



The Royal Gazette.

Official Notifications appearing in this Paper, duly authenticated, are to be received as such by all whom they may concern.

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FREDERICTON, N. B., WEDNESDAY, APRIL 7, 1915.

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GOVERNMENT NOTICES

NOTICE is hereby given, that the following amendments to the By-Laws, Rules and Regulations made by the Provincial Board of Health were on the 29th day of March, A. D. 1915, duly confirmed by the Lieutenant-Governor-in-Council.

JOS. HOWE DICKSON,

Clerk of the Executive Council of N. B.

Amendments to By-laws, Rules and Regulations of the Provincial Board of Health.

Rule VII.—Sub-section (b) is hereby amended by inserting after the word "Diphtheria" in the first line, the words, "for a period of at least three weeks, unless two cultures taken from the patient's throat prove negative," and by inserting after the word "and" in the second line, the words, "in both diseases," so that the said sub-section will read when amended:

"(b) Diphtheria for a period of at least three weeks, unless two cultures taken from the patient's throat prove negative, and measles for a period of at least two weeks, and in both diseases until such time as the Local Board of Health shall permit the quarantine to be removed."

Rule XII is hereby amended by inserting the words "and other contents" after the word "furniture" in the first line, and the words "pneumonia or erysipelas" after the figure "4" in the second line, so that the said Rule will read when amended:

"Rule XII.—Rooms with their furniture and other contents, in which there has existed a case of either of the diseases named in Rule 4, pneumonia or erysipelas, shall be thoroughly fumigated with formaldehyde gas generated by the use of one pound (16 oz.) 40 p. c. solution of formaldehyde to 6½ oz. potassium permanganate. (The above quantity sufficient only for 1,000 cubic feet of air space.) (See amendments, July, 1910.)"

Rule LIV is hereby amended by inserting the words "theatre, moving picture house, or other building of public entertainment or amusement," after the word "hall" in the third line, and inserting the words, "and no person in charge of any theatre, moving picture house or other building of public entertainment or amusement" after the word "school" in the eighth line, and by inserting the words "or of any theatre, moving picture house or other building of public entertainment or amusement," after the word "thereto" in the twelfth line, so that the said Rule, when amended, will read:

Rule LIV.—It shall be the duty of every corporate body, managing committees, trustees or persons owning any church, public hall, theatre, moving picture house, or other building of public entertainment or amusement, school or other building used for church purposes, public meetings, school house or school room, or any other purpose, to provide sufficient means for the proper ventilation of such building; and no public body or person in charge of any church or place of worship, no master or teacher of any school, public or private, or of any Sunday school, and no person in charge of any theatre, moving picture house or other building of public entertainment or amusement shall so far omit or neglect any duty or reasonable precaution to the extent to which provision has

been made in the building therefor respecting the temperature, ventilation or cleanliness of any church, place of worship or school room, or relating to any appurtenant thereto, or of any theatre, moving picture house or other building of public entertainment or amusement, as that by reason of such neglect or omission the health of any person shall suffer or incur any unavoidable peril or detriment."

Amendments to Plumbing Regulations.

Regulation 29 of The Plumbing and Drainage Regulations 1911, is hereby amended by striking out of such Regulation the words "placed in a substantial box or trench" in the twelfth line of such Regulation, and striking out the words, "in no case shall a soil or waste pipe be concreted over," at the end of such section, and by adding the words "at clean out," after the word "doors" in the last line, so that the said Regulation shall read when amended:

"29. The house drain shall not be less than four inches in diameter, and the fall to the sewer connection shall not be less than one-quarter of an inch per foot throughout its entire length. It shall be laid in a trench cut to a uniform grade, or it may be suspended from the floor beams by heavy iron or steel hangers, as hereinafter provided by Section 29. It must extend at least five feet outside the external walls of the premises before being connected to the sewer connection; no premises shall be erected or built over the sewer connection. Where it is necessary to carry any soil or waste pipe beneath the floor of a basement or cellar which is provided with a concrete, brick or other permanent floor, such pipe shall be accessible at all times by the lifting of trap doors at clean out."

Regulation 22 is hereby amended by striking out the words "and not less than fifteen feet from any window, door or other opening in the premises," in the eighth and ninth lines, and inserting the words "in such place as may be approved by the Inspector," in lieu thereof, so that such Regulation will read when amended:

"22. A fresh air inlet shall connect to the house drain by means of a T, Y or any other such connection, at a point back as far as practicable on the house side of the house trap. In no case shall the fresh air inlet be connected directly over the trap when danger of freezing would incur. It shall be extended from its point of connection to the house drain outside the external walls of the premises to a point 18 inches above the surface of the ground, in such place as may be approved by the Inspector. It shall either be provided at its open end with a cap giving all open area one-fourth more than the area of the pipe, or it shall be provided with a return bend. It shall be of the same material as the house drain, and never less than four inches in diameter when the house drain is four inches, and shall be larger with a larger house drain, at the discretion of the Plumbing Inspector."

MORTGAGE SALE

JAMES HUGH MILLER and Wife, Mortgagor; Wilmet F. Anderson, Holder of Mortgage. Freehold in Carleton County. Notice of sale given by the above holder of mortgage. Sale on the Twenty-fourth day of April, A. D. 1915. See advertisement in The Press.

3 ins.

J. C. HARTLEY,
Solicitor for Mortgagee.