

Council, published in the Royal Gazette, designate what school or schools deaf or deaf mute persons may be admitted to, under the provisions of this chapter, and the words "such school" when hereafter used, shall mean any school so designated."

And Whereas, application has been made under and by virtue of the provisions of said chapter that the Lieutenant-Governor-in-Council arrange for the reception and education of deaf or deaf mute persons in the school taught by Mrs. Blanche V. Payzant at Dorchester, N. B., and the school taught by Miss Edwina Elliott at Moncton, N. B., and that said schools be approved of by Order-in-Council and designated as schools to which deaf or deaf mute persons may be admitted from this Province.

The Honourable Clifford W. Robinson now recommends that the said schools be approved of by the Lieutenant-Governor-in-Council and that they be designated by Order-in-Council as schools to which deaf or deaf mute persons may be admitted from this Province in accordance with the provisions of said Chapter 52 and amending acts respecting the education of deaf and deaf mute persons.

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

ROBERT MURRAY.

Provincial Secretary's Office,

Fredericton, 4th June, 1919.

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#### ADDITIONAL REGULATIONS UNDER THE PUBLIC HEALTH ACT, 1918.

##### Lodging Houses.

28. The expression "Lodging House" shall mean any house in which sleeping accommodation is let to transient lodgers, two or more of whom, not being of the same family or party, occupy a room in common; or, any individual house declared to be a lodging-house by the sub-district Board of Health, in the sub-district of which such house is situated.

29. A keeper of a lodging house shall not receive, nor suffer to be received into such house, or into any room therein, a greater number of lodgers than shall be fixed by said sub-district Board concerned, which number, both as regards the total number to be admitted to the house, and to each room severally, shall be specified to each keeper by the said Board coincident with the granting of a license, and such specification shall continue in force, until, in the opinion of said Board, it may be necessary to decrease it, or until, if circumstances warrant, the number may be enlarged.

Said Keeper shall not permit any room in such house to be used as a sleeping apartment if the floor of such room is below the level of the surface of the foot-way of the adjoining street or road, or of the ground adjoining or nearest to such room.

30. Such Keeper shall not, except in cases as are hereinafter specified, cause or suffer any person of the male sex above the age of ten years to use or occupy any room which is used or occupied as a sleeping apartment by persons of the female sex, or any room by any person of the female sex which is occupied by persons of the male sex above the age of ten years; provided that this regulation shall not be taken to prohibit the use and occupation by a husband and wife of any room which is not used or occupied by any other person of either sex above the age of ten years.

Such Keeper shall cause every yard or other open space within curtilage of the premises, to be maintained in good order and to be thoroughly cleaned as often as may be necessary for the purpose of keeping such places in a clean and wholesome condition, and so as to avoid the formation of a nuisance.

Such Keeper shall cause the floor of every room and passage and stairway in such house to be thoroughly swept at least once in every day, before the hour of ten in the forenoon, and to be thoroughly washed at least once in every week, and the windows, fittings and painted surfaces to be thoroughly cleaned as often as may be necessary.

31. Such Keeper shall cause all bed-clothes and bedding and every bedstead used in such house to be thoroughly cleansed as often as shall be requisite for the keeping of such furnishings in a clean and wholesome condition.

32. Such Keeper shall provide for the use of the lodgers an adequate supply of water-basins and towels. He shall cause the basins to be kept clean and the supply of towels to be renewed as often as may be necessary. He shall cause all solid and liquid filth to be removed at least once in every day before ten o'clock in the forenoon from every room in such house, and shall cause all receptacles for such filth to be thoroughly cleansed. He shall also keep the seat, floor, and walls of every water-closet and privy belonging to such house in a cleanly condition, and shall cause every such water-closet and privy to be maintained in good order and efficient action.

33. Such Keeper shall cause all such means of ventilation as may be provided in connection with such house to be maintained in good order and efficient action, and shall cause every window in such sleeping apartment to be kept open for at least one hour in each day, except when the state of the weather prohibits it, or in consequence of sick persons in such room.

34. Such Keeper shall cause the bed-clothing of every bed in such house to be removed from such bed as soon as conveniently may be after such bed is vacated, once in each day, and shall cause such bed-clothes to be freely exposed to the air at least one hour, each day.

35. Such Keeper immediately after he shall have ascertained that any lodger in such house is sick of any notifiable disease, or suspects such to be the fact, shall notify the sub-district Board concerned of such fact, or suspicion, and shall not permit any person, not already therein, to enter or occupy the room where such sick lodger may be, except the medical attendant or clergyman, until he shall have received instructions, relative thereto, from the District Medical Health Officer concerned, or other qualified public health official, which instructions he shall at once proceed to carry out, and if such sickness be pronounced by said official to be a notifiable kind, or be strongly suspected to be such, such room in which such sickness occurred shall not be re-occupied for two days after being vacated by the removal or death of such lodger, nor until two days after all the necessary precautions for the prevention of the spread of such disease prescribed by the said District Medical Health Officer, or other such official shall have been completely carried out.

36. Such Keeper shall not cause or suffer any room in such house appointed to be used as a kitchen or eating room, to be used or occupied as a sleeping apartment, or suffer food to be kept or eaten in any sleeping apartment of such house, unless in case of the sickness of any such lodger, in such apartment.

37. Such Keeper shall not cause nor suffer any bed in any room in such house to be occupied at any time by more than one person of the male sex above the age of ten years, nor cause nor suffer any lodger to occupy any bed in such house at any time within the period of eight hours after such bed shall have been vacated by the last preceding occupant, and he shall cause every room in such house to be furnished with such number of beds and bedsteads and such a supply of bed-clothing as may be sufficient for the requirements of the number of lodgers permitted to be received in each such room.

38. Such Keeper upon receiving from the sub-district Board concerned, a notice or placard wherein shall be stated the maximum number of lodgers authorized to be received at any one time in such designated room of such house, shall affix such notice or placard to a conspicuous place in such room, so that it may be distinctly visible and the words and figures thereon easily read. He shall keep such placard constantly so posted, and shall not suffer it to be wilfully or carelessly defaced. He shall be furnished with such notices or placards by said Board, and, if considered necessary by the latter, a printed copy of these regulations relating to lodging houses shall be conspicuously posted in each room of such house.

39. No person shall keep a lodging house until duly licensed so to do by the sub-district Board concerned, nor shall any such license be issued by said Board until the house, proposed as a lodging house, shall have been declared by the Chief Inspector of said Board, or some other competent official, authorized by the Board so to do, with the approval of the District Medical Health Officer concerned, to be suitable for the purpose of a common lodging house, and shall have paid to the Board a license fee of Two (2) Dollars. Such license shall be valid for a period of one year from the date of issue, or as much of it as shall have unexpired between such date and the first day of May, next following.

Such license shall be liable to revocation at any time by the Board issuing it, because of failure on the part of said Keeper to carry out these Regulations with respect to lodging houses, or for any other reason that shall appear just and expedient to the Board. Such license shall be renewable from year to year in the discretion of the Board, upon payment of a fee equal to that primarily paid.

##### Dairies and Milk.

40. The expression "Dairy" shall include any farm, farmhouse, cow-shed, milk-store or shop or other place from, or in which milk is supplied or kept for the purpose of sale, and any vehicle used for the delivering or conveying of milk.

41. The expression "Dairy-man" shall include any person who keeps one or more cows, from which milk is offered for sale, and any purveyor or vendor of milk.

42. The sub-district Board of Health of each sub-health district shall cause every cow kept for the purpose of public