ii) by omitting from subsection two of the same section the word "dwelling-house" and by inserting in lieu thereof the words "house or building";

(b)

(d)

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×	Act No. , 1944.	17
-	Public Health (Amendment).	
	(d) by inserting at the end of subsection three of section fifty-eight the following words:	Section 58. (Closing order.)
5 10	A person shall be deemed to occupy such house or building or such part thereof in con- travention of the order if at any time after the expiration of the time specified in the order he is in actual occupation of such house, building, or part, whether such occupation is as owner, occupier or tenant or is adverse to the owner; and, in the case of a tenant or person in occupa- tion adversely to the owner, whether or not he has notice of the order.	
	(e) by inserting next after section fifty-eight the following new section:	New sec. 581.
15	58A. (1) No person shall furnish, let or occupy or permit or suffer to be occupied as a dwelling any cellar, vault or underground room.	of use of
20	(2) The fact that any cellar, vault or underground room is furnished so as to be capable of being used as a living room or as a bedroom shall be prima facie evidence that the same is occupied as a dwelling.	appointed section on
25	(3) In this section the expression "cellar vault or underground room" includes any room being part of a house if the floor of such room is more than three feet below the surface of the adjoining street or of the land adjoining on nearest to such room.	(Viet.), s. 3.
30	(f) (i) by omitting from subsection one of section sixty the word "dwelling-house" and by inserting in lieu thereof the words "house or building";	(Effect of
35	 (ii) by inserting in the same subsection after the words "the house" wherever occurring the words "or building"; (iii) by inserting in subsection two of the sam section after the word "house" the word "or building"; 	9 9

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(g)

- (g) (i) by inserting in subsection one of section Sec. 61. sixty-one after the words "rendered fit" the (Resolution words "or safe";
 - (ii) by omitting from the same subsection the closed house or words "and that the continuance of the building.) house or building or any part thereof is dangerous to the health of the public or of the inhabitants of the neighbouring dwelling-houses" and by inserting in lieu thereof the words "or safe";
 - (iii) by inserting in subsection three of the same section after the word "fit" the words "or safe".

(2) The amendments made by paragraphs (b) to15 (g) both inclusive of subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

The day so appointed shall be later than the day appointed and notified pursuant to subsection four of 20 section one of this Act.

7. (1) The Principal Act is further amended by Further amended by Further inserting next after section sixty-three the following new amendment of Act No. 20, 1902.

New Part

PART VIA.

UNDERTAKERS AND MORTUARIES.

63A. (1) After the expiration of three months Undertakers after the commencement of the Public Health to be (Amendment) Act, 1944, no person shall carry on business as an undertaker unless he is the holder of

a license authorising him to carry on the business of an undertaker.

(2) Every license to carry on the business of an undertaker shall be issued by the local authority of the district in which the office of the undertaker (or, where there is more than one such office, the principal office) is situated.

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No license under this section shall be granted by a local authority except with the approval of the board.

(3) The local authority may refuse to issue a license to or may cancel the license of any person who, in its opinion, is unfit or unsuitable to carry on the business of an undertaker.

63B. (1) After the expiration of three months Mortuaries to after the commencement of the Public Health be registered. (Amendment) Act, 1944, no undertaker shall use, in connection with his business as such, any mortuary unless the same is registered with the local authority within whose district the mortuary is situated.

(2) No mortuary shall be registered unless it is constructed and equipped in accordance with the requirements of the regulations made under this Part.

63c. (1) The Governor may, on the recommenda- Regulations. tion of the Board, make regulations relating to :---

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- (a) registration of mortuaries;
- (b) granting of licenses to carry on the business of an undertaker;
- (c) the inspection of mortuaries and premises reasonably suspected of being used as mortuaries;
- (d) the site, construction and lay-out of the premises to be used as, and the equipment to be provided in, mortuaries;
- (e) vehicles used by an undertaker in connection with his business as such;
- (f) mortuaries or preparation rooms;
- (g) generally for carrying into effect the provisions of this Part. · .

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(2) The Governor may, on the recommendation of the Board, also make regulations relating to-

(a) the embalming or the interment of the dead;

- (b) the exhumation of the remains of deceased persons; and
- (c) the prohibition of burials in certain areas.

(3) The regulations made in relation to the matters referred to in this section may prescribe the fees to be paid in respect of the matters therein specified.

(4) The regulations made in relation to the matters referred to in this section may impose a penalty not exceeding twenty pounds for any breach of the regulations, or where the breach is a continuing one, not exceeding two pounds for every day during which the breach continues.

(2) Subsection one of this section shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

The day so appointed shall be later than the day 20 appointed and notified pursuant to subsection four of section one of this Act.

8. The Principal Act is further amended—

Further amendment of Act No. 30, 1902.

Nuisances

(a) by omitting section sixty-four and by inserting Subst. sec. in lieu thereof the following section:-64.

64. For the purposes of this Act-

- (a) any premises including those owned dealt with by the Government or by public bodies, summarily. in such a state as to be or to tend to become a nuisance or injurious or dangerous or prejudicial to health;
- (b) any swamp, pool, ditch, gutter, watercourse, or accumulation of water on any land or public place, any receptacle holding water, any sanitary convenience or drain, any premises, vessel, tent,

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	Public Health (Amendment).
•	tent, camp, vehicle or place so foul or in such a state as to be a nuisance or injurious or dangerous or prejudicial to health or in such a state as to be or to tend to become a breeding place for mosquitoes or to afford a breeding place for flies or other vermin;
10	(c) any animal or the carcase of any animal or any part thereof in such a state or so kept or left on any premises or vessel or on any land, street or thoroughfare as to be a nuisance or injurious or dangerous or prejudicial to health;
15	(d) any accumulation or deposit which is a nuisance or injurious or dangerous or prejudicial to health;
20	 (e) any premises, vessel or place including those owned by the Government or by public bodies in such a state as to harbour or to be likely to harbour rats or mice or which upon inspection by an officer are found to be infested by rats or mice;
25	(f) any house or building or part of a house or building so overcrowded as to be or to be likely to become injurious or dangerous or prejudicial to the health of the inmates whether or not members of the same family;
••••• •••72:	(g) any premises from which smoke, soot or other matter, or dust or effluvia are emitted so as to be dangerous or pre- judicial to health or offensive;
35	(h) any premises or part thereof which are damp or in a state of disrepair or in which adequate means of permanent ventilation are not provided or of which the roof, guttering, spouting or down

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down piping or drainage is defective or insufficient or in which an adequate wholesome water supply or closet or bathing accommodation is not provided;
 (i) any dwelling-house or part thereof in which adequate means of natural light- ing are not provided;
(j) any yard or place used for or in con- nection with the collecting, trucking, selling or exposing for sale of any animal which—
(i) is not kept in such a state as to prevent dust or offensive odours arising therefrom;
 (ii) is in such a state as to become or tend to become a nuisance or injurious or prejudicial or dangerous to health;
(k) any well or other like source of water supply or any cistern or other recep- tacle for water (if the water therein or therefrom is or is likely to be used for human consumption or for domes-
tic purposes or for any purpose in connection with a dairy-farm or dairy) which well, source, cistern or recep- tacle is polluted or is liable to render any water contained therein dangerous to health or offensive;
 (1) any factory, workshop or workplace which is not under the operation of any general Act for the regulation of factories, and
(i) is not kept in a cleanly state and free from effluvia arising from

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(ii) is not ventilated in such a manner as to render harmless, so far as practicable, any gases, vapours, dust, or other impurities generated in the course of the work carried on therein, that are a nuisance or injurious or dangerous or prejudicial to health,

shall be nuisances liable to be dealt with summarily under this Act:

Provided that any accumulation or deposit necessary for the effectual carrying on of any business or manufacture shall not be liable to be dealt with summarily under this Act, if it is proved to the satisfaction of the magistrate or justices hereinafter referred to that the accumulation or deposit has not been kept longer than is necessary for the purposes of the business or manufacture, and that the best available means have been taken for preventing injury thereby to the public health.

(b) by inserting in subsection one of section sixty- sec. 65. five after the word "authority" where firstly (Notice requiring occurring the words "or its health inspector"; abatement of nuisance.)

(c) (i) by inserting at the end of subsection two of Sec. 66. section sixty-six the following words :----

(Proceedings on default with notice.)

Where the magistrate is or the justices of complying are satisfied that the alleged nuisance exists he or they may, in addition to making such order, impose a penalty not exceeding twenty pounds.

(ii) by inserting at the end of the same section the following new subsection :---

(4) In any case where it appears that a nuisance existing within the district of a local authority is wholly or partly caused

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	Public Health (Amendment).	
5	by some act, default or sufferance outside the district, proceedings may be taken against any person in respect of such act, default or sufferance in the same manner and with the same incidents and conse- quences as if the act, default or sufferance were wholly inside the district. But no person shall be liable to proceed-	
10	ings by more than one local authority in respect of the same act, neglect or default.	
	 (d) (i) by omitting from section sixty-eight the word "them" and by inserting in lieu thereof the word "it"; (ii) by inserting at the end of the same section 	removed in
15	the following new subsection:—	nuisance.)
	(2) The local authority may recover	
	from the owner of the premises any ex- penses incurred by it in abating or doing what is necessary to prevent the recurrence	
20	of a nuisance, or so much of such expenses as is not satisfied out of the moneys re- ferred to in subsection one of this section.	
25	 (e) (i) by omitting from subsection one of section seventy-one the words "deposit of house" and by inserting in lieu thereof the words "collection, removal and disposal of night- soil"; 	Sec. 71. (Sanitary areas.)
30	 (ii) by omitting from the same subsection the words "disused cesspits, and for the disposal of night-soil" and by inserting in lieu thereof the word "cesspits"; 	
	(iii) by omitting from subsection two of the same section the word "populous";(iv) by omitting from the same subsection all	
35	words after the word "regulations" and by inserting in lieu thereof the words "for the conservation, collection, removal and dis- posal of refuse, rubbish and night-soil, the	
40	cleaning of pans, vehicles and appliances, the maintenance of depots, the filling in of cesspits	

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cesspits, the degree, situation and construction of sanitary conveniences and the payment for services rendered in connection therewith and for supervision of such activities";

(v) by inserting at the end of the same section the following new subsection:-

(3) The local authority within whose district any locality has been constituted a sanitary area under subsection two of this section shall make written application to the secretary to the Board for approval of the site proposed to be used for disposal of refuse, rubbish and night-soil, prior to the use of such site.

9. The Principal Act is further amended by inserting Further amendment of next after section seventy-one the following new Part:-Act No. 30, 1902.

New Part VIIA.

PART VIIA.

USE OF HYDROCYANIC ACID AND OTHER DANGEROUS SUBSTANCES.

71A. In this Part the expression "dangerous Definition. substance" includes hydrocyanic acid and any other substance declared by the Governor by proclamation published in the Gazette to be a dangerous substance for the purposes of this Part.

71B. (1) No person other than a person licensed Restriction in that behalf by the Board shall use any dangerous on use of dangerous substance for the purpose of fumigating any build- substance ing, vessel or other enclosed space.

for purpose of

Any person so licensed shall, when so using any fumigation. dangerous substance, observe and comply with the prescribed conditions.

(2) Any person who uses any dangerous substance in contravention of any of the provisions of this section shall be guilty of an offence against this Act and shall be liable to a penalty not exceeding twenty pounds.

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71c. (1) The Governor may, on the recommenda- Regulations. tion of the Board, make regulations with respect to—

- (a) the granting of licenses under this Part;
- (b) the conditions to be observed and complied with by persons using any dangerous substance for the purpose of fumigating any building, vessel or other enclosed space;
- (c) the conditions to be observed and complied with by persons using any dangerous substance in any trade process.

(2) The power to make regulations in relation to the matters referred to in paragraph (c) of subsection one of this section shall not extend to authorise the making of regulations with relation to any matter which is regulated by the Factories and Shops Act, 1912-1943, or the Explosives Act, 1905, as amended by subsequent Acts, or by any orders or regulations made under either of those Acts.

20 10. The Principal Act is further amended—

Further amendment of Act No. 30, 1902.

- (a) (i) by inserting in subsection one of section Sec. 72. seventy-two after the word "Board" the (Power to words "and when directed by the Board prohibit use of polluted shall";
 - (ii) by inserting in the same subsection after the words "local authority" where lastly occurring the words "with the consent of the Board";
 - (iii) by inserting next after the same subsection the following new subsection:---

(1A) A local authority may, and when directed by the Board shall cause to be posted and kept posted in the neighbourhood of any source of water supply to which a notification in force under subsection one of this section relates, a notice prohibiting the use of such water for drinking or domestic purposes or take steps to prevent

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prevent animals from having access to the source of water supply.

- (iv) by inserting at the end of the same section the following new subsection:---
 - (4) Where any water supply has by notification under subsection one of this section been directed to be closed the local authority may and shall if so directed by the Board take all such steps as may be necessary to prevent the further use of water derived from such supply.
- (b) by inserting at the end of section seventy-four Sec. 74. the following new subsection:— (Penalt

(Penalty for polluting

(2) Any person who causes or allows any drinking solid or liquid matter which is capable of pollut-water.) ing any water used for drinking or domestic purposes to be deposited in such a manner or in such a situation as to be likely to fall or flow or be carried into such water shall be liable to a penalty not exceeding five pounds.

If such person when ordered by an officer to remove such solid or liquid matter fails to do so he shall be liable to a penalty not exceeding five pounds for each day during which the order is not complied with.

11. The Principal Act is further amended-

Further amendment of Act No. 30, 1902.

102A. The Governor on the recommendation of Regulations the Board may make regulations prescribing to fix fees fees to be charged in any case where, under cases. this Act or the regulations the Board or a local authority—

- (a) makes any registration; or
- (b) grants or issues any license; or
- (c) examines or approves of any plan; or
- (d) tests any apparatus including a chemical closet or other appliance relating to public health.

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(b) by inserting next after subsection one of section Sec. 107. one hundred and seven the following new (Recovery subsection:— of penalties.)

(1A) In any proceedings for the recovery of any penalty imposed by this Act or by any regulations or by-laws made thereunder or in respect of any offence against this Act the information or complaint may (unless otherwise expressly provided) be laid or made by the Board or a local authority or by an officer authorised in that behalf by the Board or a local authority either generally or in any particular case.

- (c) (i) by omitting from section one hundred and Sec. 108.
 eight the words "instituted by or under (Proof in the direction of the Board or a local certain cases.) authority, or by a Government medical officer, officer of health, or by any inspector or other officer of the Board, or of a local authority, or by any member of the police force";
 - (ii) by omitting from paragraph (b) of the same section the words "medical officer of health, sanitary inspector, officer, analyst," and by inserting in lieu thereof the words "officer or analyst";
 - (iii) by omitting paragraph (c) of the same section;
 - (iv) by inserting at the end of the same section the following words and new subsection:—

Production of a document purporting to be signed by the President of the Board or by the mayor or president of the municipality or shire or the member of the police force appointed by the Board under this Act to be the local authority, and to authorise the officer named therein to lay or make the information or complaint shall, without proof of the signature of the person signing the same or that he holds the office or appointment in virtue of which he signs the same, be accepted as sufficient proof of the authority of such officer. (2)

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(2) In any legal proceeding or prosecution under the provisions of this Act proof shall not, until evidence is given to the contrary, be required of—

- (a) the incorporation of any local authority being a municipal or shire council;
- (b) the persons constituting or the extent of the jurisdiction of the local authority;
- (c) the fact that any particular place is within the district controlled by the local authority;
- (d) the fact that the defendant is or at any relevant time was the owner or occupier of any premises in question.

12. The Principal Act is further amended by omit-Further ting from the Schedule thereto the heading "Schedule" amendment of Act No. and by inserting in lieu thereof the heading "First 30, 1902. 20 Schedule". (Schedule.)

13. (1) The Public Health (Amendment) Act, 1915, is Amendment amended— of Act No. 7, 1915.

(a) by omitting section two;

26A.

Sec. 2. (Definitions.)

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(b) (i) by inserting at the commencement of section sec. 3. three the following words:-- (Board may

The Public Health Act, 1902, as amended ^{require} council to do by subsequent Acts, is amended by inserting ^{specified} acts.) next after section twenty-six the following new section:—

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- (ii) by inserting in the same section before the word "Schedule" the word "Second";
- (c) (i) by inserting at the commencement of section sec. 4. four the following words:— (Certain
 - The Public Health Act, 1902, as amended etc., to be by subsequent Acts, is amended by insert-submitted ing next after section 26A, as inserted by section three of this Act, the following new section:— 26B. (ii)

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	1 "+ +	Act No. , 1944.	3(0
		Public Health (Amendment).		
		 by inserting in the same section before the word "Schedule" the word "Second"; by inserting at the commencement of section five the following in the following		
5		The Public Health Act, 1902, as amended by subsequent Acts, is amended by insert- ing next after section 26B, as inserted by section four of this Act, the following new	(Unsuitable or inade- quate regu- lations, etc.)	
10	(ii)	section:		
15	(e) (i)	by inserting at the commencement of sec-section six the following words:— The Public Health Act, 1902, as amended so by subsequent Acts, is amended by inserting a next after section 26c, as inserted by section	By-laws inder ydney orporation	
20	(ii)	five of this Act, the following new section :		
25	(f) (i)	by inserting at the commencement of section s seven the following words:— (The Public Health Act, 1902, as amended ^W _F by subsequent Acts, is amended by inserting a next after section 26D, as inserted by section ^A six of this Act, the following new section:— 26E.	Regulations nder actories nd Shops	
30		by inserting in the same section after the figures "1912" the words "as amended by subsequent Acts"; by inserting in the same section before the word "Schedule" the word "Second";		
35	(g) (i)	by inserting at the commencement of section section section the following words:— (1) The Public Health Act, 1902, as amended ^{pr}	Licensed	
4 0		by subsequent Acts, is amended by insert- ing next after section 26E, as inserted by section seven of this Act, the following new section:		•
		(11)	:	11

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_	Public Health (Amendment).
5	 (ii) by omitting from the same section the words "A sanitary inspector" and by inserting in lieu thereof the words "A medical officer of health or assistant medical officer of health or an inspector";
	 (iii) by inserting in the same section after the figures "1912" the words "as amended by subsequent Acts";
10	(iv) by omitting from the same section the words "privies, urinals, or";
	 (v) by inserting in the same section after the word "ordinances" the words "regulations or by-laws";
15	 (vi) by omitting from the same section the words "such inspector" where firstly occurring and by inserting in lieu thereof the words "such medical officer of health, assistant medical officer of health or inspector";
20	(vii) by inserting in the same section after the word "premises" where thirdly and fourthly occurring the words "sanitary con- veniences or appliances";
25	(viii) by omitting from the same section the words "such inspector" where lastly occur- ring and by inserting in lieu thereof the words "an inspector of the Board";
	(h) by omitting section nine; (Application of secs. 9. (Application
0	 (i) (i) by inserting at the commencement of section sec. 10. ten the following words: (Notifica tion of tubereu- by subsequent Acts, is amended by insert- losis.) ing next after section 32A, as inserted by
5	paragraph (c) of section five of the Public Health (Amendment) Act, 1944, the follow- ing new section:— 32в.
	(ii) by omitting subsections one and two of the same section;
-	(iii)

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ACT NO. , 1011.	
Public Health (Amendment).	
(iii) by inserting in subsection three of the same section after the word "health" where secondly occurring the words "or legally qualified medical practitioner";	
(iv) by omitting from the same subsection the word "of" and by inserting in lieu thereof the word "by";	
(v) by omitting from the same subsection the words "the patient then is" and by insert- ing in lieu thereof the words "any patient certified as suffering from an infectious disease is residing";	
(vi) by omitting from subsection four of the same section the words "The board shall give";	
(vii) by inserting at the end of the same subsection the words "shall be paid out of moneys provided by Parliament";	
(J) by omitting sections eleven and twelve,	Secs. 11 and 12. (Application of certain provisions of Public Health Act, 1902.
(k) (i) by inserting at the commencement of section thirteen the following words:	(Persons em- ployed in preparing or packing food for
32c. (ii) by omitting from the same section the word "pulmonary" wherever occurring;	
(iii) by inserting in the same section after the word "packing" wherever occurring the	
 (1) (i) by inserting at the commencement of section fourteen the following words:— The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting 	(Regulations respecting
	 (iii) by inserting in subsection three of the same section after the word "health" where secondly occurring the words "or legally qualified medical practitioner"; (iv) by omitting from the same subsection the word "of" and by inserting in lieu thereof the word "the patient then is" and by inserting in lieu thereof the words "the patient then is" and by inserting in lieu thereof the words "any patient certified as suffering from an infectious disease is residing"; (vi) by omitting from subsection four of the same section the words "The board shall give"; (vi) by omitting at the end of the same subsection the words "shall be paid out of moneys provided by Parliament"; (j) by omitting sections eleven and twelve; (k) (i) by inserting at the commencement of section thirteen the following words:— The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section 32a, as inserted by section ten of this Act, the following new section :— 32c. (ii) by omitting from the same section after the word "pulmonary" wherever occurring; (iii) by inserting at the commencement of section the word "pulmonary" wherever occurring the word "packing" wherever occurring the words "or handling or delivering"; (i) (i) by inserting at the commencement of section the word "packing" the commencement of section the word "packing" the same section after the word "packing" the commencement of section fourteen the following words:—

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thirteen of this Act, the following new section :---

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- (ii) by omitting subsection two of the same section:
- (m) (i) by inserting at the commencement of section Sec. 15. fifteen the following words:----

(Declaration of infected areas.)

The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section thirty the following new Division :--

DIVISION 1A.—Infected Areas. 30A.

(ii) by inserting in subsection one of the same section after the word "disease" the words "or of a case of any other infectious disease to which the provisions of this section are extended by the Governor by proclamation published in the Gazette";

(n) (i) by inserting at the commencement of section Sec. 20. twenty the following words:-

(Application of certain

The Public Health Act, 1902, as amended enactments to the by subsequent Acts, is amended by insert- Crown.) ing next after section one hundred and ten the following new Division:-

DIVISION 7.—The Crown and Government Departments.

111.

(ii) by omitting from the same section the words "the Public Health Act, 1902, of the Pure Food Act, 1908, and of this Act" and by inserting in lieu thereof the words "this Act and of the Pure Food Act, 1908";

(iii) by inserting in the same section before the word "Schedule" wherever occurring the word "Second";

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Act No. , 1944.

Public Health (Amendment).

	(o) (i)	by omitting sections twenty-one to twenty- five, both inclusive, and the word "Schedule" immediately after the said section twenty- five and by inserting in lieu of the word so	(Regula- tions, penalties,
5		omitted the following words :	
	i Tugi	26. The Public Health Act, 1902, is amended by inserting next after the First Schedule the following new Schedule:— SECOND SCHEDULE.	
10	(ii)	by inserting in item 2 of Part 1 of the Schedule after the word "meat" the words "poultry, game";	
15	(iii)	by inserting in item 3 of the same Part after the word "regulating" the words "the handling of";	
	(iv)	by inserting at the end of the same item the words "and yards for collecting, truck- ing and selling cattle";	
20	(v)	by omitting item 5 of the same Part and by inserting in lieu thereof the following item:—	
~~~		5. The removal, disposal or destruction of night-soil, filth, refuse, trade waste and garbage.	
25	(vi)	by omitting item 6 of the same Part and by inserting in lieu thereof the following item:— 6. The construction and situation of sani-	
30		tary conveniences, the regulation of the number and type of closets and the degree of closet accommodation.	
35	(vii)	by omitting from item 7 of the same Part the words "urinals, closets" and by insert- ing in lieu thereof the words "sanitary con- veniences";	
	(viii)	by omitting from item 9 of the same Part all words after the words "control of" and by inserting in lieu thereof the words	
0		"boarding-houses, lodging-houses and com- mon lodging-houses"; (ix)	

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(ix) by inserting in the same Part next after item 11 the following new item :---

12. Action to be taken for the purpose of preventing the breeding of mosquitoes or other noxious insects.

(2) The regulations made under the Public Health (Amendment) Act. 1915. as amended by subsequent Acts. and in force at the commencement of this Act shall continue in force and shall be as valid and effectual for all

10 purposes as if made under the relevant provisions of the Principal Act as amended by this Act.

The regulations so continued in force may be amended or repealed by regulations made under the Principal Act as amended by this Act.

#### 15 14. (1) The Public Health (Amendment) Act, 1921, Amendment as amended by subsequent Acts, is amended-

(a) by omitting section three;

- (b) by inserting at the commencement of section Sec. 4. four the following words :---
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- The Public Health Act, 1902, as amended by subsequent Acts, is amended by inserting next after section forty-three the following new section :--
  - 43A.

25 (2) The regulations made under the Public Health (Amendment) Act, 1921, as amended by subsequent Acts, and in force at the commencement of this Act shall continue in force and shall be as valid and effectual for all purposes as if made under section 43A of the Principal 30 Act as amended by this Act.

The regulations so continued in force may be amended or repealed by regulations made under the Principal Act as amended by this Act.

15. The Principal Act is further amended-

Further amendment of Act No. 30, 1902.

(a) by inserting in section one next after the matter sec. 1. relating to Division 1 of Part III the following (Revision.) new matter :---

DIVISION 1A.—Infected Areas—s. 30A.

(b)

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- (Rat-infested
- (Regula-

tions.)

of Act No. 18, 1921. Sec. 3.

Act No. , 1944.

	Public Health (Amendment).
	<ul> <li>(b) by omitting from the same section the figures "33" and by inserting in lieu thereof the figures and letter "32A";</li> </ul>
5	(c) by inserting in the same section at the end of the matter relating to Part III the following new matter:—
	DIVISION 5.—Public Welfare—s. 50A.
)	(d) by inserting in the same section next after the matter relating to Part VI the following new matter:—
	PART VIA.—Undertakers and Mortuaries —ss. 63a-63c.
5	(e) by inserting in the same section next after the matter relating to Part VII the following new matter:—
	PART VIIA.—USE OF HYDROCYANIC ACID AND OTHER DANGEROUS SUBSTANCES—SS. 71A-71C.
)	(f) by inserting in the same section at the end of the matter relating to Part X the following new matter:—
	DIVISION 7.—The Crown and Government Departments—s. 111.
	es as if rands under section 430 of the Pereira
	Sydney: Alfred Henry Pettifer, Acting Government Printer-1944.
[	2s. 3d.]

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