Mr. Wilford.

WELLINGTON CITY EMPOWERING AND AMENDMENT.

[Local Bill.]

ANALYSIS.

Title. 1. Short Title.

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2. Interpretation.

3. Amendment of Wellington City Milk supply
Act, 1910, to authorize provision of coolstorage chambers.

4. Amendment of section 6 of the Wellington City Empowering Act, 1908.

5. Power to make by-laws fixing charges for admission to sports-grounds, &c., on city reserves.

A BILL INTITULED

AN ACT to confer Additional Powers on the Corporation of the Title. City of Wellington, and to provide for other Matters.

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

1. This Act may be cited as the Wellington City Empowering Short Title. and Amendment Act, 1911.

2. "Council" means the Wellington City Council.

Interpretation.

Wellington City

Milk-supply Act,

chambers.

3. (1.) The Wellington City Milk-supply Act, 1910, is hereby Amendment of 10 amended as follows:--

(a.) By adding at the end of paragraph (c) of section three thereof 1910, to authorize the words "and other articles of human food of whatso-

ever kind or nature": (b.) By adding to paragraph (d) of section four thereof the words

"or for providing cool-storage for milk, butter, and other products of milk and other articles of human food of whatsoever kind or nature ":

(c.) By inserting immediately after the word "milk-products," in paragraph (e) of section eleven thereof, the words "or other articles of human food of whatsoever kind or

(2.) This section of this Act shall be read together with and

form part of the Wellington City Milk-supply Act, 1910.

4. The Wellington City Empowering Act, 1908, is hereby Amendment of amended by inserting immediately after the word "shall," in line six Wellington City of section six thereof, the words "with the exception of the portions Empowering Act, of such lands defined in the First Schedule to the Wellington (City) Suburbs Sanitation Act, 1893, and being formerly portion of the

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Borough of Karori"; and the said section shall be read and construed for all purposes as if these words had formed part of and been inserted in the said section shall be read and construed for all purposes as if these words had formed part of and been inserted in the said section shall be read and construed for all purposes as if the said section shall be read and construed for all purposes as if these words had formed part of and been inserted.

in the said section at the time of the passing of the Act.

Power to make by-laws fixing charges for admission to sports-grounds, &c., on city reserves. 5. (1.) The Council may make by-laws fixing reasonable charges for admission to sports-grounds, zoological gardens, museums, and 5 aquariums owned or controlled by the Council, and whether or not situate upon a public reserve. No such by-laws shall authorize charges to be made on more than thirty days in any one year; and such charges shall not exceed for admission on any day, in the case of persons fifteen years of age or over, one shilling; and, in the case 10 of persons under that age, sixpence.

(2.) The provisions of sections three hundred and forty-eight, three hundred and forty-nine, and three hundred and fifty-one of the Municipal Corporations Act, 1908, shall, so far as the same are applicable, be read together with and form part of this section.

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(3.) The power to make by-laws vested in the Council by virtue of the provisions of this section shall be in addition to all powers to make by-laws or to make regulations which are now or hereafter may be vested in the Council under or by virtue of the Municipal Corporations Act, 1908, or any other Act.

By Authority: John Mackay, Government Printer, Wellington.-1911.