the twenty-three of Public HealthActs Amendment Act, 1890, with respect to the paving of yards and open spaces in connection with dwelling-houses, shall cease to be exerciseable.' (7) Nothing in this section shall apply to any

building temporary erected or set up for use by the Territorial Force.

Nothing in this section shall apply to any wall or other structure in so far as the same is used either for the support of any street or public footpath, or for the protection of any street or public footpath from damage or obstruction, by reason of the surface of the street or footpath being above or below the of the level surface of the adjoining land unless the wall or other structure was built after the street or footpath became a highway repairable by the inhabitants at large by or at the expense of a person other than the highway authority responsible for the repair of the street or footpath."

" This section, so far as it

material,

Act, 1875.

 \mathbf{or}

Public

Act, 1890."

1875,

relates to the deposit of

effect subject to the first

proviso to section ninety-

one of the Public Health

under section twenty-

three of the Municipal Corporations Act, 1882,

for the prevention and suppression of nuisances

shall not be exerciseable

in relation to any subject matter of this section."

Nothing in this section

shall prejudicially affect

any power or right exer-ciseable by or attaching

to an owner or occupier of premises by virtue of section twenty-two of the

Health

eighteen of the Public Health Acts Amendment

or

of

Act.

section

enforcing bye-laws

"The power of making

shall

have

PART III. Section Thirtyfive.

Section Twenty-

seven.

Section Thirty.

Section Thirtyeight.

PART IV.

Section Fifty-nine. ** (6) Nothing in this section shall apply to a circulating public or library which is not within the district." B 2

Part V.

- Section Seventy- " five.
 - (3) The date of the Order of the Local Government Board by which this Part is declared to be in force shall be the beginning of the period within which the local authority shall give notice for the purposes of sub-section (1) of this section."

Dated this twenty-first day of August, 1911.

F. MARSHALL,

Town Clerk.

Durham. o 035

THE PUBLIC HEALTH ACTS AMEND-MENT ACT, 1907.

THE RURAL DISTRICT COUNCIL OF HOUGHTON-LE-SPRING.

Government Bergiven, that the Local Government Board have, by an Order dated 17th August, 1911, declared, specified and directed that on and after the 28th day of September, 1911-

(a) Sections 15, 16, 17, 18, 20, 22, 24, 26, 27, 28, 29, 30, 31, 32, and 33, comprised in Part II; sections 34, 35, 36, 37, 38, 43, 44, 45, 46, 48, 49, and 50, comprised in Part III; and Part IV of the Act of 1907 shall be in force in the several contributory places within the district;

(b) Section 21, comprised in Part II; and sections 39, 40, 41, and 42, comprised in Part III of the Act of 1907 shall be in force in the contributory places of Herrington West, Moorsley, Morton Grange, Newbottle, Painshaw, Rainton East, Rainton West, and Silksworth, within the district;

(c) Section 21, comprised in Part II of the Act of 1907 shall be in force in the contributory place of Offerton, within the district;

(d) Sections 39, 40, 41, and 42, comprised in Part III of the Act of 1907, shall be in force in the contributory place of Herrington East, within the district.

Sub-section 2 of Article 1 of the said Order prescribes where a section to which reference is made in the first column of the Schedule to this Order is a section comprised in Part IV, or is one of the sections by sub-division (1) of this Article described as comprised in Part II or Part III and declared to be in force, the section, in any contributory place in which it is by sub-division (1) of this Article declared to be in force, shall be in force subject to the following conditions and adaptations; that is to say:

Unless and until the Local Government Board, by a further Order made on such application and after compliance with such requirements as are described and set forth in section 3 of the Act of 1907, otherwise declare, specify, and direct, the said section, in its application to the contributory place and in relation to the exercise of the powers and to the discharge of the duties of the Local Authority under that section, shall