

law relating to the burial of deceased persons shall obtain in cases of the still-born.

203. In case of a living abandoned child whose birth has not been registered, it shall be the duty of the person or the head of the institution to whom or which the child has been consigned for care, within one week after receiving the child, to report the birth of said child with all available particulars, to the sub-deputy registrar in whose registration area the child was found.

204. In case of a death in any sub-deputy area, no burial nor other disposition of the body of such deceased person shall take place until a permit for burial has been granted by the sub-deputy registrar, whose duty it shall be to issue same, upon all particulars and returns required by law or these Regulations regarding such death having been properly recorded with him. Such burial permits shall be in the form provided by the Minister of Health for that purpose. Such permits shall be valid for burial in any lawful place in the Province of New Brunswick.

205. Whenever it shall appear to any sub-deputy registrar that reasonable cause exists, notwithstanding any certificate of cause of death that may be given in the case, that the body of a deceased person should not be buried in or removed from his registration area before further investigation be had relative to the cause of death, he shall not issue such burial or removal permit, but shall at once notify a Coroner, and no burial or removal permit shall issue until permission for burial be obtained from said Coroner.

206. When any burial necessitates the removal of the body of a deceased person by means of any public transportation company or organization, said body shall be accompanied by a transportation permit issued in accordance with these Regulations by the sub-deputy registrar of the registration area in which the death took place, in addition to the ordinary burial permit. Such transportation permit shall be in the form authorized by the Minister of Health. Such transportation permit shall, during transportation, be securely and prominently fixed to the outermost casket containing the body, and shall specify the name of the deceased, the nature of the cause of death, whether communicable, or non-communicable, and the destination of the body so far as it may be in the hands of the transportation company.

207. When a burial permit is issued in consequence of a death from a notifiable disease, it shall be the duty of the officer issuing such permit to at once notify the sanitary inspector of the sanitary inspectorial area concerned, whose duty it shall be to see that the funeral in said case is conducted in accordance with these or other Regulations regarding such funerals, and to immediately notify to the District Medical Health Officer through the Secretary of the sub-district Board of Health concerned, the circumstances, if case has not been already reported.

208. No body of any deceased person shall be disinterred (except in cases where such disinterment is ordered by the Crown) without a permit from the sub-deputy registrar in which permit shall be stated the disposition to be made of the body, whether re-interred, cremated, placed in vault or otherwise, as the case may be. Such permit shall be in the form authorized by the Minister of Health.

209. It shall be the duty of all sub-deputy registrars to keep a record revised to date, of all registered physicians resid-

ing and practising in such registrar's area, with their post-office addresses, and a copy of the "Royal Gazette" of the current year containing the medical register of New Brunswick shall be a sufficient record.

210. It shall be the duty of all undertakers now acting as such and of those who shall at any time act as such in any Health District, to register with the sub-deputy registrar or registrars of the sub-deputy registrar area or areas in which they do, or shall do, business, giving their personal or incorporated names, addresses and places of doing business. It shall be the duty of the undertaker to furnish the particulars required concerning a deceased person, before the issuance of the burial permit. A copy of such registration shall be transmitted annually by the sub-deputy registrars to the Registrar General. Such registration and returns shall be in the form approved by the Minister of Health.

211. Every sexton, caretaker or other person in charge of any premises in which interment or other disposition of bodies are made, shall not inter or permit the interment or other disposition of any body unless it is accompanied by a burial, removal or transit permit, as herein provided, and the person in charge of any such burial-place shall endorse upon the burial permit the date of interment, or other disposition of the body over his signature.

212. Each sub-deputy Registrar shall supply to every clergyman, physician, undertaker and other persons upon request, blanks in the prescribed form upon which to make returns of births, marriages and deaths and it shall be the duty of every clergyman, physician, undertaker or other person to apply to the sub-deputy Registrar concerned for the issue of such forms when he may require them.

213. Every person authorized to issue marriage licenses shall, within forty-eight hours from and after the issuance of each marriage license, deliver or forward to the Registrar-General full and complete particulars thereof in the prescribed form.

The Honourable the Minister of Health now recommends that the said regulations be approved and adopted to come in force and be effective on, from and after the first day of January, A. D. 1926, in all parts of the Province of New Brunswick with the exception of the County of Kent.

And the Committee of Council concurring in the said report and recommendation, it is accordingly so ordered.

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