

9th, 1918, be approved:

Sub-District Boards of Health.

8. Each Sub-District Board, upon its appointment, shall forthwith meet at such time and place as shall be designated by the District Medical Health Officer concerned. At such primary meeting the place and dates of each succeeding regular meeting shall be fixed, as shall be most accessible and convenient for the majority of the members of each Board, but in no case shall more than six months elapse between each such regular meeting. Nothing in the foregoing shall prevent any special meeting being held at any time, or at any place within the sub-district concerned, and such special meeting may be had by due notice to each member, issued through the Secretary of such Board, by direction of the Chairman of such Board or of any two members composing it.

9. Each Sub-District Board, at such primary meeting shall appoint a Secretary, who shall be some other than a member of such Board, and who shall have his residence at the place chosen for the regular meetings of the Board. The Secretary shall devote his whole time to the discharge of the duties of his office (if this shall be thought necessary by the Board) and shall be paid a yearly salary out of the funds of the Board. He shall keep a correct account of the income and expenditures of the Board, which shall furnish him with all necessary facilities for so doing, and not only for this purpose, but for all the legitimate purposes of his office. He shall be furnished by the Board with suitable office apartments, for the transaction of the business of the Board, which apartment, or apartments, shall also be the place of the regular meetings of the Board, and shall constitute the office-place of the District Medical Health Officer in each respective Sub-District. The Secretary shall perform all the duties that may be intrusted to him by the Board or the District Medical Health Officer concerned, in so far as is consistent with the law, and he shall assist, in every practicable way, the District Medical Health Officer, in recording vital statistics, notifiable diseases, making up of reports, and in short, shall do the work which usually appertains to the office of a secretary of a public body. He shall be the Sub-Deputy Registrar of Vital Statistics of the sub-deputy registrar area in which he resides. He shall, in common with the Chairman, or some other member of the Board, designated by the Board for this purpose, sign all the cheques ordered to be issued by the Board, and shall be the custodian of the funds of the Board. In sub-districts where it may be thought expedient by the Board, he shall act as a Sanitary Inspector for the sanitary inspector area in which he resides.

In the absence of the District Medical Health Officer, the staff of the Board shall be under his direction and control in all cases where he has not had explicit direction from said Medical Health Officer or Board. He shall, however, in emergencies of grave nature, do his utmost to obtain prompt direction from the District Medical Health Officer, or from the Board, but upon the failure of such effort shall act on his own initiative and shall forthwith report such action to his District Medical Health Officer.

10. As soon as practicable after organization, each sub-district Board shall divide its sub-district into three classes of areas, that is to say:

- (a) Sanitary Inspectorial Areas
- (b) Sub-Deputy Registrar Areas
- (c) Medical School Inspection Areas.

Each area of the classes "a" and "b" shall have its boundaries precisely defined, and the totals of the areas of each such class shall be such as to include the whole territory of the sub-district.

11. In each sanitary inspectorial area, there shall be appointed by the Sub-District Board concerned, such number of sanitary inspectors, plumbing inspectors, food inspectors and other officers as may be deemed necessary or expedient, and commensurate with the situation, population, nature of settlement, whether urban or rural, of such sanitary inspectorial area, provided that at least one such sanitary inspector shall be appointed for each said inspectorial area.

Such sanitary inspectors and other officers so appointed by said Boards, not alone for the sanitary inspectorial areas, but for the areas of all three classes, shall form the staffs of said Boards, and shall be paid by them fixed yearly salaries out of the general funds of said Boards. In no instance shall any such officer be paid by fee or by wage other than by a yearly rate.

In cases of special emergency, however, and for such work as does not fall, ordinarily, within the limits of inspectorial duty, such as guards for infected houses and what not, and transient in its nature, or for professional work, similarly transient, wage by the day or other limited period may be allowed, or fees, as the case may be.

The duties of such staff, except as otherwise laid down by the Act or by these regulations, shall be such as may be indicated by the District Medical Health Officer, with the advice and collaboration of his sub-district Board concerned.

12. Areas of Class "b," that is to say, sub-deputy registrar areas, are to be in accordance with those regulations under the heading "The Collection of Vital Statistics."

13. Areas of Class "c," that is to say, Medical School Inspection areas, shall be laid down by each sub-district Board in accordance with those regulations under the heading "Medical Inspection of Schools."

14. No member of any sub-district Board of Health shall receive any wage, fee or other valuable reward from the funds

of his Board, for any service performed, or supposed or said to have been performed by him on behalf of his Board, or of the sub-district concerned, or in the interest of Public Health, as contemplated by the Public Health Act, in his own sub-district, except as reimbursement for moneys actually expended by him in travelling and other necessary expenses in attending the meetings of his sub-district Board, or in necessary communication with such Board, or any of them, or with the District Medical Health Officer, or Secretary, or with other persons, in the interest of the Public Health of his sub-district. Nothing herein contained, however, shall prevent any member of such Board who is a physician, other than the District Medical Health Officer, from receiving such fee or reward for exclusively professional work directed by said Board to be done in his sub-district, provided that, in the opinion of the Board, such physician is the only one available for such work.

15. At the close of every calendar year, or as soon after as possible, a detailed statement of the receipts and expenditures of such sub-district Board for the year last past, shall be made by the Secretary concerned, and shall be sent to the Secretary, or Secretary-Treasurer, or other like officer of the Municipality in which said sub-district is situated.

16. The duties and powers assigned to the District Medical Health Officers by these Regulations, shall, so far as they relate to the sub-district Board of the City and County of St. John, be read in conformity with and subject to the proviso attached to Section 41 of the Public Health Act of 1918, and said duties and powers, so assigned, shall, when not in conformity with said proviso of said Act, be assigned to and be exercised by the Chairman of said sub-board.

ROBERT MURRAY.

Provincial Secretary's Office,
Fredericton, 8th January, 1919.

SHERIFFS' SALES

WILL SELL at Public Auction in front of the Canadian Government Railway Station at Kent Junction, in the County of Kent and Province of New Brunswick, on Saturday, the eighth day of March, A. D. 1919, at the hour of twelve-thirty o'clock in the afternoon of the said day, all the right, title and interest of The North Shore Railway Company, Limited, in and to the following several lots and parcels of land and premises, namely:

First.—All that lot of land and premises conveyed by Phineas Beers and wife to The Beersville Coal and Railway Company, Limited, by deed dated July 6th, 1904, duly recorded in the office of the Registrar of Deeds in and for the said County of Kent as Number 35648 at page 540 in Book V-2.

Second.—The lands conveyed by William Stevens and wife to The Beersville Coal and Railway Company, Limited, by deed dated July 6th, 1904, and recorded as number 35647 at page 539 et seq., in Book V-2 of the Kent County Records aforesaid.

Third.—The lands conveyed by Elizabeth Ogden to The Beersville Coal and Railway Company, Limited, by deed dated July 6th, 1904, and recorded in the said Kent County Records in Book V-2 at page 541 et seq., by the number 35649.

Fourth.—All that strip of land one hundred feet wide, lying fifty feet on each side of the centre line of the railway running from Beersville to Mount Carlisle, in the County of Kent, where it crosses the land of Thomas Burgess.

Fifth.—All that strip of land one hundred feet wide, lying fifty feet on each side of the centre line of the railway running from Beersville to Mount Carlisle, in the said County of Kent, where it crosses lands of George Reid.

Sixth.—All that strip of land one hundred feet wide lying fifty feet on each side of the centre line of the railway running from Beersville to Mount Carlisle, in the said County of Kent, where it crosses lands of Robert N. Reid.

Seventh.—All that strip of land one hundred feet wide lying fifty feet on each side of the centre line of the railway running from Beersville to Mount Carlisle, in the said County of Kent, where it crosses lands of James F. Irving.

The said interest, right and title of The North Shore Railway Company in and to the said lands having been seized by me under and by virtue of a writ of fieri facias issued out of the Supreme Court, King's Bench Division, in a suit wherein George W. Fowler is Plaintiff and the above named The North Shore Railway Company, Limited, is Defendant.

Dated the twenty-third day of December, A. D. 1918.

9 ins (Sgd.) C. E. BOUDREAU,
Sheriff of Kent County.

Notice is hereby given, that all advertisements intended for insertion in the ROYAL GAZETTE must be accompanied with the cash in order to ensure their publication.

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THE ROYAL GAZETTE will be forwarded to (qualified) Justices of the Peace who may desire it.