## Extracts from Public Act No. 217 of 1897 (Compiled Laws of 1915, Secs. 5604-5610) (As Amended)

AN ACT to provide for the registration of deaths in Michigan and requiring certificates of death.

Section 1. The People of the State of Michigan enact, That the body of no person whose death occurs in the State shall be inferred, deposited in a vault or tomb or otherwise disposed of, or removed from the township, village or city in which the death occurs a permit for burial or removal shall have been properly issued by the clerk of the township, village or city in which the death occurs who shall be the registrar of deaths.

Sec. 2. Whenever any person shall die, the undertaker, householder, relative, friend, manager of institution, sexton or other person superintending the burial of said deceased person, shall cause a certificate of death to be filled out with all the personal and family personal said family personal said deceased person, shall cause a certificate of death to be filled out with all the personal and family personal said deceased person. ticulars required in section three of this act, and attested by the signature of a relative or some competent person acquainted with the facts. The physician who attended the deceased person during his last illness shall fill out the medical certificate of cause of death which death certificate shall be delivered to the registrar within the time designated, if any, by the local board of health. death without the attendance of a physician, or if it shall appear probable that the deceased person came to his death by suspicious means, then the registrar shall refer the certificate to the health officer or coroner for immediate investigation and to issuing the permit: Provided, That when the health officer is not a physician, and only in such case, the registrar is an insert the facts relating to the cause of death from statements of relatives or other competent testimony. From the pri certificate of death properly filled out and signed, the registrar shall issue a permit for the burial or removal of the body, mediately record the death in the register of deaths, numbering all certificates consecutively in the order in which they are received with number 1 for the first death that occurs in each year. In deaths from dangerous communicable diseases, burial or removal shall be granted by the registrar only in accordance with the rules of the local board of health and of the State Board of Health thereto. The sexton or other person having charge of the interment or final disposition of the body shall retain the burial permit presented to him by the undertaker. Provided, That when a body is shipped the removal permit shall be presented by the sudertaker or other person shipping the same to the agent of the transportation company, and shall be attached by him, with the transit permit, to the box containing the body, to accompany the same to destination, and no transit permit shell be issued or received by any trans portation company for the shipment of a body unless accompanied by the registrar's removal permit.

SEC. 4. Registers of death shall be supplied by the [State Health Commissioner]\* to registrars for recording certificates of death, together with all blanks required for the execution of this act. On the fourth day of each month the registrar of each township, or and city shall promptly transmit to the [State Health Commissioner]\* in an official envelope provided by the State, and stamped one full letter stamp, all the certificates of death filed in his office during the preceding calendar month, with a statement of the number

of deaths so reported. If no deaths occurred, he shall make a return to that effect upon a postal card blank.

SEC. 6. Any official failing or refusing to perform his duty under this act, or any undertaker violating any of its provisions shall upon conviction thereof, be deemed guilty of a misdemeanor, and shall be punished by a fine of not less than five dollars and not exceeding one hundred dollars, or be imprisoned in the county jail not exceeding thirty days, or suffer both fine and imprisonment at the discretion of the court. Local registrars shall see that the provisions of this act are enforced in their jurisdiction; the iState Health Commissioner]\* shall be charged with the general execution of the law and shall have supervisory power over registrars, to the end that this act shall be uniformly and effectually executed throughout the State. Prosecuting attorneys shall, upon the request of a local registrar, or of the [State Health Commissioner]\* assist in the enforcement of the provisions of this act.

\*See Act 170, P. A. 1921.

Copies of the Registration Law will be Supplied by the State Health Commissioner on application.