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RULES AND REGULATIONS
—OF THE—

State Board of Health of Florida.

In pursuance of an Act of the Legislature of the State of Florida, entitled an "Act to Create and Establish a State Board of Health," approved February 20th, 1889, the State Board of Health hereby announces the following rules and regulations for the preservation of the public health in the State of Florida.

POWERS AND FUNCTIONS OF THE HEALTH OFFICER OF THE BOARD.

SECTION 1. That, Whenever the State Health Officer shall proceed to any portion of the State under Section 9 of the Act to create and establish a State Board of Health, he is authorized to make such quarantine and sanitary regulations as may be immediately needed to prevent the spread of the disease there prevailing, not inconsistent with said Act or the Rules and Regulations of this Board, and not already provided by this Board; and he shall immediately report the same to the President of this Board for approval.

SEC. 2. That, Whenever the State Health Officer shall visit any city or town under Section 12 of the Act to create and establish a State Board of Health, and shall there discover any property or thing necessary to be condemned and destroyed under said Section of said Act, he is authorized to make such valuation and condemnation as is provided by said Act, and shall make immediate report of same to the President of the Board, or to the Board if in session, and if approved the said property or things shall be destroyed as provided in said Section of the Act, and compensation made for same as provided in said Section.

SEC. 3. That the State Health Officer is hereby authorized to appoint and employ, with the approval of the President of this Board, such Sanitary Port Inspectors, Sanitary Guards, and such other persons as may be, from time to time, required for the prevention of the introduction of disease into the State and for the preservation of the public health. Such Inspectors, Guards, and other persons to be employed only for such time as their services may be necessary, and to be subject to removal at

the pleasure of the State Health Officer or President of the Board. Said Inspectors, Guards, and other persons so employed to be paid, according to their respective capacity and the nature of the service to be rendered, such compensation (to be agreed upon at the time of employment) as the State Health Officer and President of the Board consider just and reasonable.

MUNICIPAL SANITATION.

SEC. 4. All cities and towns of over 10,000 inhabitants shall be provided with a system of sewage and sufficient means for the proper collection and disposal of the filth, garbage and refuse of every description in such cities and towns; and all cities, towns or villages under 10,000 inhabitants having no system of sewage shall be provided with sufficient means for the prompt, frequent and sanitary collection and disposal of all filth, refuse and garbage of every description in such cities, towns and villages. The proper municipal authorities of incorporated cities and towns, or in cases of unincorporated towns and villages the County Boards of Health, where such exist, or County Commissioners, where no County Boards of Health exist, shall see that such system of sewage and means of collecting and disposing of filth, refuse and garbage are so provided, under penalties prescribed in Section 15 of said Act creating and establishing a State Board of Health, above referred to.

SEC. 5. That the City Council, Board of Aldermen or municipal authorities, charged by law with such duties of all incorporated cities and towns in this State, or, in cases of unincorporated towns, the County Boards of Health, where such exist, or the County Commissioners, where no County Boards of Health exist, shall provide for house-to-house inspections of all such cities and towns, at least once a month, between the first day of May and the first day of November of each year, and that it may be done efficiently, it is also ordered by the State Board that blanks for this purpose, as prescribed by this Board, shall be used, setting forth the number of inmates of the house of each sex and color, whether any sickness exists in the house at the date of inspections, or has existed since last inspected, and the nature of such sickness in either case, and the general sanitary condition of the interior of the house and premises, especial note being made of the condition of the water-closets, cess-pools, sinks or private vaults; and the Mayor of all incorporated cities and towns, and Presidents of County Boards of Health in those towns not incorporated, or Presidents of Boards of County Commissioners, where no County Boards of Health exist, are especially charged with the enforcement of this rule.

SEC. 6. That no dumping ground for refuse of any description shall be maintained at or near any city, town or settlement

in this State; and it is hereby made the duty of every Mayor of a city, or President of the Board of County Commissioners, to promptly abate such a nuisance by fire (if any now exist) in cities, towns or settlements under their jurisdiction, and to prevent the accumulation of refuse and garbage in such quantities as will threaten the health and lives of the citizens thereof.

SEC. 7. No decayed or tainted meat, fish, fruit or vegetables will be permitted to be brought into or landed, kept, sold, or offered for sale at any of the ports, harbors, cities or towns in the State of Florida at any season of the year; and any attempt to do so will subject such meat, fish, fruit or vegetables to destruction, and the master of any vessel, company, corporation or individual violating this rule to prosecution in the courts of this State therefor.

SEC. 8. No cargo consisting of green salted hides, bone, bone dust, or guano, or fertilizers of any kind that have become damaged by water, so as to be offensive and detrimental to the public health, shall be permitted to be discharged or landed on any wharf or dock of any city or town in the State, or in any settled port thereof.

SEC. 9. It is hereby made the duty of all mayors of towns and cities in this State, and of the County Boards of Health, to enforce the observance of these rules and regulations in the several cities and towns and counties that are under their control.

COMMUNICABLE DISEASES OF AN EPIDEMIC, INFECTIOUS OR CONTAGIOUS NATURE.

SEC. 10. Whenever any physician shall know or apprehend that any person whom he is called to visit, or who is brought to him for examination, is infected with yellow fever, small-pox, cholera, diphtheria, scarlet fever, or any other disease dangerous to the public health, he shall immediately give notice thereof, in the manner provided by the statute, to the President of this Board of Health, and to the health authorities of the city, town or settlement in which the sick person may be; and it shall be the duty of any Health Officer, or person acting as such, or the President of any Board of Health, or Mayor of a city or town, to whom any disease dangerous to the public health is reported, to take such precautions, before the arrival of the State Health Officer, as shall be judged best for the safety of the inhabitants.

SEC. 11. It is hereby made the duty of the Common Council, Board of Aldermen or other officers of a chartered city or town in this State to provide for the vaccination and revaccination of the citizens residing in their several cities and towns. And it is also made the duty of every parent, guardian or other person charged with the care of, or responsibility for, any child, to see

that said child is vaccinated, and to have said child or children vaccinated as often as the health authorities of a city or town, or County Board of Health in the State may direct: *Provided*, That the requirements of this section need not be enforced in sparsely settled communities in this State except in a threatened epidemic from small-pox: *And provided further*, In any case, in the judgment of a reputable physician expressed in writing, such vaccination would be dangerous to the health of the person required to be vaccinated, such vaccination will not be required to be made. Fresh bovine virus only should be used in vaccinating in this State.

SEC. 12. After October 1, 1889, Superintendents of all institutions of learning, and all School Boards and Principals of schools in this State, in incorporated cities and towns of over 2,000 inhabitants, are forbidden to admit as a pupil any child or person who cannot produce satisfactory evidence of having been successfully vaccinated.

SEC. 13. No owner or manager of any manufactory in this State shall admit for employment any person who cannot produce satisfactory evidence of having been successfully vaccinated.

COLLECTION OF VITAL STATISTICS.

SEC. 14. Every birth and death occurring in this State shall be reported by the attending physician, midwife, nurse or head of family, to the Board of Health of the county wherein such birth or death occurred (provided that in the non-existence of a County Board of Health such reports shall be rendered direct to the office of the State Board of Health) before the first Monday in the month succeeding such birth or death, in accordance with the forms prescribed by the State Board of Health.

SEC. 15. Every County Board of Health shall collect and transmit to the Secretary of the State Board of Health on the first day of each month a report of the month previous of the vital statistics of the county, with a statement of the prevailing diseases during the month previous, and also any other information of a medical or sanitary nature that may be of value in the preservation of the public health. [N. B.—Blanks suitably prepared for the purpose of these reports and observations will be furnished free on application to the Secretary of the Board of Health.]

PUBLIC INSTITUTIONS.

SEC. 16. The Superintendents of all State institutions of learning, or for the care of the afflicted; Sheriffs of counties; the Superintendent of the State Prison or Penitentiary, or other person having the care or custody of prisoners or convicts, shall

report to the Secretary of the State Board of Health on the first day of each month, on blanks to be furnished, such information of a medical or sanitary nature as may be of value in the preservation of the public health.

POWER TO QUARANTINE.

SEC. 17. No quarantine regulations of commerce or travel (seacoast or inland) shall be instituted or operated by any port, place or county of this State against any other port, place or county in this or any other State, or any foreign country, except by the permission of the State Board of Health.

QUARANTINE AND MARITIME MEDICAL INSPECTION.

SEC. 18. The Quarantine and Sanitary Inspection system over travel and commercial intercourse between any of the ports of the State of Florida, and any foreign or domestic port, where any yellow fever, small-pox, cholera, leprosy, or other infectious disease may prevail, shall be established and maintained from the 1st day of May to the 15th day of November, inclusive, of each year, except as hereinafter provided, or as may be otherwise ordered.

SEC. 19. No steamships, or other vessel, plying between any foreign or domestic port where epidemic disease exists, and any of the ports, harbors or inlets of the State of Florida, shall be permitted to enter any such ports, harbors or inlets of the State of Florida, except under such restrictions and regulations as to medical and sanitary inspection as the State Board may hereinafter, and from time to time, prescribe; and every master, or person in charge of any such steamship, or other vessel, coming from any such foreign or domestic port where epidemic disease exists, into any Florida port, harbor or inlet, in violation of the regulations of this Board, shall be subject to the penalties of Section 15 of the Act creating and establishing this Board.

SEC. 20. All vessels, of whatsoever class and description, arriving at any of the ports of the State of Florida, between the 1st day of May and the 15th day of November, inclusive, of each year, must lie to, or anchor, at a point to be designated in each harbor as the inspecting point, and marked by a buoy with a yellow flag thereon, and there remain until inspected by the Sanitary Inspector of the port appointed by this Board, or appointed by the County Board of Health with the approval of this Board; and if said vessel is free from sickness of every kind whatsoever, and has had no infectious or contagious disease on board during any part of the voyage subsequent to leaving the last port, or for three months prior thereto; and, fur-

thermore, if the vessel is in a cleanly and sanitary condition, then the said Sanitary Inspector at the port of arrival shall give permission for said vessel to enter said harbor and proceed to an anchorage or a dock, except as provided for in Section 21 of these regulations: *Provided, however,* That County Boards of Health may adopt rules and regulations, subject to the approval of the State Board of Health, for the control and government of pilot boats, fishing boats, wrecking boats, wood boats and vessels engaged in the sponge business. Pilots must, and hereby are required, in each case, before boarding a vessel desiring to enter any of the ports, harbors or inlets of the State of Florida, to make inquiry as to the sanitary condition of the vessel, and in no case must they "board" if the vessel has contagious or infectious sickness on board, or has had the same during the voyage. In all such cases the pilot must direct said vessels to the nearest United States Quarantine or Refuge Station, except where it is impracticable by reason of sickness of the crew or otherwise for said vessel to go to such Quarantine or Refuge Station; then to such point as the State Health Officer shall designate. And pilots are forbidden to leave any vessel which they have boarded until permission is granted by the Port Sanitary Inspector acting under authority of this Board or of the County Boards of Health.

SEC. 21. All vessels, directly or indirectly, from foreign or domestic ports where yellow fever may prevail, and seeking to enter any of the ports of the State of Florida between May 1st and November 15th, inclusive, of each year, and all vessels from foreign or domestic ports where cholera, small-pox, leprosy or other infectious or contagious diseases may prevail, and seeking to enter any of the ports of the State of Florida at any and all times of the year, and all vessels in any port at any season of the year, and upon which yellow fever, small-pox, cholera, leprosy or other infectious or contagious disease may be developed after arrival, shall, before they are permitted to land any passengers or crew, or load or unload cargo, or hold any communication with any other vessel, or person, or the shore, present to the Port Sanitary Inspector of the port at which they may arrive a certificate from the medical officer in charge of the nearest Quarantine or Refuge Station where the steam disinfecting system is in operation, that said vessel and cargo and effects of passengers and crew have been thoroughly cleansed and disinfected according to the rules and regulations of this Board, and that said vessel has been detained at said Quarantine or Refuge Station for a term of not less than five days, or longer, if deemed necessary by the medical officer in charge of said Station, after said disinfection, and that no case of yellow fever, small-pox, cholera, leprosy or other infectious or contagious disease has within that time developed among any of the crew or passengers in said vessel; and in case

said vessel arrives in ballast said certificate shall further state that the ballast of said vessel was discharged at said Quarantine or Refuge Station before disinfection, and clean ballast, if necessary, taken at said Station in lieu of the ballast discharged.

(a) *Provided*, That said certificate shall be of a date subsequent to the leaving of said vessel from any foreign or domestic port infected with any contagious or infectious disease.

(b) No ballast brought into any port of the State of Florida shall be discharged in any such port, except at such point as may be designated in a permit granted by the Port Sanitary Inspector of the respective port, appointed by this Board or by the County Board, with the approval of this Board, and in case this Board, or its Port Inspector, or the Port Inspector of the County Board in the port where said vessel may arrive, deem it expedient for the preservation of the public health to require fumigation and disinfection of vessels, or discharge of ballast at Quarantine Station, the same shall be done at the expense of the vessel, and in accordance with the rules and regulations of this Board.

(c) This section and sub-divisions shall in nowise interfere or abrogate any portion of Section 23 and sub-divisions of these rules and regulations.

(d) Any captain of any such vessel disobeying any of the above requirements shall be subject to the penalties prescribed for the violation of the rules and regulations of this Board.

SEC. 22. County Boards of Health of counties bordering on the seacoast of the State of Florida can establish such a system of inspection, disinfection and quarantine of detention against foreign infected ports, or infected ports and places in the United States, or places suspected to be infected, as do not conflict with any of the provisions of Section 11 of the Act creating a State Board of Health, or any of the rules and regulations of the State Board that have been, or may hereafter be, adopted and ordered; and said County Boards of Health are hereby permitted to collect and receive from vessels arriving at their ports in their several counties from foreign infected ports, or infected ports in the United States, or ports suspected as infected, or from vessels with unclean ballast, not in a good sanitary condition, at any season of the year, and from all vessels arriving at any of the ports in their several counties between May 1st and November 15th, inclusive, of each year, such fees for the service of medical inspection, disinfection and fumigation of said vessels, or their cargoes, or the discharge of ballast as may be reasonable and necessary, and which may not be in conflict with the State or United States laws governing commerce.

SEC. 23. In accordance with the requirements of Section XI of the Act creating a State Board of Health, the following restrictions and regulations, as to inspection and sanitary require-

ments, are hereby provided, to be observed by all steamships and other vessels plying between foreign ports, or domestic ports of the United States, that may be deemed by this Board of Health as infected by yellow fever, cholera, small-pox, leprosy or other contagious or infectious diseases, and any of the ports, harbors or inlets of the State of Florida, and seeking to enter any such ports, harbors or inlets of the State of Florida:

(a) Such steamships or other vessels must carry as ballast either water or clean rock or stone. If water ballast is used it must not be changed either in any foreign port or any port in the State of Florida, but in the open sea. If rock or stone ballast is used it must be procured from some non-infected port or place.

(b) Steamships or other vessels plying between foreign ports and the ports, harbors or inlets in the State of Florida, and seeking to enter such Florida ports, harbors or inlets must be provided with crews acclimated to yellow fever; and between the first day of May and the fifteenth day of November, inclusive, of each year, such steamship or other vessel plying as aforementioned, and especially between any of the ports of the Island of Cuba and the ports of Florida, must not enter any of the ports of the Island of Cuba before sunrise, and must depart therefrom before sunset of the same day, and, between the dates above specified, must not remain over night in any harbor of the Island of Cuba, otherwise they will be subjected to detention in quarantine at any of the ports of the State of Florida for fifteen days.

(c) Steamships or other vessels plying between the ports of the Island of Cuba and any ports in the State of Florida, and seeking to enter such Florida ports, harbors or inlets, must not anchor but moor in the open harbor of any of the ports in the Island of Cuba, and as far as possible from any other vessel; and while in said harbors must not, between the dates before mentioned, hold communication with the shore, except under conditions and restrictions imposed by an agent of this Board in said port or harbor.

(d) Steamships or other vessels plying between the ports of the State of Florida and any West Indian, South American or other foreign port, must be kept in a cleanly and sanitary state at all times, and be subject to inspection by this Board of Health, and must have their bilges pumped out and thoroughly washed and cleaned at least twice a week with some powerful germicide and disinfectant (which will be designated by the Health Officer of this Board); and it is hereby made the duty of all Port Sanitary Inspectors of this Board, or of County Boards of Health, to pay especial attention to this subdivision of Section 23, and to observe on the arrival of any steamship or other vessel of any line operating or plying between the ports as before mentioned, the condition of the cabins, state-rooms, the steerage, fore-castle

and water-closets, and to promptly report to the Health Officer of this Board, and to the President of the County Board of Health for the County in which such port is situated; any deviation from perfect cleanliness as exacted by this rule, and also to promptly place in quarantine, for the purpose of being disinfected and cleaned, any steamship or other vessel whose sanitary condition is not good and does not fulfill the requirements as established by the State Board of Health, and said steamship or vessel shall not be released from quarantine until she has been placed by her officers in a cleanly and sanitary state.

SEC. 24. Steamships or other vessels plying between any West Indian, South American or other foreign port and any ports in the State of Florida, between the 1st day of May and the 15th day of November, inclusive, of each year, shall not be permitted to bring as passengers from any such ports where endemic or epidemic, contagious or infectious diseases exist, to any port of the State of Florida, any person who is not acclimated to yellow fever by having had an attack of the disease, or by continuous residence in cities and towns, for a period of ten years or over, where such disease is endemic, and has not had either small-pox or been successfully vaccinated; and masters of such steamships or vessels shall not receive for transportation any passengers without a certificate from an agent of this Board in said port, stating the exemption of said passenger from contracting or developing yellow fever, cholera or small-pox, and his or her practical acclimation; which certificate, together with another setting forth the freedom of baggage from contagious or infectious disease, must be produced to the Port Sanitary Inspector at the port of arrival in this State before *pratique* can be given to said vessel or passenger. And the master of any steamship or vessel failing to observe this rule, and who shall attempt to transport passengers in defiance thereto, will subject himself, ship or vessel, crew or passengers, to such quarantine and to such requirements of detention and disinfection as this State Board may, through the County Board of Health, direct; and in addition to the foregoing, every master of steamships or other vessels violating this rule will be prosecuted in the courts of the State, as specified in Section 15 of the Act creating a State Board of Health: *Provided*, That nothing in this section shall be construed as prohibiting an agent of this Board of Health in any foreign town or place where infectious or contagious disease exists from giving permission to any one coming from a healthy district outside of said town or place, and who has not been acclimated to yellow fever, to pass through said town or place if said individual does not remain over night in said town or place: *And provided further*, That the immediate destination of said individual is north of the latitude of Washington, D. C.

SEC. 25. No bedding or household goods shall be brought from any port of the West Indies, South America or other foreign ports that may be infected with an epidemic, contagious or infectious disease, or from any infected port or place in the United States, to any port or place in the State of Florida, at any season of the year; and the master of any steamship or other vessel, or any transportation company who disobeys this regulation shall be deemed guilty of violating this rule, and shall be dealt with as contemplated by Section 15 of the Act creating a State Board of Health.

SEC. 26. No personal baggage of the description usually carried in trunks shall be landed at any of the ports or harbors or places in the State of Florida from any port of the West Indies, South America or any other foreign port, or any port or place in the United States where yellow fever, cholera or small pox prevails between the dates of May 1st and November 15th, inclusive, of each year, without being subjected to thorough disinfection by superheated steam, dry heat of high temperature, or medicated vapor, according to the nature of the fabric, and no personal baggage of passengers arriving at any of the ports or places in the State of Florida as above specified, and between the dates above specified, shall be permitted to be transported into the State of Florida or into any of the cities, towns or settlements in the State that has not been properly and sufficiently disinfected according to the rules describing the system to be hereafter adopted, and to be hereafter promulgated by the Board. Said personal baggage of passengers from foreign ports that are infected with any epidemic, contagious or infectious disease, or from any port in the United States likewise affected, after being disinfected must have attached a certificate from the Port Sanitary Inspector performing the service that such disinfection has been properly and amply performed, else said baggage will not be allowed to enter into or be transported through the State of Florida: *Provided*, That this rule shall not apply to baggage of passengers for points north of $38^{\circ} 54'$ N. L. (Washington, D. C.), and checked through according to regulations to be prescribed by County Boards of Health and approved by this Board: *And provided further*, That County Boards of Health are permitted to exact disinfection and fumigation of baggage arriving from infected ports or places during the entire year.

INTER-STATE QUARANTINE AND MEDICAL INSPECTION.

Under authority granted by Section 12 of the act creating a State Board of Health, approved February 20, 1889, the State Board of Health of Florida hereby adopts the following rules and regulations governing inland or inter-State detention and

inspection of passengers, baggage and freight from infected points:

SEC. 27. Whenever yellow fever, cholera, small-pox or any other contagious or infectious disease shall exist or prevail in any city or town of any State of the United States, Mexico or Canada to such an extent as may be adjudged by the State Health Officer to endanger the health of the inhabitants of the State of Florida, through railway, stage, steamboat or other medium of inter-communication, then all individuals entering the State of Florida from such infected locality by means of such railway, stage and inland water navigation companies shall be detained at such points on or near the border line of Florida, as may be selected by the State Health Officer, for observation of passengers and treatment and isolation of sick, and for fumigation of baggage, freight and mails.

SEC. 28. Any individual or individuals found upon any railway train, stage-coach, steamboat or other conveyance, from any city, town or place of any other State of the United States, Mexico or Canada, suffering from any epidemic, contagious or infectious disease, and all such persons who, in the opinion of the medical inspector at any quarantine station may reasonably be suspected of having been subject to infection or contagion from such individual or individuals, shall be detained for treatment and observation as specified in Section 29.

SEC. 29. All passengers detained under provisions of Sections 27 and 28 will be detained for such treatment and observation not less than ten days, or for such further time as the State Health Officer shall deem necessary for the safety of the public health.

SEC. 30. No railway or stage line, or any person, company or corporation shall be permitted to bring any passengers from any city, town or place in any other State of the United States, Mexico or Canada, where epidemic, contagious or infectious disease exists, to any city, town or place in the State of Florida, without undergoing such detention as is specified in Section 29.

SEC. 31. Persons desiring to enter the State of Florida on any railroad, steamboat or stage coach, or otherwise, passing any Quarantine Station, will be required to produce to the inspecting officer, duly appointed by the State Health Officer, a certificate, signed by the Mayor, under the corporate seal, if said person is from a municipal corporation, and if not from a municipal corporation, then a certificate from a Justice of the Peace, that said person has not been exposed, either in person or baggage, to infection or contagion within fifteen days before the date of said certificate: *Provided*, Said certificate shall bear date not more than five days prior to such presentation; otherwise said person or persons and his or her baggage will be detained at such Quarantine Station as provided for in Section 29.

SEC. 32. No bedding, household goods or rags shall be brought from any city, town or place of any other State or country where epidemic, contagious or infectious disease exists, into the State of Florida.

SEC. 33. No personal baggage of the description usually carried in trunks shall be brought into this State from any city, town or place of any other State of the United States, Mexico or Canada, where any epidemic, contagious or infectious disease exists, without first being subjected to thorough disinfection by an agent of this Board by superheated steam, dry heat of high temperature or medicated vapor, according to the nature of the article.

SEC. 34. All day sleeping or other railroad cars, stage coaches or other conveyances, steamboats or other craft on which any epidemic, contagious or infectious disease is found to exist, and all through sleeping cars coming from infected points, shall be detained and thoroughly disinfected by an agent of this Board before being allowed to enter the State of Florida.

SEC. 35. No freight, mail or other goods, not heretofore provided for, shall be brought into this State from any city, town or place of any other State of the United States, Mexico or Canada where epidemic, contagious or infectious disease exists, without first being thoroughly disinfected by an agent of this Board; except such freight as may in the opinion of the State Health Officer be deemed free from danger of infection or contagion.

Adopted by the State Board of Health, and ordered printed in pamphlet form, this 6th day of April, 1889.

R. P. DANIEL, M. D.,
President State Board of Health.

JOSEPH Y. PORTER, M. D.,
Secretary and Health Officer of the Board.

Amended this 17th day of September, 1892.

WM. B. HENDERSON,
President State Board of Health.

JOSEPH Y. PORTER,
Secretary and Health Officer of the Board.

Forms for reports called for in the above Rules and Regulations will be supplied free on application to the State Board of Health.

JOSEPH Y. PORTER, M. D.,
Secretary State Board of Health.

FEE BILL FOR THE MULLET KEY AND STATE QUARANTINE STATIONS.

INSPECTIONS.

Vessels coming under the general quarantine regulations other than Section 23 and sub-divisions:

Steamships	\$15 00
Ships, barks, and three and four-masted schooners	10 00
Brigs, two-masted schooners and other vessels	5 00

DISINFECTION.

Steamships and ships	\$75 00
Barks and four-masted schooners	60 00
Brigs and two and three-masted schooners,	50 00
Smacks and all other vessels	40 00

All vessels under Section 23 and sub-divisions of the Regulations (Caption, "Quarantine and Maritime Medical Inspection"), making at least one regular trip per week, shall pay twelve hundred (\$1,200) dollars per annum in lieu of all charges for inspection and disinfection.

And it is hereby ordered that no fees shall be charged at any port by this Board, or by any County Board of Health, in this State, for inspection of vessels from any ports of the State of Florida, unless such port or ports shall have been declared infected by this State Board of Health.

DIRECTIONS TO MASTERS.

Vessels subject to quarantine restrictions, destined to ports on the west coast of the State, between Punta Rassa and Cedar Keys, including both of these ports, will report at the Mullet Key State Quarantine Station; for points beyond and west of Cedar Keys, to the Escambia County Quarantine Station on Santa Rosa Island; for ports on the east coast, to the United States Quarantine Station at Sapelo Sound; for ports between Punta Rassa and Key West, including the latter port, to the United States Quarantine Station at Dry Tortugas, Fla.

DISINTERMENT AND TRANSPORTATION OF THE DEAD.

RULE I. Persons dying from Diphtheria, Scarlet Fever, Small-pox, Asiatic Cholera, Leprosy, Typhus Fever, Yellow Fever, or other infectious or contagious diseases, are required to be buried or cremated within six (6) hours from time of death.

RULE II. Persons dying from all other diseases except those mentioned in the preceding rule must be interred or cremated within twenty-four (24) hours from the time of death between April 15th and December 1st, and within forty eight (48) hours between December 1st and April 15th of each year; and if embalmed for transportation under this rule, no body can be held for shipment for a period longer than twenty-four (24) hours between April 15th and December 1st, and forty-eight (48) hours between the 1st of December and the 15th of April of any year.

RULE III. It is hereby ordered that disinterring bodies for transportation to other points, or for removal from one grave to another in the same cemetery, is forbidden between April 15th and December 1st of any year, except by a special permit from the State Health Officer.

RULE IV. The disinterring of the bodies of those having died from Diphtheria, Scarlet Fever, Small pox, Asiatic Cholera, Leprosy, Typhus Fever, Yellow Fever, or other contagious or infectious diseases, is hereby prohibited within two years from the date of death.

RULE V. The transportation of the bodies of persons dead of Diphtheria, Scarlet Fever, Small-pox, Asiatic Cholera, Leprosy, Typhus Fever, Yellow Fever, or other contagious or infectious diseases, is absolutely forbidden.

RULE VI. All bodies disinterred for transportation must be placed in an air-tight zinc, tin, copper or lead lined coffin, or in an air-tight casket, hermetically sealed (soldered) and all enclosed in a strong, tight wooden box.

RULE VII. A certificate from the attending physician, setting forth the date and cause of death, must, in all cases, accompany the casket containing the remains.

RULE VIII. A certificate from the County Board of Health or other health authority granting permission for the removal, and showing name of the deceased, age, place of death, cause of death, the point to which it is to be shipped and the name of the medical attendant, must in all cases accompany the casket containing the remains.

JOSEPH Y. PORTER, M. D.,
Health Officer of the State of Florida.

Adopted by the Board May 2, 1892.

