licensee shall strictly observe, perform and comply with all by-laws, rules, regu-lations or Orders-in-Council of this board or otherwise made or passed under the provisions or the Public Heath Act of 1918 or by the Governor of Canada, in force or enacted at any time during the currency of such license.

 Any license issued by the Board may be suspended or cancelled for breach or nonobservance of any bylaw, rule, regulation or Order-in-Council applicable thereto, either by this Board or by the Secretary upon the direction of a Veterinary Inspector or Food Inspector of this

10. The holder of a Vendor's or Dairy License shall at any time upon the request of the Secetary of the Board, deliver to this Board a statement setting forth.—(1) his name and address; (2) the source or sources of his milk and cream supply; (3) the number of cattle in his possession or under his control; (4) the average quantity of milk disposed of by him either (a) to milk shops, (b) to milk vendors (c) or to private constant. vendors (c) or to private consumers; (5) the situation of his dairy or dairies, and such other information as this Board or its Veterinary or Food Inspector may

deem necessary.

11. Every holder of a Vendor's the value omply with the value of t cense shall comply with the various clauses of the Public Health Act of 1918 by giving notice to this Board of any cases of contagious disease in his family or in his farm house or shop at which, from which or in which the milk or cream is either sent or received, and he chall further carry out any contaging the con shall further carry out any requirements or restrictions imposed upon him by this Board under the Public Health Act.

12. Every holder of a Vendor's Li-cense shall have the number of his license conspicuously placed on the wagon or ve hicle from which milk or cream is sold or delivered and every can or vessel from which it is sold when no vehicle is

13. Every holder of a Vendor's Dairy License shall permit all his cattle and cow stables, and all dairies and other places in which milk and cream is sold or kept, to be inspected by the Veterinary or Food Inspectors, or person or persons appointed for that purpose or working under the direction of this Board whenever any such officers may desire to do so, and he shall keep no milk or cream intended for sale, or which may be afterwards sold or offered for sale in the said City in any place where such milk or cream is likely to become unwhole-some or liable to produce disease, either by reason of adulteration, contamination with sewerage, absorption of disease germs, infection of cows, uncleanliness or any other cause nor in any place con-demned by this Board or any Veterinary or Food Inspector, nor carry it in any magon or vehicle at any time used for the conveyance of swill, manure, or any other offensive material.

14. Every dairyman and vendor of milk or cream and every driver of waghaving in his possession in the City of Monoton milk or cream for sale in the said City at the time, shall, whenever so requested, furnish any Food, Veterinary, or Sanitary Inspector of the Board with such samples of milk and cream as

require from time to time and at such places as the samples may be demanded.

15. All Health Officers Food, Veterinary and Sanitary Inspectors are authorities. and required to inspect as often as to them may seem necessary, all milk or cream offered for sale whether on any of the streets, public places or shops of the said city and to seize and destroy all such milk and cream which may on such inspection, be found unwholesome or unfit for human food, or sold by unlicensed persons

16. No holder of a Vendor's License shall sell milk or cream bought or received from any person unless all cattle belonging to or in the possession or under
the control of suchi person shall have
passed the tuberculin test, and unless
such person s the holder of a Dairy License in respect of such dairy or cattle
for the then current years.

cense in respect of such dairy or cattle for the then current years.

17. No milk or cream shall be delivered in bottles to any place where scarlet fever, diphtheria, typhoid fever or any other notificable disease exists. Any consumer in whose premises any such disease exists shall provide receptacles into which the milk or cream can be poured by the dealer who shall retain the empty bottle. bottl.e

18. No vendor or other distributor of milk or cream shall carry any milk or

cream for sale within the City in any cart, wagon or other conveyance unless the same is contained in properly capped bottles or sealed vessels, and no such vessel shall be filled on the street from a can containing milk or cream in bulk. Where milk and cream is delivered whole sale and in bulk in cans, such cans shall be sealed at the dairy or place of produc-tion in a manner satisfactory to the Food Inspector appointed by this Board and such seal shall not be broken until de-livered to the Purchaser in his own dairy or place of business

19. No Milk or cream shall be sold from any store, shop or other place in the City of Moncton with a license therefor except in properly capped or stoppered bottles. All milk or cream kept for sale shall be maintained in a suitable refrig-erator or cooler, properly drained and cared for as approved by the Food Inspector ,appointed by this Board. The attendant making a sale of milk or cream may transfer it to a container furnished by the customer at the time of purchase. but no bottle containing milk or cream shall be left unstoppered in such shop or

20. No person holding a license under any of the regulations of this Board shall permit any contract between cattle owned, controlled or possessed by him and any cattle owned, possessed or control-

led by a person not licensed thereunder. 21. A Veterinary Inspector or Inspec-21. A Veterinary Inspector or Inspec-tors shall be appointed by this Board and paid by the City of Moneson, whose duty it shall be to see that the requirements and provisions of these and all bylaws rules and regulations of this Board, or otherwise made under the Public Health Act of 1918 are carried out, and that the cows are kept clean and properly fed and

22. Nothing in these regulations contained shall be deemed to effect in any manner the requirements, conditions bylaws, rules or regulations affecting any license heretofore issued in so far as these regulations or any of them may be held inapplicable thereto, and they shall be deemed to be cumulative and additional and not substitutional thereto

Passed at the regular meeting of the Westmoriand Co. Sub-District Board of Health at Moneton, N. B. on Feb. 16th 1923

(Sgd.) C. E. Northrup Secretary W. Co Board of Health. Co. Sub-District

Moncton.
F. J. Desmond, D. M. N. O.
Chairman of teh Sub-Dist.
Board of Health of Wesmore-(Sgd.)

land. The Honorable the Minister of Health now RECOMMENDS that the said by-

laws be approved and adopted.

And the Committee of Council concurring in said report and recommendation.

IT IS ACCORDINGLY SO ORDERED.

Certified passed,
February 20th, 1923.
(sgd.) M. B. Dixon
Clerk Executive Council. Approved, (sgd.) William F. Roberts Minister of Health.

March 3rd. 1922.

ADVERTISING TERMS

NOTICE is hereby given that all ad-vertisements intended for insertion in the ROYAL GAZETTE must be accom-panied with the cash in order to ensure their publication.

Annual subscription for Gazette, in advance, \$2.00.

1 square, or 12 lines, or less, \$2.00 for first insertion. All subsequent insertions of the same, 75 cents per square.

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

THE NEW BRUNSWICK COMPANIES ACT 1916—Regulations and Tariff.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to make the following Order respecting the incor-poration of Companies by Letters Patent

all previous Orders and Regulations relat-

ing thereto are rescinded:

1. The Honourable the Provincial Secretary is hereby designated as the Officer charged with the issue of Letters Patent and Supplementary Letters Patent; and the Department of the Honourable the Provincial Secretary as the Department through which such issue shall take

2. The signatures of the subscriber, to the Petition for Letters Patent or Sup-plementary Letters Patent or to the Memorandum of Association, shall be Memorandum of Association, shall be verified by affidavit to the salisfaction of

the Provincial Secretary.

3. The following is the Schedule of Fees payable under the 93rd Section of

the said Act:

(1) When the proposed Capital Stock of the Company is \$5,000 or less, the fee to be forty dollars (\$40.00).

(2) When the proposed Capital Stock of the Company is above \$5,000 and less than \$10,000, the fee to be fifty dollars (\$50.00). -

(3) When the proposed Capital Stock of the Company is \$10,000 and less than \$25,000, the fee to be sixty-five. dollars (\$65.00).

(4) When the proposed Capital Stock of the Company is \$25,000 and less than \$50,000, the fee to be eighty dollars (\$0.00).

(5) When the proposed Capital Stock of the Company is \$50,000 and less than \$100,000, the fee to be one hundred dollars (\$100.00). (6) When the proposed Capital Stock

of the Company is \$100,000 and less than \$200,000, the fee to be one hundred and fifty doliars (\$150.00).
(7) When the proposed Capital Stock of the Company is \$200,000 and less than \$300,000, the fee to be two hundred dollars (\$200.00).

(8) When the proposed Capital Stock of the Company is \$200,000 and less than \$500,000, the fee to be two hundred and fifty dollars (\$250.00).

(9) When the proposed Capital Stock of the Company is \$500,000 and not more than \$1,000,000, the fee to be three hundred dollars (\$200.00).

(10) For every \$509,000, or any part thereof, in excess of \$1,000,000, an additional fee of sixty dollars (\$60.00).

(11) On Supplementary Letters, when application is to increase the Capital Stock, the fees shall be payable upon the increased amount for which Letters are applied for, ac-

cording to the aforegoing scale.

In all other cases a fee of \$50.00, but not to exceed the amount paid for original Letters Patent.

4. All fees must be paid in cash or by an accepted cheque, payable to the order of the Provincial Treasurer or Deputy Provincial Treasurer, and must be trans-mitted by Registered Letter.

The Fees to be taken upon the incorporation of companies by letters patent under the New Brunswick Companies' Act, 1916, section 17, sub-section (2) for charitable, philanthropic, temperance, religious, social, literary, educational, or other like purposes, where there is no capital stock and where the cost value of the real and personal property specified under section 17, sub-section 2, paragraph E, shall be as follows:

Over \$3,000 and under \$3,000 " " "
Over \$3,000 and under \$4,000 " " Over \$4,000 and under \$5,000 " " " And for \$5,000.00 and upwards the same fee shall be charged as for trading com-panies. Also that the fee for one inser-tion in the Royal Gazette of the notice of granting letters patent shall be \$2.20 per square.

RULES AND PRACTICE OF THE LEG. ISLATIVE ASSEMBLY OF NEW BRUNSWICK.

The attention of parties intending to seek legislation at the next session of the Legislative Assembly is directed to the following Rules:

Private and Local Bills poration of Companies by Letters Patent under The New Brunswick Companies of every Private Bill or Local Bill introduced into this House shall be filed with the take effect from the date hereof, and