

SANITARY CODE

— OF THE —

BOARD OF HEALTH

— OF THE —

HEALTH DEPARTMENT

— OF THE —



City of Minneapolis,

OCTOBER, 1887.

GEESAMAN & MURPHY, PRINTERS.

NATIONAL LIBRARY OF MEDICINE
Bethesda, Maryland



To All Whom It May Concern.

In pursuance and by virtue of the authority granted by chapter 132 of the General Laws of 1883, entitled "An Act Relating to Infectious and Epidemic Diseases and the Preservation of the Public Health," as amended by chapter 4 of the General Laws of 1885, the Board of Health of the City of Minneapolis hereby make and ordain the following Sanitary Regulations which the Board adjudge necessary to be observed for the preservation of the public health and safety of the inhabitants of said city:

Preamble.

Sanitary Regulations.

FOOD AND DRINK.

SECTION 1. That no meat, fish, birds, game, fowl, fruit, vegetables, milk, or other article of food or drink, or intended or used for food or drink, the same not then being healthy, fresh, sound, wholesome or safe for human food or consumption, nor any meat, fish, birds, game or fowl that died by disease or accident, shall be brought within or carried from place to place in the city of Minneapolis; nor shall the same be kept or offered for sale in any public or private market, store, shop or place, as or for such food or drink, anywhere within said city.

Unwholesome food not to be transported.

Norsold or kept for sale.

SEC. 2. That no person shall bring into the city, or keep therein for sale or otherwise, either for food or for any other purpose or purposes whatever, any live or dead animal, matter, substance or thing which shall be or which shall occasion a nuisance in said city, or which may or shall be dangerous or detrimental to health.

Same, when a nuisance, etc.

SEC. 3. That no calf, pig or lamb, or the meat thereof, shall be brought, held, kept or offered for sale as food in said city, which (being a calf) was killed when less than four weeks old; or (being a pig) was killed when less than five weeks old; or (being a lamb) was killed when less than eight weeks old; nor shall any meagre, sickly or unwholesome fish, birds or fowl be bought, held, sold or offered for sale as such food in said city.

Immature calves, pigs and lambs.

Meagre and sickly fish, game, etc.

SEC. 4. That no cattle shall be killed for human food while in an overheated, feverish or diseased condition, nor shall any cattle so killed be offered or kept for sale; and all such diseased cattle in the city of Minneapolis and the place where found and their disease, shall be at once reported to the Board of Health by the owner or custodian thereof, that the proper order may be made relative thereto.

Overheated and diseased cattle.

Owner and custodian to report.

False labels,
misrepresentation,
etc.

SEC. 5. That no meat, fish, vegetable or milk, or unwholesome liquid shall knowingly be bought, sold, held, kept or offered for sale falsely labeled or concerning which any false representation is made in respect thereto as to name or quality, or as to being what the same is not as respects wholesomeness, soundness or safety for food or drink.

Tainted and
putrid meats,
etc.

SEC. 6. That no person shall expose for sale in any market house or elsewhere in said city, any emaciated, tainted or putrid meat or provisions, which from any cause named in these regulations, or other causes, may be deemed unwholesome, and it shall be the duty of the health officer to forthwith seize and confiscate or cause to be seized and confiscated all such meat and provisions.

Seizure and
confiscation.

Provided, That such seizure and confiscation shall in no wise exempt the offending party from the penalty prescribed by these regulations.

Offending party
not exempted.

Decayed fruit
and vegetables.

SEC. 7. That no decayed or unwholesome vegetables, or fruit shall be brought into said city, to be consumed or offered for sale for human food, nor shall any such articles be kept stored, or offered for sale therein.

Cleanliness of
stalls, etc.

SEC. 8. That every person being the owner, lessee or occupant of any room, stall or place where any meat, fish, game, fowl, fruit or vegetables designed or held for human food shall be stored or kept, or held or offered for sale, shall put and keep such room, stall or place and its appurtenances in a clean and wholesome condition; and every person having charge, or being interested or engaged whether as principal or agent, in the care or in respect to the custody or sale of any meat, fish, bird, fowl, game, fruits or vegetables designed for human food, shall put and preserve the same in a clean and wholesome condition, and shall not allow the same or any part thereof to be poisoned, infected, rendered or kept unsafe or unwholesome for human food.

Liability of
principals and
agents.

Boarding houses,
etc.—unwholesome
and drink.

SEC. 9. That no person being the manager or keeper of any saloon, boarding house or lodging house, or being employed as a clerk, servant or agent thereat, shall therein or thereat offer or have for food or drink, or to be eaten or drank, any poisonous, deleterious or unwholesome substance, nor allow anything therein to be done or to occur prejudicial to health.

Milk, butter
and cheese.

SEC. 10. That no person, shall have or keep at any place where milk, butter or cheese is kept or offered for sale, nor bring or send into said city, or sell or deliver or offer or have for sale or keep for use in said city, any unwholesome, skimmed, watered or adulterated milk, or milk known as "swill milk," or milk from cows or other animals that for the most part have been kept in stables or that have been fed on swill, or milk from sick or diseased cows or other animals, or any butter or cheese made from any such milk or any unwholesome butter or cheese.

Product of diseased
cows.

Adulterated
and poisonous
liquors.

SEC. 11. That no person shall, without consent of the Board of Health, bring into said city for use as a drink for

human beings, or offer or have for sale in said city as such drink any poisonous or deleterious liquid, or any kind or description of adulterated intoxicating liquor.

SEC. 12. That no meat nor any dead animal above the size of a rabbit shall be taken to any public or private market for food until the same shall have been fully cooled (and all blood shall have ceased dropping therefrom) after its killing, nor until the entrails, head (unless the same be skinned) hide, horns and feet shall have been removed; nor shall gut fat, or any unwholesome or offensive matter or thing be brought to or near any such market.

Animals to be cooled before sale.

Removal of offensive matter.

SEC. 13. That no person shall destroy, nor in any wise injure or impair any drinking-hydrant, well or font, or part thereof in the said city; nor shall any person interfere with the use of or the enjoyment of the water therein or therefrom, or interrupt the flow thereof for or as a drink, nor shall any person put any dirty, poisonous, medicinal or any noxious substance into or near said water, hydrant, well or font whereby such water is made or may be rendered dangerous or unwholesome as a drink.

Drinking hydrants, etc.

Deposit of noxious substances therein.

SEC. 14. That no cattle shall be kept in any place of which the water, ventilation and food are not sufficient and wholesome for the preservation of their health, safe condition and wholesomeness of food.

Cattle quarters water, ventilation and food.

SEC. 15. That no person shall allow to run or pass into any water-pipe any animal, vegetable, mineral, or other deleterious substance whatever; nor shall any person do or permit to be done (having right or power to prevent the same), any act or thing that will impair or imperil the purity or wholesomeness of any water or other fluid used or designed as a drink in any part of said city.

Water pipes not to be contaminated.

SEC. 16. That it shall be the duty of every person, officer and department, having any authority and control in regard to any water designed for human consumption (and within the proper sphere of the duty of each thereof) to take all usual and also all reasonable measures and precautions to secure and preserve the purity and wholesomeness of such water.

Drinking water—duty of officials, etc.

SEC. 17. That it shall be the duty of every person knowing of any fish, meat, fowls, birds, game, fruit or vegetables being brought, sold, offered or held for sale as food for human beings, or being in any market, public or private, in said city, and not being sound, healthy or wholesome for such food, to forthwith report such facts and the particulars relating thereto, to the Board of Health or to one of its officers or inspectors.

Facts relative to unsound food to be reported.

CONTAGIOUS DISEASES, ETC.

SEC. 18. That no person or persons shall introduce, or aid in introducing into the City of Minneapolis, any yellow fever, small-pox, scarlet fever, measles, whooping cough or diphtheria or any other contagious or infectious disease.

Introduction of contagious diseases.

- Physicians to report at once. SEC. 19. That any and all physicians called to attend any case of contagious or infectious disease shall notify the Board of Health immediately of the existence of the same, with name and residence of the patient.
- Hotel proprietors, etc., to report. SEC. 20. That every proprietor or other person in charge of any hotel, boarding house, coffee house, or other place in which any contagious or infectious disease may be discovered, shall give immediate notice of the same to the Board of Health, with name and residence of the person or persons introducing the same.
- Schools and pupils. SEC. 21. That no child affected with any contagious or infectious disease shall attend any private or public day-school, or any Sunday school, and persons in charge of such schools are required to report to the health officer any such known case in attendance, and to cause such child to return home; nor shall such child be returned to any school without permission from the Board of Health.
- Return of scholars. SEC. 22. That it shall be the duty of the attending physician to report to the Board of Health the recovery of persons affected by any contagious or infectious disease, and certify that the house has been thoroughly fumigated, giving dates of such disinfection. Two weeks after such notice being received by the Board of Health the children of such family may receive a permit to return to school by applying for the same at the health office.
- Reports of recovery, disinfection, etc. SEC. 23. That every physician shall report to the Board of Health, in writing, every person having a contagious disease (and the state of his or her disease, and his or her place of dwelling and name if known), which such physician has prescribed for or attended for the first time since having such a contagious disease, during any part of the preceeding twenty-four hours, not more than two reports to be required concerning the same person; but every attending, practicing physician thereat must, at his peril, see that such report is or has been made by some attending physician. Said report shall be made on blank forms furnished by the Board of Health.
- School - return permits, when. SEC. 24. That any keeper of any boarding house, or lodging house, and every inn keeper and hotel keeper, shall, within twelve hours, report in writing to the Board of Health the same particulars in the last section required of any physician, concerning any person being at any of the aforesaid houses or hotels, and attacked with any contagious disease.
- Physicians to report in writing. SEC. 25. That the commissioners, manager, principal or other proper head officer of each and every public or private institution in said city, shall once in each week, report, in writing (or cause such report by some proper and competent person to be made once in each week), to the Board of Health, and state therein the name if known, and condition and disease of any and every person being thereat and sick of any contagious or infectious disease.
- When and how made.
- Forms.
- Hotel keepers, etc., to report.
- Public and private institutions. Reports, when and how.

SEC. 26. That every person knowing of any individual in said city sick of any contagious or infectious disease, and every physician hearing of any such person whom he shall have reason to think requires the attention of this department, shall at once report the facts to the Board of Health in regard to the disease, condition and dwelling place or condition of such sick person; and no person shall interfere with or obstruct the entrance, inspection or examination of any building or house by any inspector and officer of the Board of Health when there has been reported the case of a person sick with contagious disease therein.

Duty of public and physicians to report.

Inspection not to be obstructed.

SEC. 27. That no person shall within this city, without a permit from the Board of Health, carry, remove, or cause or permit to be carried or removed, any person sick with smallpox or other contagious or infectious disease, or remove or cause to be removed any such person from any other building, or to or from any vehicle in any part of the city. Nor shall any person, by any exposure of any individual sick or affected by any contagious or infectious disease, or of the body of such person, or by any negligent act connected therewith, or in respect of the care or custody thereof, or by a needless exposure of himself, cause or contribute to or promote the spread of disease from such person or dead body.

Removal of sick persons.

Exposure and negligence.

SEC. 28. That every person being the parent or guardian, or having the care, custody or control or any minor or other individual, shall (to the extent of any means, power and authority of said parent, guardian or other person that could properly be used or exerted for such purpose) cause and procure such minor or individual, to be promptly, frequently and effectively vaccinated, that such minor or individual shall not take or be liable to take the smallpox.

Vaccination.

SEC. 29. That no parent, master, guardian or custodian of any child or minor (having power and authority to prevent) shall permit any such child or minor to be unnecessarily exposed, or to needlessly expose any other person, to the taking or to the infection of any contagious or infectious disease.

Minors, etc., not to be exposed to infection.

SEC. 30. That the owner or keeper of any lodging house, and the owner, agent of the owner, and the lessee of any tenement house or part thereof, shall whenever any person in such house is sick of fever or of any infectious, pestilential or contagious disease, and such sickness is known to such owner, keeper, agent, or lessee, shall give immediate notice thereof to the Board of Health or to some officer of the same, and thereupon said officer shall cause the same to be inspected, and may if found necessary cause the same to be immediately cleansed or disinfected at the expense of the owner in such manner as they may deem necessary and effectual; and they may also cause the blankets, bedding and bed clothes used by any such sick person to be thoroughly cleansed, scoured and fumigated, or in extreme cases to be destroyed.

Hotel keepers, etc.—additional reports.

Cleansing and disinfection.

Infected buildings. SEC. 31. That whenever it shall be decided by the Board of Health that any building or part thereof is unfit for human habitation by reason of its being so infected with disease, or from other causes, as to be likely to cause sickness among the occupants, and notice of such decision shall have been affixed conspicuously on the building or part thereof so decided to be unfit for human habitation, and personally served upon the owner, agent or lessee, if the same be found in the state, requiring all persons therein to vacate such building or part thereof for the reasons to be stated therein as aforesaid, such building or part thereof shall be vacated within ten days thereafter, or within such shorter time, not less than twenty-four hours, as in said notice may be specified.

Notices and vacations.

When to be vacated.

BURIALS, BURIAL GROUNDS, ETC.

Reports of physicians. SEC. 32. That it shall be the duty of each and every practicing physician in the City of Minneapolis to report in writing, to the Board of Health, the death of any of his patients who shall have died in said city of contagious or infectious disease, within twelve hours thereafter, and to state in such report the specific name and type of such disease.

Dead bodies, when buried. SEC. 33. That no person shall retain or allow to be retained unburied the dead body of any human being for a longer time than three days after the death of such person without a permit from this department, which permit shall specify the length of time during which such body may be retained unburied; nor shall any person retain, expose or allow to be retained or exposed for any time whatever the dead body of any human being to the peril or prejudice of the life or health of any person.

Discovery of dead bodies, etc. SEC. 34. That it shall be the duty of every person who has discovered, seen, or knows the whereabouts of the dead body of a dead human being, or any part thereof (if there is reason for such person to think that the fact of the death, or the place of such body, or part thereof, is not publicly known) to immediately communicate to the Board of Health the fact of such discovery, the place wherein and time when such body or part thereof was discovered or seen, and where the same is or may be found, and any facts known by which said body may be identified, or the cause of death ascertained.

Board to be notified.

Burial permits SEC. 35. That no interment of the dead body of any human being, or disposition thereof, in any tomb, vault or cemetery, shall be made within the City of Minneapolis without a permit therefor, granted by the Board of Health or its proper officer, nor otherwise than in accordance therewith; and no sexton or other person shall assist in, countenance or allow any such interment, or aid or assist about preparing any grave or place of deposit for any such body, for which such permit has not been given authorizing the same.

Duty of sextons, etc.

And it shall be the duty of every person who shall receive any such permit, to preserve and to return the same to the Board of Health, as its regulations may require.

SEC. 36. That every undertaker, or other person, before removing any corpse for burial, shall obtain from the Board of Health a permit to do so, before obtaining which he shall deposit in the office of said Board of Health a certificate setting forth, as nearly as can be ascertained, the name, age, sex, nativity, color and occupation, whether married or single, number and street of late residence in the city, time of residence therein, (and, when a non-resident, place of previous residence,) cause and date of death, duration of last illness, and place and date of intended interment, which certificate shall be signed by the physician or surgeon in attendance at the time of death. In case no physician or surgeon was in attendance, then the certificate shall be signed by the Coroner, and all certificates necessary to complete a proper death return, whether signed by physician, surgeon or coroner, shall be plainly and legibly written in ink. In case a coroner's inquest shall be held, that fact shall be stated, and the Coroner shall be required to certify the facts to the Board of Health. If any such physician or surgeon refuse to sign such certificate, the undertaker or other person shall report the same to the health officer, who shall forthwith investigate the case.

Undertakers, etc., to report details before issue of permit.

Physician's certificate.

Certificate by coroner, when.

Inquest.

Proceedings if physician fails to certify.

SEC. 37. That no undertaker or any other person shall use any vehicle other than a hearse for the purpose of conveying to an cemetery the body of any person dying from cholera, yellow fever, smallpox, scarlet fever, diphtheria or any other contagious disease; nor shall the body of any such person be carried into any church, hall or other public place.

Hearse must be used, in contagious cases.

Body, when not to be publicly carried.

SEC. 38. That no captain, agent, or person having charge of or attached to any boat or vessel, nor any person having charge of any car, stage, hack or other vehicle, or public or private conveyance, shall convey or allow to be conveyed thereon or therein, or by any means aforesaid, nor shall any person convey or allow to be carried or conveyed, in any manner, from or in the City of Minneapolis the dead body of any human being, or any part thereof, without a permit therefor from the Board of Health.

No removal without permits.

SEC. 39. That under no circumstances shall a body having died from smallpox, scarlet fever, diphtheria, yellow fever, typhus fever or cholera, remain unburied for a longer period than twenty-four hours.

Buried, when within 24 hours.

SEC. 40. That there shall be no public or church funeral of any person who has died of smallpox, diphtheria, scarlet fever, yellow fever, typhus fever or Asiatic cholera, but the funeral of such person shall be private; and it shall not be lawful to invite, or permit at the funeral of any person who has died of any disease named in this section, or of any contagious or pestilential disease, or at any services connected

Private funerals, when.

Attendance.

therewith, any person whose attendance is not necessary, or to or who through whom there is danger of contagion thereby; nor shall the body of any person dying from contagious disease to be placed in any receiving vault unless such body is enclosed in a zinc-lined or other hermetically-sealed metallic case.

Sealed cases, when.

Exhuming body. Special permits.

SEC. 41. That no grave, tomb, vault or other receptacle shall be opened for the purpose of exhuming a body which shall have been placed therein for interment unless it be by special permit granted by the Board of Health, and specifying such particulars as the board may deem necessary for the preservation of the public health.

Cemeteries, vaults, etc.

SEC. 42. That no new burying ground, cemetery, tomb or vault for dead human bodies shall be established, nor shall the remains of any dead body be placed in any existing burying ground, vault, tomb or cemetery in the City of Minneapolis, or any of said receptacles be opened, exposed or disturbed, except in accordance with the terms of a permit therefor as issued by the Board of Health; and every body buried to the depth of six feet below the surface of the ground, and four feet below the grade of and closely adjacent street.

Depth of graves.

Cemetery returns of burials.

SEC. 43. That every sexton and other person having charge of any burying ground, cemetery, tomb or vault in the City of Minneapolis shall, before 12 o'clock on Monday of each week, make a detailed return to the Board of Health of the bodies and persons buried since their last return, and in such form and specifying such particulars as the special regulations of this department shall require.

Registration of sextons and undertakers.

SEC. 44. That every person who acts as a sexton or undertaker in the City of Minneapolis, or who has the charge or care of any vault, tomb, burying ground or cemetery for the reception of the dead, or of any place where the body or bodies of any human being or beings are deposited, shall cause his or her name and residence, and the nature of his or her charge and duties to be registered at the office of the Board of Health.

DISEASED AND DEAD ANIMALS, GARBAGE, CESS-POOLS, ETC.

Exposure and concealment of sick or dead animals, etc.

SEC. 45. That no person shall deposit, throw into or allow to remain in any place or street, or public water, nor offensively expose, bury or conceal in any way, the body (or any part thereof) of any dead or fatally sick or injured animal; nor shall any person keep any dead animal, or any offensive meat, bird, fowl game or fish in a place where the same may become dangerous to the life or detrimental to the health of any person.

Animals, garbage, night soil, etc.

SEC. 46. That every contractor or person who has contracted or undertaken to remove, or who is engaged in the removal of any diseased or dead animal, offal, rubbish, garbage, dirt, street sweeping, night soil or other filthy, offensive or noxious substances, or in loading or unloading of any

such substances, and every agent or employe of such contractor or person, shall do the same with dispatch, and in every particular in a manner as cleanly and little offensive and with as little danger and prejudice to life and health as possible.

How conducted.

SEC. 47. That no person shall permit any matter or material mention in the last above section, and under his charge or contract, to lay piled up or partly raked together in any street or place before the removal thereof more than a reasonable time, nor for more than four hours in the day-time under any circumstances.

Not to be left in street, etc.

SEC. 48. That no person other than the Inspector or officer of the Board of Health, or persons thereto authorized, shall in any way interfere with dead, sick or injured animals in any street or place, and no person shall skin or wound such animal in such street or public place, unless to terminate the life thereof as herein authorized, except that the owner or person having control of such animal may terminate the life thereof in the presence of and by the consent of a policeman or an inspector or officer of the Board of Health.

Dead and injured animals.

Animals, when killed.

SEC. 49. That every person having a dead animal or an animal past recovery and not killed for or proper for use as meat and fish, or in any offensive condition, or sick with an infectious or contagious disease on his premises in said city, and every person whose animal, or any animal in his charge or under his control in any street or place, may die or become or be in a condition past recovery, shall at once remove or cause the removal of such animal, dead or alive, to some proper place, and when such place may be designated by the Board of Health, to the place so designated.

Animals, dead or contagiously diseased, offensive meats, etc.

Animals to be removed, when

SEC. 50. That the owner and any other person that last had or then having charge of any animal so dead or injured or diseased, and being in any street or public place, shall at once give notice thereof, and of the nearest street and avenue where it may be, to some inspector or officer of the Board of Health, unless such animal is at once removed by some proper person.

Owners, etc., to give notice of dead animals, etc.

SEC. 51. That every veterinary surgeon who is called to examine or professionally attend any animal within the City of Minneapolis, suspected of having the glanders or farcy, or any dangerous disease, shall within twenty-four hours thereafter report in writing to the Board of Health in such city, a statement of the location of such diseased animal, the name and address of the owner thereof, and type and character of the disease or suspected disease.

Veterinary surgeons to report glanders, farcy, &c.

SEC. 52. That no diseased or sickly horse, cattle, swine, sheep, dog, or cat or other animal, nor any that have been exposed to any disease that is contagious among such animals, shall be brought into the City of Minneapolis.

Contagiously diseased or exposed animals not to be brought to city

SEC. 53. That any animal, being in any street or public place or place to which the general public have access, with-

Sick animals in street or public place.

When and how killed and disposed of.

in the city, and appearing in the estimation of the health officer (and veterinary surgeon called by such officer to view the same in his presence), injured or diseased past recovery for any useful purpose, and not being attended and properly cared for by the owner, or some proper person to have charge thereof for the owner, or not having been removed to some private premises or to some place designated by such officer, within two hours after being found or left in such condition, may be deprived of its life by such officer, or under his directions, and shall thereafter, unless at once removed by the owner or proper person, be removed or disposed of as in the case of any other dead, sick or injured animal found on a street or place.

Glandered horses, etc., to be removed.

SEC. 54. That no person shall keep, retain or allow, or employ to be kept or retained, at any place within the City of Minneapolis any horse, ass, colt or other animal having the disease known as glanders or farcy, but shall at once report the fact to the Board of Health of said city, and under the direction of the health officer shall remove such animals in the manner designated by such health officer. No animal having glanders or farcy, or any contagious disease, or that shall die thereof, shall be removed, disposed of, or exposed in any street or public place in said city without a written permit from said Board of Health, and then only in accordance with the terms of such permit.

When and how

Removal of dead animals, offal, slaughter-house refuse, etc.

SEC. 55. That no person shall remove or carry in or through any of the streets, squares, courts, lanes, avenues, places or alleys of the city any house offal, slaughter house offal, or any filth, or any refuse substance of any slaughter house, dwelling house, or any other place in the city, or the carcass of any dead animal, or the meat or other parts of any animal having died from accident or disease, unless such person so removing or carrying the same shall have procured a permit to do so from the Board of Health, in such form as said board may designate, prescribing such terms and condition as may be deemed essential to the health and comfort of the citizens of Minneapolis.

Permits for removal.

Putrid matter, etc., not to run or be thrown in street, etc.

SEC. 56. That no butcher's offal or garbage, nor any dead animals, nor any putrid or stinking animal or vegetable matter shall be thrown by any person, or allowed to run into any street, place or receiving basin or sewer, or into any standing water or excavation, or upon the grounds or premises of any other person in the city.

Injurious substances.

SEC. 57. That no part of the contents of or substances from any sink, privy or cesspool, nor any manure, ashes, garbage, offal, rubbish, dirt, nor any refuse or waste or thing which by its decomposition could or would become offensive to human beings or detrimental to health, or create or tend to create a nuisance, shall be by any person thrown, deposited or placed upon any street or public place, nor upon any vacant lot of land or vacant place upon the surface of any lot of land within the City of Minneapolis, whether

Not to be deposited streets, lots, etc.

such lot be inclosed or otherwise, without the written permission of the Board of Health; nor shall any of said substances be allowed by any person to run, flow, drain or drop from the premises occupied by such person, into or upon any street or public place, nor upon any vacant lot of land, or vacant place upon the surface of any lot of land in said city, nor shall the same be thrown, deposited or placed by any person nor allowed to fall, run or pass from the premises occupied by any person into the river, save through the proper channels; and it shall be the duty of every person knowing of the violation of this article to report the same, and, if known, the name of the person violating it, together with the residence of such person and the facts concerning such violation to the Board of Health within forty-eight hours after the knowledge of such violation.

Nor drain or drop thereon.

Or placed in river, when.

Duty of public to report violations.

SEC. 58. That no person or persons shall throw, place or deposit, or cause to be thrown or deposited, any dung, carrion, dead animal, offal or putrid or unwholesome substance, or the contents of any privy upon the margin or bank or into the water of any lake within the limits of said City of Minneapolis, or upon the margin, banks or into the waters of the Mississippi river or any creek, or upon any public grounds or upon any lot within the limits of said city, except by special permission of the Board of Health in writing.

Deposit of injurious substances in lakes, rivers, lots, etc.

Special permits.

SEC. 59. That no person shall throw or deposit on any street, sidewalk, lane, alley or public place, any offal, vegetables, garbage or noxious substance, or allow any noxious, impure or offensive liquid substance to run or flow into any lane, street, alley or public place in said city; but all garbage, vegetables and offals shall be placed in water-tight barrels, boxes, buckets or other suitable vessels; and all such vessels shall be kept in a convenient place for removal. And all persons whose right or duty it is or may be to remove such garbage shall use great care to prevent spilling or scattering the same on private property, or upon public streets or grounds.

Deposit of offal, garbage, etc., in streets.

Collection and removal of same.

SEC. 60. That no pile or deposit of manure, offal, dirt or garbage, nor any accumulation of any offensive or nauseous substance, shall be made within the City of Minneapolis, or upon any open space inclosed within any portion thereof, except in accordance with a permit obtained from the Board of Health, and according to its regulations; nor shall any person contribute to the making of any such accumulations, or permit or suffer any straw, hay or other substance which has been used as bedding for animals to be placed or dried upon any street or sidewalk, or roof of any building; nor shall any such straw, hay or other substance be deposited, or accumulation thereof be made, within fifty feet of any street, without a permit from said Board of Health.

Manure piles, garbage, etc., within city limits.

Bedding for animals, how disposed of.

SEC. 61. That all cesspools and privy vaults within such limits as the Board of Health may from time to time de-

Cesspools and vaults to be water-tight.

termine, shall be water tight, and when on lots and adjacent to sewers shall be connected with the same in the manner required by the regulations of the Board of Health.

Soil pipes, etc.,
how connected
with sewer.

SEC. 62. That every person using, making or having any drain, soil pipe or passage to connect with any sewer from any ground, building, erection or place of business, and in like manner the owner, tenant, and occupant of all grounds, buildings and erections, or doing business thereat, as well as officers of all departments and other persons (to the extent of the right and authority of each) shall cause and require such drain, soil pipe, passage and connection to at all times be adequate for its purposes, and such as shall convey and allow freely and entirely to pass therefrom whatever matter or substance entering or which should enter the same.

Privies to be
kept clean.

SEC. 63. That every person owning a privy, which is used as such, and the occupant of the premises on which such privy is so used is situated, shall keep the same clean and not permit the same to be offensive, and shall thoroughly clean or cause the same to be cleaned to the bottom whenever ordered to do so by the health officer or Board of Health.

Contents of
vaults, etc.,
when a nuisance.

SEC. 64. That neither the contents of any tub, or of any receptacle, cesspool, privy, vault, sink or water closet or cistern, nor anything in any room, excavation, vat, building, premises or place, shall be allowed to become a nuisance or offensive so as to be dangerous or prejudicial to health.

Disinfection of
vaults, etc.

SEC. 65. That whenever the Board of Health shall so require, any privy shall be properly disinfected before the contents thereof are removed and it shall again be disinfected during the progress of the cleaning, and after the completion thereof, if the board shall so require, which business of cleaning shall be carried on in the most careful and thorough manner.

Unlawful de-
posits in vaults
etc.

SEC. 66. That no person shall throw into or deposit in any vault, sink, privy or cesspool any offal, meat, fish, garbage or other substance, except that of which any such place is the appropriate receptacle; nor shall any shops or kitchen waste be permitted to run into any privy or cesspool, except the same be connected with the sewer.

Contents of
vaults, etc.,
limitation of.

SEC. 67. That no person shall draw off, or allow to run off into any ground, street or place of said city, the contents (or any part thereof) of any vault, privy, cistern, cesspool or sink; nor shall any owner, tenant or occupant of any building to which any vault, sink, privy or cesspool shall appertain or be attached, permit the contents or any part thereof to flow or pass therefrom, or to rise within two feet of any part of the top, or said contents to become offensive, nor shall any privy or other erection, structure or excavation in this section mentioned be filled with or covered with dirt till its filthy contents shall be emptied.

Vaults, when
not to be filled
with dirt.

Owners of
vaults notified
to cleanse same

SEC. 68. That whenever, in the opinion of the Board of Health or health officer, any privy vault shall be offensive

and need cleaning, it shall be the duty of the health officer to notify the owner, agent or occupant to cleanse the same within a period named in said notice, and unless so cleansed within the period so named the said owner, agent or occupant, or all of them so notified, shall be liable to the penalties provided therein.

SEC. 69. In case the owner or agent of any privy vault cannot be found in the city, or in case of any failure to cleanse the same after proper notice, as provided in last above section, the Board of Health or health officer may cause such offensive vault to be cleaned, and in either case the owner shall be liable and the expense shall be collected as in other cases of the removal or abatement of nuisances, but the payment of said expense shall not be deemed as exempting said owner, agent or occupant from the penalty provided for a violation of these regulations.

Vaults to be cleansed by Board, when.

Not to exempt from penalty.

SEC. 70. That every proprietor, lessee, tenant and occupant of any commission house, fruit store, oyster house, restaurant, or other premises where any fruit, vegetables, fish, oysters, clams, lobsters or shellfish are contained, used or sold, or where any of the refuse matter, offal or shells thereof accumulate, shall daily cause all such shells, offal and refuse matter to be removed therefrom to some proper place, and shall keep his house, restaurant and premises at all times free from any offensive smells or accumulations.

Refuse shells, offal, fruits, etc., to be removed.

SEC. 71. That no hotel or house swill or garbage or offensive material of a liquid nature, or partly liquid, required to be removed, shall be transported through or along any street in the city, except in tightly covered and bound caskets or boxes, and none of the contents of such caskets or boxes shall be allowed to fall or leak or spill therefrom.

Hotel or house swill, how transported.

SEC. 72. That no person shall permit or have any offensive water or other liquid or substance on his premises or grounds to the prejudice of life or health whether for use in any trade or otherwise; and no establishment for or place of business for tanning, skinning or scouring, or for dressing hides or leather, or for carrying on any offensive or noisome trade or business, shall hereafter be opened, started, established or permitted to remain in the City of Minneapolis, without a permit from the Board of Health, and every such establishment now existing shall be kept cleanly and wholesome, and be so conducted in every particular as not to be offensive or prejudicial to life or health.

Offensive liquids, etc.

Tanneries, hides, skins, etc.

SEC. 73. That no swill, brine, urine of animals, or other offensive animal substance, or stinking, noxious liquid or other filthy matter of any kind, shall by any person be allowed to run or fall from out of any building, vehicle, cess-pool or vault into or upon any street or public place, or be taken or put thereon save as herein elsewhere provided.

Swill, brine, noxious liquids, in streets.

SEC. 74. That no person shall boil, heat, steam or render any offal, swill, bones or impure animal matter or grease,

Bone-boiling, glue-making, etc.

- Board to regulate dangerous occupations. nor shall the business of bone-crushing, bone-boiling, bone-grinding, lime-burning, nor the skinning or making glue from any dead animals, or parts thereof, be followed, unless the same be done under the supervision of the Board of Health; nor shall any occupation that is deemed by the Board of Health dangerous or detrimental to the comfort, life or health, be permitted in the city.
- Rendering of animals, etc. SEC. 75. That the rendering, heating or steaming of any animal or vegetable product or substance, generating noisome or unwholesome odors or gaseous vapors, shall be strictly prohibited, unless such business shall be conducted in steam-tight kettles, tanks or boilers, and such methods be adopted as will entirely condense, decompose, deodorize or destroy the odors, vapors and gaseous products, and such business shall be under the supervision of the Board of Health.
- Odors, etc., to be destroyed. SEC. 76. That no person shall take, carry, expose or place or induce any other person so to do, in or upon any street or public place any substance, animal or thing which shall imperil the health of any person who is or may properly be in such street or place.
- Exposures imperiling health SEC. 77. That no street sweepings or other noxious material shall be piled up or partially raked together, in any street or place before the removal thereof, more than a reasonable time, nor more than one day under any circumstances.
- Street sweepings, etc.

NIGHT CARTS, VAULT CLEANSING, ETC.

- Vault cleansing permits. SEC. 78. That no person shall engage in the cleaning of any privy vault or cesspool without a permit from the Board of Health, and any person holding such permit shall forfeit the same by failing to comply fully with the terms and regulations herein and such other rules as the Board of Health may hereafter adopt. Such permit shall fully specify the name of the owner or agent of the property on which the privy vault or cesspool is situated, and shall designate its location as well as the day or night that the work is to be done, and within the hours hereinafter mentioned.
- Description of permit. SEC. 79. That permits shall be issued at all times for cleaning of privy vaults and cesspools with tanks, except from Saturday nights at 12:00 M. to Sunday nights at 12:00 M., and for carts from 10:00 P. M. until 5:00 A. M. nightly, excepting Saturday nights, when the time shall be from 10:00 P. M. until 12:00 M., and Sunday nights from 12:00 M. to 5:00 A. M.
- Hours for cleansing. SEC. 80. That no regular permits shall be issued for Sunday work, but in cases of great emergency the health officer may, if necessary for the public good, issue special permits at any time for the cleaning of vaults.
- Special permits for Sunday. SEC. 81. That all carts, tanks and vessels used for the purpose shall be water-tight, and be washed and disinfected
- Carts, etc., to be water-tight.

immediately after emptying. Such cleaning and purifying shall always take place on the dump (so called), or at the river in the immediate vicinity.

SEC. 82. That all persons licensed to clean vaults and cesspools shall provide a suitable barn, stable or inclosure for the proper storage of their tanks, carts and tools, and in no case shall any tank or cart be permitted to stand upon any street, alley or vacant lot, except when actually employed and in use in the business of vault cleaning.

Storage of carts, tanks, etc.

SEC. 83. That night carts shall not be taken from their respective stables or places of storage until 10:00 P. M., and must be returned to the same place not later than 5:00 A. M.

Carts to be kept when stored.

SEC. 84. That no cart or other vehicle for carrying any offal, swill, garbage or rubbish, or the contents of any privy, vault, cesspool or sink, or having upon it or in it any manure or other nauseous or offensive substance, shall, without urgent necessity therefor, stand or remain before or near any building, place of business or other premises where any person may be; nor shall any such cart or vehicle occupy an unreasonable length of time in loading or unloading or in passing along any street or through any inhabited place or ground.

Carts not to stand in streets when.

Nor delay unreasonably.

SEC. 85. That no cart or vehicle engaged or used for scavenger purposes, nor the driver thereof or anything thereto appertaining, shall be, nor shall any person having a right to control the same permit the same to be in a condition needlessly filthy or offensive; and every such cart, vehicle, and all implements used in connection therewith, when not in use shall be stored and kept in some place where no needless offense shall be given to any of the people of said city.

Carts to be kept clean.

Storage, etc.

SEC. 86. That at least once a month every tank and cart that is used in the business of vault cleaning shall be carefully inspected under the direction of the Board of Health, and if any tank or cart shall be found in a leaky condition, or from any cause unfit for use, the inspector shall notify the owner of the same that it must go out of service until placed in good condition. It shall be the duty of the owner, or other person having the control of any said tank or cart, to submit the same for inspection whenever called upon so to do by any officer or inspector under the control of said Board of Health.

Monthly inspection of tanks, etc.

Duty of owners.

SEC. 87. That no person shall allow and every scavenger, contractor or person who has ordered, or procured or is having any of the articles named in this section carried, or who is driving or in charge of the same shall prevent any cart or vehicle being either fully loaded, or in such bad condition or repair, or of such faulty construction, or so improperly driven or managed, that any offensive liquid, or any manure, garbage, rubbish, offal, dirt or material thereon, shall fall upon or in any place, street or premises; and it shall be the duty of every such person to at once replace on such vehicle and remove what has fallen.

Carts not to be overloaded or out of repair.

Contents to be kept intact.

Duty of drivers, etc.

SEC. 88. That no driver of any cart or vehicle, or any person having undertaken or being engaged about the loading or unloading thereof, nor any person or persons engaged about the cleaning or emptying, or having undertaken to empty or remove any manure, garbage, offal, or the contents of any vault, sink, privy, cesspool or any noxious or offensive substance, shall do or permit to be done about the same or in connection therewith, that which shall be needlessly offensive or filthy in respect to any person, street, place, building or premises, and all carts or vehicles shall be thoroughly disinfected and put in an inoffensive condition when not in use.

Cleanliness, disinfection, etc.

MISCELLANEOUS.

Vaults, etc., not to be cleansed without permit.

SEC. 89. That neither the owner, tenant nor occupant of any building or premises in the City of Minneapolis, shall employ, cause or permit any part of the contents of any vault, privy, sink, or cesspool (being thereon, and of which he has control), to be removed, or remove the same unless according to a permit or the regulations of the said Board of Health.

Dump, free use of not to be obstructed.

SEC. 90. That no person shall obstruct, delay or interfere with the proper and free use, for the purposes for which they may be and should be set apart and devoted, of any dump (so-called), or receptacle set apart for the use of contractors or persons engaged in removing any offal, garbage, rubbish, dirt, dead animals, night-soil, or other like substances, or with the proper performance of such contracts under the supervision of the Board of Health.

Gutters not to be obstructed.

SEC. 91. That no person shall deposit upon any street or public place within the limits of the City of Minneapolis or upon any paved street any dirt or brick or other material or dirt taken from any ground therein in such manner as to obstruct the free flowage along any gutter.

Buildings, etc., when a nuisance.

SEC. 92. That no building, vehicle, structure, receptacle or thing used or to be used for any purpose whatever, shall be made, used, kept, maintained or operated in the city, if the use, keeping, maintaining or operating of such building, vehicle, structure, receptacle or thing shall be the occasion of any nuisance or dangerous or detrimental to health.

Vacant lots to be kept clean.

SEC. 93. That it shall be the duty of every owner, lessee or tenant of any vacant, sunken or excavated lot in the City of Minneapolis to keep the same at all times clean and inoffensive, and not to throw in or in any manner permit the throwing or depositing therein or thereupon any garbage or offensive thing whatsoever.

Ashes, shop-rubbish, etc., to be removed.

SEC. 94. That the owner, lessee, tenant and manager of every blacksmith or other shop, forge, coal yard, foundry, manufactory and premises where any business is done, shall cause all ashes, cinders, rubbish, dirt and refuse to be removed to some proper place, so that the same shall not accumulate at any of the above mentioned premises or in the appurtenances thereof, nor the same become filthy or offensive.

SEC. 95. That no owner, agent, lessee, tenant, occupant or person having control of any building or premises, or of any part thereof, where there shall be a nuisance, or a violation of any ordinance or of any section of the foregoing sanitary regulations shall be jointly and severally liable therefor, and each of them may be required to abate the nuisance, or comply with the order of the Board of Health in respect to the premises or the part thereof which such person is owner, agent, lessee, tenant or occupant or of which he in any manner has control.

Liability of owners, agents, occupants, etc.

SEC. 96. That any person who violates, disobeys, omits, neglects or refuses to comply with, or who resists any of the provisions of the foregoing sanitary regulations, or who refuses or neglects to obey any of the rules, orders or other sanitary regulations of the Board of Health, or who omits, neglects, or refuses to comply with, or who resists any officer or special regulation of said Board of Health shall, upon conviction, be punished by a fine not exceeding one hundred dollars nor less than ten dollars or by imprisonment not to exceed thirty days, or both such fine and imprisonment.

Penalty for violation of ordinance.

SEC. 97. The foregoing regulations shall take effect and be in force from and after the publication of the same in the official paper of the city.

To take effect.

OFFICE OF THE BOARD OF HEALTH, }
MINNEAPOLIS, Oct. 20, 1887. }

We hereby certify that the foregoing sanitary regulations and each of them were adopted by the Board of Health of the City of Minneapolis, at a meeting held on the 15th day October, 1887, and the publication of the same ordered to be made in the Minneapolis Daily Tribune, it being the official paper of the city.

Certificate of adoption, etc.

S. S. KILVINGTON, M. D.,
President.

GEORGE W. COOLEY,
HENRY C. MORSE,
Board of Health.

The following was adopted by the Board of Education August 31, 1887 :

1. The Board of Health will report in writing to the Clerk of this Board every case of contagious disease in the city with the name and place of residence.

2. The Clerk of this Board shall give immediate notice in writing, either personally or by messenger, to the principal of the school district where such contagious disease exists.

3. Any child residing in any house where such contagious disease exists, shall not be permitted to attend any public school until the Board of Health of this city shall have given its permission therefor.

The Board of Health adopted the following order regarding schools and children attending from infected houses, August 29, 1887 :

It shall be the duty of the attending physician to report to the Board of Health the recovery of persons effected and certify that the house has been thoroughly fumigated, giving dates of such disinfection. Two weeks after such notice being received by the Board of Health the children of such family will receive a permit to return to school by applying for the same at the health office.

S. S. KILVINGTON,

President.

GEORGE W. COOLEY,

HENRY C. MORSE,

Board of Health.

