New Zealand.

ANNO VICESIMO OCTAVO

VICTORIÆ REGINÆ

No. 6.

ANALYSIS.

Title. Preamble

1. Short Title.

2. Coroners to have jurisdiction in Colony.

- 3. Coroners heretofore appointed to have jurisdiction within a Province legally appointed.
- 4. Jurisdiction of Coroners already appointed extended.

An Act to Amend the Coroners' Act Title. · [13th December 1864.] 1858.

WHEREAS by the Coroners' Act 1858 it is enacted that it Preamble. shall be lawful for the Governor in the name and on behalf of Her Majesty from time to time by warrant under his hand to appoint fit persons to be Coroners of the several districts of the Colony and from time to time to define the districts within which the Coroners shall respectively have jurisdiction and any such definition to revoke or annul and the limits of such districts to alter as occasion may require.

And whereas many districts have been defined under the said Act and it has been found in practice that the objects of the said Act would be more conveniently and efficiently carried out if each Coroner were appointed to and had jurisdiction throughout the Colony.

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

I. The Short Title of this Act shall be "The Coroners' Act Short Title. Amendment Act 1864.

II. All Coroners to be appointed by the Governor shall Coroners have jurisdiction throughout the Colony.

III. All Coroners heretofore appointed to have jurisdiction Coroners heretofore within a Province notwithstanding that more than one Coroner appointed to have may have been so appointed to a Province shall be deemed to Province legally appeared because the coroner appointed to have the coroner appointed to have may have been so appointed to a Province shall be deemed to Province legally appeared to the coroner appointed to have the coroner appointed to have the coroner appointed to have may have been so appointed to a Province shall be deemed to Province legally appeared to the coroner appointed to have may have been so appointed to a Province shall be deemed to Province legally appeared to the coroner appointed to have may have been so appointed to a Province shall be deemed to Province legally appeared to the coroner appointed to have may have been so appointed to a Province shall be deemed to Province legally appeared to the coroner appointed to have the coroner appointed to have may have been so appointed to a Province shall be deemed to Province legally appeared to the coroner appeared to the cor have been legally appointed from the date of his warrant as if pointed. it had been enacted in the recited Act that each Coroner should have jurisdiction within a Province instead of within a District to be defined.

IV. All Coroners heretofore appointed whether to Provinces Jurisdiction of Coroor parts of Provinces shall henceforth have jurisdiction by virtue nersal ready appointed extended.

of this Act throughout the Colony.

