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DEPT. OF HEALTH

HIS HONOUR THE LIEUTENANT GOVERNOR has been pleased to approof the following by Order in Council 5th Aug. 1924.

On the recommendation of the Honourable the Minister of Health, that Regulation 185 relating to Medical Inspec-tion of Schools, be amended as follows: "Regulation 185, Medical Inspection of Schools is hereby amended by insert-

ing between the words "practitioner" and in the fourth line of said Regula-the words "provided that such tor" tion, certificate does not in substance, contravene or render of no effect any action taken in the case by the Medical School Inspector concerned, and in the event of certificate being issued, it shall such not become applicable until after a consultation upon the case involved be had between the said Medical School'Inspector and said physician issuing certificate; in the event of an inability to agree after said consultation the decision shall lie with the Chief Medical Officer or some medical practitioner appointed by him for the purpose, which decision shall be final

Making the revised Regulation as a whole to read as follows: "185. No child affected with com-

municable disease shall be permitted to attend school until such disease be cured and the danger of contagion be eliminated as certified by a regularly qualified medical practitioner, (provided that such certificate does not, in substance contravene or render of no effect. any action taken in the case by the Medical School Inspector concerned, and in the event of such certificate being issued, it shall not ecome applicable until after a consultation upon the case involved he had between the said Medical School Inspector and said physician issuing certificate; in the event of an inability to agree after said consultation the decision shall lie with the Chief Medical Officer, or some medical practitioner appointed by him for the purpose, which decision shall be final): or, until such disease be placed under such treatment and safeguards as shall satisfy the Medical School Inspector concerned that all practical danger of communicating the disease to others is abolished'

WM. F. ROBERTS.

Minister. Department Public Health. Fredericton, 5th August, 1924

HIS HONOUR THE LIEUTENANT GOVERNOR has been pleased to approve of the following by Order in Council 5th August, 1924, on the recommendation of the Honourable the Minister of Health, that the following Regulations relating to examination and licensing of Plumbers be adopted:

EXAMINATION AND LICENSING OF PLUMBERS.

(No. 264-272 inclusive)

264. No person unless holding Plumber's License as hereinafter pro vided, after the expiration of six months from date of approval of these regula-tions by the Executive Council of this province, shall work as a plumber or engage in the art of plumbing within the ce except under direct and immediate supervision by a plumber duly licensed by these regulations except that a person who has for three years been engaged in the mechanical work of plumbing may be deputed by his employer to perform minor plumbing work under the general direction of the latter. 265. There shall be established a Board to be known as the Plumber's Ex-amining Board of New Brunswick, one of whom shall be the Chief Medical Officer of New Brunswick and two others-one a journeyman and the other an em-ploying plumber-and each of the latter two shall be qualified to hold a plumber's

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or either of them may be reappointed at the discretion of the Minister. In case of death, resignation or neglect to serve of either or both of such two members. Minister shall forthwith make such the other appointment or appointments as may fill such vacancy or vacancies. 267. Such Examining Board, upon appointment shall meet at some conven-

place, and may draw up such rules for its governance and conduct as shall not he inconsistent with these regulations. It shall meet at least annually, and oftener, if thought necessary by the Board and shall appoint a place and time for the semi-annual examination of all such persons as shall present them-selves before it for examination for license, and written applicaton for such examination must be made by applicant to the examining Board at least one week before the date set for such examination. Such examination, which may be writ-ten or oral, or both, notice of the date and place of which shall be published by the Board in the Royal Gazette and in two daily newspapers of the province one month in advance, shall include questions upon the theory and art of plumb ing and upon the Plumbing regulations of the province, as well as any ocular dem-onstration of the art of plumbing as may be required by the Board. The fee for examination and license shall be five dollars for each applicant. which shall be applied (1) to defray the expenses of said Examining Board, and (2) the balance divided between the members of said Examining Board. Three dollars of such fee shall be returned to any applicant who fails to obtain a li-

268. Each plumber, who, at the time of the approval of these regulations by the Executive Council, has been working as a plumber for a period of five years prior to such approval, upon giv-ing proof thereof to the Examining Examining Board, and upon application for a license and upon payment of fee, shall be entitled to receive and be granted such liwithout further examination. erenne. such application and payment be made within six months after said approval, but not otherwise.

269. Any person, other than one mentioned in the last preceding regulation who shall satisfy the Examining Board that he has worked at the art of plumbing for a period of five years as a learnor assistant under direct and immed-100 late supervision of one or more plumbbers entitled to a license under these regulations, shall be deemed entitled to a license under these regulations and he granted such, upon the payment of aforesaid fee, and upon passing the ex-aminations as provided for herein, subject to the following section.

270. The examiners after each semiannual meeting for examination shall report in writing to the Minister the names and addresses of those examined who, in the opinion of said examiners are en-titled to a license, and the Minister shall, thereupon, if satisfied with said report, cause to be issued a license or licenses to said person or persons, over his sig-nature countersigned by the Chief Medical Officer

27]. A Plumber's License when grant-ed by these regulations shall be register-ed and a record thereof kept on file at the office of the Department of Health, and shall continue valid from year to year upon annual payment of a fee of two dollars to the Department of Health unless revoked for cause by the Minister upon recommendation of said Examining Board. 272. Each person in the Province of New Brunswick on entering upon the work of plumbing as a learner or assistant (apart from a regularly licensed employee) shall have his name registered with the Examining Board together with his address by the employer concerned. W. F. EOBERTS,

ensuing calendar year. Retiring members other construction camps, camps in connection with railway and other maintenance works, and with quarries, mines, smelting and cement works, fishing fishing for commercial camps purposes, and. generally, all inhabited houses and buildings and premises in connection there-with which are, in their nature and pur-pose designed for temporary or inter-mittent occupation and used for the housing of employees as contra-distin-guished from houses or dwellings designed for permanent ococupancy.

Notification.

156. Forthwith, after the establish-ment of a camp, the owner or manager thereof shall notify the District Medical Health Officer of the Health District in which such camp is situated, in writing. of the location and character of the same, and of the maximum number of employees and others to be housed there-

Location.

157. Every camp and every tent, stable or other building in connection with a camp, shall be located in a health-ful site, and all premises in connection therewith shall be kept in a sanitary condition.

Capacity. 158. Every house, tent or other build ing occupied or used as a camp shall contain at least 300 cubic feet of air space for every occupant thereof, and shall be properly constructed, lighted and heated, and means provided and kept in proper working efficiency for adequate

ventilation. Cleanliness.

159. Every camp shall have proper facilities for the maintenance of the cleanliness of its occupants and such clean-liness shall be maintained. Disposal of Garbage.

160. Provision shall be made for the proper disposal of all slops, swill, garb-age, manure and other refuse subject to putrefaction or fermentation, from the buildings or premises.

Exclusion of Flies.

161. Provision shall be made for the exclusion of flies from the dining room, kitchen, or other places where food is stored, prepared or eaten.

Latrines or Privies. 162. Latrines or privy pits shall be provided for the use of the occupants, and the same shall be so constructed and located as not to be a possible source of danger to any water-supply and the said latrines or privy pits shall be kept in a sanitary condition

Location of Stables.

163. Every stable and manure heap or privy shall be so located as to make it impossible for the same to contaminate the water-supply. Water-supply.

164. Provision shall be made for the plentiful supply of wholesome drinking water for the use of the occupants.

Publicity. 165. The owner or manager of every 165. The owner or manager of every camp shall obtain and keep posted in a conspicuous place in such camp these regulations relating to camps, or a synopsis of them provided by the Depart-ment of Health, in English or French. Nuisance by Owner or Manager. 166. The owner or manager of any

camp shall not suffer or permit any occupant of such camp, or other person. to commit or maintain any nuisance in or upon the premises of such camp or permit such camp or premises to become

be appointed by the Minister of Health. 266. The last two named members of said Board shall hold office during the current calendar year for which they are appointed and in the month of December in each year after the first said appointments the said Minister shall appoint two said like members for the Minister.

Department Public Health, Fredericton, 5th August, 1924.

HIS HONOUR THE LIEUTENANT GOVERNOR has been pleased to ap-prove the following by Order in Council 5th Aug., 1924:

CAMPS (155 to 172a inclusive) Definition.

155. Where the word "Camp" is used in these regulations, it shall include lum-ber camps, saw-mill camps, railway and

Nuisance by other persons. 167. No occupant of any camp, nor other persons, shall commit or maintain any nuisance or insanitary condition in such camp or upon the premises in connection therewith.

Contagious Disease. 168. It shall be the duty of the owner or manager of any camp to take every practical precaution against the occurrence or spread of contagious or infectious disease in or among its occupants and, in particular, to see that all regulatons respecting notifiable disease, by the Minister or by the sub-district Board concerned, where applicable, are faith-fully carried out and enforced. Disinfection.

169. The expense of disinfection or cleaning for sanitary purposes, of any camp, shall be borne by the owner or manager thereof.

Physicians.

170. The Minister may require the owner or manager of any camp to en-gage and provide one or more duly