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THE SANITARY CODE.

ADOPTED JUNE 2d, 1873.

Sec. 36. That no cased, blown, plaited, raised, stuffed, putrid, impure, or unhealthy or unwholesome meat or fish, birds or fowl, shall be held, bought or sold, or offered for sale for human food, or held or kept in any market, public or private, or any public place in said city.

Sec. 37. That no meat, fish, vegetables, or milk, or unwholesome liquid, shall knowingly be bought, sold, held, offered for sale, labeled, or any representation made in respect thereof, under a false name or quality, or as being what the same is not, as respects wholesomeness, soundness, or safety for food or drink.

Sec. 38. That every person, being the owner, lessee, or occupant of any room, stall, or place where any meat, fish, or vegetables, designed or held for human food, shall be stored or kept, or shall be held or offered for sale, shall put and keep such room, stall, and place, and its appurtenances, in a cleanly and wholesome condition; and every person having charge, or interested or engaged, whether as principal or agent, in the care, or in respect to the custody or sale of any meat, fish, birds, fowl, or vegetables, designed for human food, shall put and preserve the same in a cleanly and wholesome condition, and shall not allow the same, or any part thereof, to be poisoned, infected, or rendered unsafe or unwholesome for human food.

Sec. 39. That no butcher or dealer shall keep in any market any refrigerator or ice-box, unless the same shall be lined with lead or some proper metallic substance, so as to be water-tight, nor unless the same be provided with a pipe of lead, zinc, or copper leading therefrom to the nearest gutter or proper waste pipe.

Sec. 40. That it shall be the duty of every person knowing of any fish, meat, fowl, birds, or vegetables being bought, sold, or 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 this Department, or to one of its officers or inspectors.

Sec. 41. That no person shall, without consent of this Department, bring into said city for use as a drink for human being, or offer or have for sale in said city, as such drink, any poisonous or deleterious liquid.

Sec. 42. That upon any cattle, meat, birds, fowl, fish, or vegetable being found by any inspector or other officer of this Department, in a condition which is in his opinion unwholesome and unfit for use as human food, or in a condition or of a weight or quality in this Code condemned or forbidden, he shall cause the same to be examined by two reputable persons, reasonably competent to judge in respect thereto, whom he may conveniently find; and if both said persons disagree with him in opinion in respect thereto, he shall take no action, and give no order, relative to the same, till he has been instructed by the Sanitary Superintendent; and if one or both of said persons agree with him in respect to said articles, then such inspector or officer may forbid the same being offered or exposed for sale, or being sold, for human food, till the owner or party in charge or other proper person has obtained the consent of the Sanitary Superintendent, or of this Board, to their being so offered, used, or sold. And if both such persons agree with him in opinion, he may order the same to be removed; and thereupon, or if this Board shall have approved the judgment of said inspector, it shall be the duty of the owner and party in charge to speedily remove such articles from any market, street, or public place, and not to sell or dispose or offer to sell or dispose thereof for the purpose of human food. And in default of such removal, and also in all cases where, in his opinion, such articles, by reason of their being in a decayed or offensive condition, would, if allowed longer to remain, be dangerous to health, the same (as this Board may provide) may be caused to be removed by any inspector, police officer, or officer of this Department, to some suitable place, at the expense of the party who should have removed the same, and the owner and party in interest must take notice thereof.

Sec. 43. That no persons shall sell or give to any other person or permit such other person to get (having the right and ability to prevent the same) any drink, when such first-named person may have reason to think or believe that such drink may cause danger or detriment to life.

DEPARTMENT OF TAXES AND ASSESSMENTS.

RELATIVE VALUE OF THE REAL AND PERSONAL ESTATE IN THE CITY AND COUNTY OF NEW YORK, AS ASSESSED FOR 1872 AND 1873.

WARDS.	ASSESSMENTS FOR 1872.	ASSESSMENTS FOR 1873.	INCREASE.	DECREASE
First.....	\$51,215,500	\$50,508,500		\$707,000
Second.....	28,091,500	27,754,000		337,500
Third.....	31,637,000	31,354,500		282,500
Fourth.....	12,571,975	12,506,075		65,900
Fifth.....	38,670,500	38,425,000		245,500
Sixth.....	21,209,950	21,343,650	\$133,700	
Seventh.....	15,588,900	15,853,300	264,400	
Eighth.....	32,284,900	33,774,400	1,489,500	
Ninth.....	23,571,100	25,127,800	1,556,700	
Tenth.....	15,226,300	16,320,500	1,094,200	
Eleventh.....	14,335,000	14,614,200	279,200	
Twelfth.....	54,568,885	62,457,680	7,888,795	
Thirteenth.....	8,529,800	9,302,300	772,500	
Fourteenth.....	21,425,790	21,989,690	563,900	
Fifteenth.....	50,350,350	50,910,750	560,400	
Sixteenth.....	29,579,250	29,730,550	151,300	
Seventeenth.....	30,037,500	30,552,400	514,900	
Eighteenth.....	62,543,900	64,467,900	1,924,000	
Nineteenth.....	91,283,545	110,519,305	19,235,760	
Twentieth.....	33,245,150	34,830,000	1,584,850	
Twenty-first.....	70,996,050	71,235,250	239,200	
Twenty-second	60,185,820-\$797,148,665	63,104,500-\$837,603,380	2,918,710-\$41,183,115	-\$1,638,400
	PERSONAL ESTATE.	PERSONAL ESTATE.	PERSONAL ESTATE.	PERSONAL ESTATE.
Resident.....	\$195,032,157	\$184,965,583		\$10,066,574
Non-Resident.....	35,189,520	29,831,665		5,357,855-\$15,424,429
Share-holders of Banks.....	76,727,745-306,949,422	77,800,395-292,597,643	\$1,072,650	-\$1,072,650
Total Real and Personal for 1872.....	\$1,104,098,087	For 1873...\$1,129,291,023	Total Inc....\$2,255,765	Total Dec...\$17,062,829
Total Valuation for 1873.	\$1,129,291,023.	Total Increase.	\$42,255,765.	
Total Valuation for 1872.	1,104,098,087.	Total Decrease.	17,062,829.	
Increase in 1873.	25,192,936.	Net Increase.	25,192,936.	

Sec. 44. That no distiller, or brewer, or other person, shall manufacture, or have or keep for sale, any liquid designed as a drink or a beverage for human beings which would be, if used, needlessly dangerous or detrimental to life or health.

Sec. 45. That no person shall have at any place where milk, butter, or cheese is kept for sale, nor at any place offer or have for sale, nor shall any person bring or send to said city, any unwholesome, watered, or adulterated milk, or milk known as swill-milk, or milk from cows or other animals that from the most part lived in stables, or that fed on swill, garbage, or other like substance; nor any butter or cheese made from any such milk, nor any unwholesome butter or cheese.

Sec. 46. That no person shall throw, or allow to run or pass, into any public reservoir, water-pipe, or aqueduct, or into or upon any border or margin thereof, or excavation or stream therewith connected, any animal, vegetable, or mineral substance whatever; nor shall any person allow the same to be done (having power or right to prevent the same); 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 peril the purity or wholesomeness of any water or other fluid used or designed as a drink in any part of said city, nor shall any person bathe (nor, except in the discharge of a public duty, put) any part of his person into such water; nor shall any unauthorized person open any erection or unscrew any hydrant holding such water.

Sec. 47. That it shall be the duty of every person, officer, department, and Board, 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.

Sec. 48. That no person shall destroy or in anywise injure or impair any drinking hydrant, or part thereof, in the said city; nor shall any person interfere with the use or 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 or hydrant, whereby such water is made or may be regarded as dangerous or unwholesome as a drink.

HORSES, CATTLE, ETC.

Sec. 49. That no cattle, sheep, horse, goat, goose, or mule, or any dangerous or offensive animal, shall be allowed by any owner, or by any person having charge of or who shall have charge of the same, to go at large in any street or public place in the City of New York. And no pigs, swine or cattle shall be unloaded from any cars upon any street or public place in the City of New York, except pursuant to a written permit from this Department.

Sec. 50. That no person shall allow any swine or goat to run at large in said city, and no person shall, within the built-up portions of said city, or within one thousand feet of any residence or place of business or street thereof, keep any swine or goat, without a permit so to do from this Department.

Sec. 51. 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 for food.

Sec. 52. That no person shall keep or allow to be kept in any building, or on any premises, or on grounds of which he may be the owner, lessee, tenant, or occupant, more cows or other cattle than at the rate of fifteen to an acre (in or near the built-up portions of said city), without a permit from this Department. And every such person shall cause every stable and place where any cows, horses, or other animals may be, to be kept at all times in a cleanly and wholesome condition, and shall not allow any animal to be therein, while infected with any disease contagious or pestilential among such animals, without a permit from this Department.

Sec. 53. That no cattle, swine, or sheep, geese, goats, or horses, shall be yarded within or adjacent to the built-up portions of the City of New York, without the permit of this Department, or otherwise than according to its regulations.

Sec. 54. That no cattle shall be placed or carried while bound or tied by their legs, or bound down by their necks, in any vehicle in said city, but shall be allowed freely to stand in such vehicle when transported and while being therein.

Sec. 55. That no cattle, swine, pigs, or calves shall be driven through the streets or avenues of the City of New York, or any of them, except between the hours of eight in the evening and two hours after sunrise of the next morning; nor shall any sheep be there driven except between the hours of eight o'clock in the evening and twelve o'clock noon, of the next day; nor shall more than twenty cattle, or more than one hundred and fifty hogs, or more than two hundred and fifty sheep or lambs, be driven together; and they shall be so driven only through the following streets, that is to say:

Forty-second Street, in its entire length; Forty-fifth Street from First to Second Avenue; Sixth Street, from Eighth to Tenth Avenue; the transverse road through Central Park at Seventy-ninth Street; Ninety-second Street, from Third Avenue to Astoria Ferry; Ninety-fourth Street, from Third to Fifth Avenue; One Hundred and Tenth Street, from Second to Eighth Avenue; One Hundred and Twenty-fifth Street, from Eighth Avenue to Manhattan Street; First and Second Avenues, in their entire lengths north of Fortieth Street; Third Avenue, between Ninety-second Street and One Hundred and Tenth Street; Fifth Avenue, between Seventy-ninth Street and One Hundred and Tenth Street; Eighth Avenue, from Sixtieth Street to McComb's Dam Road; McComb's Dam Road, in its entire length; Tenth Avenue, from Fortieth Street to Sixtieth Street; Harlem Lane, from the intersection of One Hundred and Twenty-fifth Street and Eighth Avenue to the intersection of One Hundred and Tenth Street and Sixth Avenue; Eleventh Avenue, from Forty-second Street to Forty-ninth Street; Fortieth and Forty-first Streets, from the Hudson River to Tenth Avenue; and Forty-fifth, Forty-sixth, Forty-seventh, Forty-eighth, and Forty-ninth Streets, between Hudson River and Eleventh Avenue.

Whenever a permit shall be or shall have been granted by this Department for any yard or slaughter-house for sheep or lambs, above Fortieth Street, it shall be lawful to drive sheep

or lambs to the said yard or slaughter-house from some proximate point on a street or avenue on which driving is permitted, and through such street or streets as may be designated in said permit.

It shall not be lawful to drive cattle, sheep, pigs, swine, or calves through any street or avenue south of Fortieth Street, nor to slaughter any cattle, sheep, pigs, swine, or calves south of said street; nor shall any such cattle, sheep, swine, pigs, or calves be allowed to pass upon or across any sidewalk, or to remain in the streets or avenues, except when being driven in accordance with this Sanitary Code.

Cattle arriving in the City of New York by cars or boats may be driven in accordance with this Code, from the place of unloading, being north of Thirty-ninth Street, to any existing cattle-yard, through the streets and avenues designated, without limit as to number, provided they are accompanied by one attendant, if composed of twenty or any less number of head; by two attendants for more than twenty and less than fifty head; by three attendants for more than fifty and less than one hundred head; and by one attendant for every additional forty head above one hundred.

Such cattle and sheep as shall arrive within Twenty-second and Thirtieth Police Precincts, as established by the Board of Police, by conveyances that, according to time-tables, should have arrived in season to be driven in conformity to this Code, but the actual arrival of which cattle or sheep has been delayed, without the wrongful act of the owners of the same (or of their agents), may be driven, when they shall arrive, to any established yards above Fortieth Street, upon obtaining a written permit for driving the same (out of the hours fixed by this Code, but otherwise in conformity thereto), at the police station-houses in said precincts respectively, under such regulations as the police authorities may provide.

SLAUGHTERING AND SLAUGHTER-HOUSES.

Sec. 56. That the keeping and slaughtering of all cattle, and the preparation and keeping of all meat and fish, birds and fowl, shall be in that manner which is, or is generally reputed or known to be, best adapted to secure and continue their safety and wholesomeness as food. Neither the slaughtering nor the driving of cattle shall be permitted or conducted at any place in the City of New York south of Fortieth street; nor shall the slaughtering of cattle be conducted at any place in the City of New York north of said street, without a special written permit from this Department.

Sec. 57. That every butcher and every person owning, leasing, or occupying any place, room, or building where any cattle have been, or are killed or dressed, and every person, being the owner, lessee, or occupant of any room, or stable where any cattle may be kept, or market, public or private, and, having power and authority so to do, shall cause such place, room, building, stall (and market, being private) and their yards and appurtenances to be thoroughly cleansed and purified, and all offal, blood, fat, garbage, refuse, and unwholesome or offensive matter to be therefrom removed, at least once in every twenty-four hours after the use thereof for any of the purposes herein referred to; and shall, also, at all times (unless some public authority prevents), keep all woodwork, save floors and counters, in any building, place, or premises aforesaid, thoroughly painted or whitewashed.

Sec. 58. That no cattle shall be slaughtered, dressed, or hung, or the meat or any part thereof, within said city, wholly or partly within any street, avenue, or sidewalk, or public alley or place; nor shall any blood, or dirty water, or other substance from such cattle, meat, or place of killing, or the appurtenances thereof, be allowed to run, fall, or to be in any such street, avenue, sidewalk, alley, or place.

Sec. 59. That no building occupied wholly or partly as a slaughter-house, or any part thereof, or any building on the same lot, shall, without a special permit from this Department, be occupied for a dwelling or lodging place; that every such building shall at all times be kept adequately and thoroughly ventilated; that no blood shall be allowed to remain therein over night; that adequate underground connection shall be made from every such building with a public sewer, and the floor of such building on which the slaughtering is done, and the yard shall be cemented and paved so as not to absorb blood, and so as to carry all liquid into the sewers.

Sec. 60. That neither the business of slaughtering cattle, nor the keeping of any slaughter-house, nor the yarding of cattle, shall be begun or undertaken at any new or additional place within the City of New York, except pursuant to a permit from this Department; nor shall any person or corporation keep any slaughter-house or yard, or any cattle therein, hereafter, without a permit from this Department.

Sec. 61. That no person shall kill or dress any animal or meat in any market, nor have, or permit to escape therein, or within one hundred feet thereof, any poisonous, noxious, nauseous, or offensive substance.

Sec. 62. That no person shall become, or continue, or engage as, or in the business of a butcher, at or in any public or private market or stand in the City of New York, without a permit therefor from this Department.

Sec. 63. That every butcher and milk dealer, and their agents, shall allow the parties author-

ized by this Department, to freely and fully inspect their cattle and meats, fish and vegetables, held, offered, or intended for sale, and will be expected to answer all reasonable and proper questions asked by such persons relative to the condition thereof, and of the places where such articles may be.

Sec. 64. That from and after the first day of December, 1870, the slaughtering of animals shall not be allowed or conducted at any place between Second (2d) avenue and Tenth (10th) avenue in the City of New York.

Sec. 65. That no offal or butcher's refuse shall be conveyed through any street or avenue of the City of New York, between the hours of 10 o'clock A. M. and 10 o'clock P. M., and that no offal or refuse shall be conveyed at any time unless the same be in tight boxes, barrels, or vessels, from which no odor shall escape.

SIDEWALKS.

Sec. 66. That no person engaged in the selling or keeping for sale of any fish, meat, birds, fowls or vegetables, shall, without a permit from this Department, occupy or encroach upon any portion of any street or sidewalk, or public place in the City of New York.

Sec. 67. That no person being owner, lessee, or tenant of any house or building, shall allow any water or other liquid to run from or out of his building or ground, upon or across any sidewalk or curbstone, and if such substance is allowed to pass upon any street it must reach the same by a passage, to be kept at all times adequate and in repair by such person, under or through such flagstone or curbstone; and no such water or other liquid, or ice therefrom, shall be allowed to gather or remain on the upper surface of such curb, flagstone, or passage; nor shall such person allow any accumulation of such water or liquid, or the ice therefrom, upon any street or place, but shall at all times, cause the same to be removed, or to pass along the gutter or some proper passage to one of the rivers or into a sewer.

Sec. 68. That every owner, lessee, tenant, and occupant after any building or lot in the built-up portion of the City of New York, shall, within two hours of the fall of any snow exceeding one inch in depth, and within two hours after the forming of any ice on the sidewalk or in the gutter, in front of or against the side of any such building or lot, remove, or cause the same to be removed, from such sidewalk and gutter, or in case of great difficulty in removing such ice, that every such person do sprinkle or cause to be sprinkled thereon sand or ashes, so that traveling thereon shall not be perilous; but that where said snow falls or ice forms between the hours of eight o'clock of the evening and daylight in the morning, this ordinance will be complied with by removing or sprinkling the same within two hours after sunrise of the morning succeeding its fall or formation.

Sec. 69. That every owner, tenant, lessee, and occupant of any building or lot (whether vacant or occupied), within or near the built-up portion of said city, shall keep and cause to be kept the sidewalk and flagging, and curbstone in front thereof, in good repair and condition; and that every such person shall keep and cause every such sidewalk to be kept free from obstructions, as well as also free from any incumbrance, and free from all substances of every kind.

Sec. 70. That no person shall take, or allow to go or be taken (having the right and ability to prevent the same), any horse or other animal, nor any vehicle, upon any sidewalk or footpath in front of any building, to the peril of any person; nor shall any person block up or obstruct any street or place, or contribute thereto.

POUNDS.

Sec. 71. That no person shall act as or be a keeper of any public pound in the City of New York, except pursuant to a permit from this Department.

Sec. 72. That no keeper of any such pound shall allow the same, or any animal therein, by reason of any want of care, food, ventilation, or cleanliness or otherwise, to be or become dangerous or detrimental to human life or health.

Sec. 73. That every such pound-keeper shall, from time to time, report to this Department, as its special regulations may require, and shall obey and conform to all such regulations; and that in the mean time such pounds shall, in the particulars not herein mentioned, be regulated by the rules heretofore enacted by the proper authorities of said city.

DOGS, ETC.

Sec. 74. That no person shall take or call any dog into, or allow any dog to go into, any street or public place, in the City of New York, between the fifteenth day of June and the fifteenth day of September in any year, unless properly muzzled, and nothing in this section shall repeal or supersede any existing regulations as to such dogs, not inconsistent herewith.

Sec. 75. That every animal which is mad or has the hydrophobia, or shows symptoms thereof, shall, by the person owning the same, or having the possession, charge, or control thereof, be at once killed; and every animal that has been exposed to such disease, shall be at once confined in some secure place for such length of time as to show that such exposure has not given such animal said disease, and so as to avoid all danger to life or health. And the dead body of any animal that died of such disease shall be at once, by such person, buried not less than three feet under ground, at some place not within one thousand feet of any residence.

OFFENSIVE ODORS AND LIQUIDS.

Sec. 76. 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 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 or established in the City of New

York without a permit of this Board. 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.

Sec. 77. That no person or company being a manufacturer of gas, or engaged about the manufacture thereof, shall throw or deposit, or allow to run, or having the right or power to prevent the same, shall permit to be thrown or deposited into any public waters, river or stream, or into any sewer therewith connected, or into any street or public place, any gas-tar, or any refuse matter of or from any gas-house, works or manufactory; nor shall any such person or company allow any substance or odor to escape from such house, works or manufactory, or make any gas of such ingredients or quality that any substance shall escape therefrom, or be formed in the process of burning any gas, which shall be offensive or dangerous, or prejudicial to life or health. Nor shall any such person or company fail to use the most approved or all reasonable means of preventing the escape of odors.

Sec. 78. That no water-closet, sink, tub, vat, or other structure shall hereafter be constructed within the City of New York, having connection with, or by any sewer or underground passage, unless the same is provided with adequate or the best generally approved constructions and precautions for preventing gases and other offensive currents, substances or smells from passing up or out through such connection from such sewer or passage; nor shall any such water-closet or privy be constructed without adequate provisions for the effectual and proper ventilation and cleansing thereof.

Sec. 79. That no person shall boil any offal, swill, bones or fat in the built-up portion of said city, save in ordinary cooking, nor shall the business of bone crushing, bone boiling, bone grinding, bone burning, shell burning, fat boiling, gut cleaning, nor the skinning or making of glue from any dead animals or parts thereof, nor any other occupation that is dangerous or detrimental to life or health, be hereafter established within said city; and no business or pursuit of the kind in this section named shall be carried on anywhere in said city, unless the same be allowed by a permit of this Board.

Sec. 80. That no person shall boil any offal, swill, or bones, nor any fat, tallow, or lard (except at once upon the same being taken from the animal, and while the same is fresh and otherwise inoffensive), nor shall the business of bone crushing, bone boiling, bone grinding, bone burning, shell burning, gut cleaning, nor the skinning or making of glue from any dead animal or part thereof, nor the storage or keeping of scrap, fat or grease, or offensive animal matter, be permitted or conducted at any place in the city of New York south of One Hundred and Tenth street; nor shall any business herebefore mentioned be conducted at any place in the City of New York north of said street, without a special permit from this Board; nor shall the business of boiling or rendering the fresh lard, fat, or tallow aforesaid, be conducted within said city, without a like special permit from this Board; and such permit must be applied for in writing, specifying the nature and precise location of the proposed business, and such application will not be acted upon until the second regular meeting, two weeks after such application.

Sec. 81. That all persons engaged in the business of boiling or rendering fat, lard or animal matter, shall cause the scrap or residuum to be so dried or otherwise prepared as effectually to deprive such material of all offensive odors, and to preserve the same entirely inoffensive immediately after the removal thereof from the receptacles in which the rendering process may be conducted.

Sec. 82. That no person shall hereafter erect, start, or establish in said city, without the consent of this Board, any manufactory or place of business for boiling any varnish or oil, or for the distilling of any ardent or alcoholic spirits, or for making any lampblack, turpentine or tar, or for conducting any other business that will or does generate any unwholesome, offensive or deleterious gas, smoke, deposit, or exhalation, or any business that is or would be dangerous to life or detrimental to health.

Sec. 83. That no animal or vegetable substance, nor street-sweepings, muck, or silt, nor dirt gathered in cleaning yards, buildings, docks, or slips, nor waste of mills or factories, nor any materials which are offensive, or tend by decay to become putrid or to render the atmosphere impure or unwholesome, shall be deposited or used to fill up or raise the surface or level of any lot, grounds, dock, wharf, or pier in or adjacent to the built up portions of said city, or any ground filled for the purpose of building thereon, unless pursuant to a special permit from this Board.

Sec. 84. That no ground or material filled with offensive matter or substance, or that will omit or allow to arise, through or from the same, any offensive smell or deleterious exhalation, shall (adjacent to or within the built up portion of said city) be opened or turned up, or the surface thereof removed, between the first day of May and the first day of October of any year, except according to permit first therefor obtained from this Board.

Sec. 85. That no petroleum oil, kerosene oil, (or other liquid having like composition or qualities as a burning fluid as said oil), shall be kept or exposed or offered for sale as a burning fluid for lamps or any receptacle for the purpose of illumination, nor shall such oil or fluid or any description thereof be sold or kept or exposed or offered for sale, or given away for use or be used as a burning fluid for any such lamp or receptacle, or be kept for such use, unless such oil or fluid shall be of such quality and ingredients that it shall stand and be equal to the following test and conditions, to wit:

It shall not evolve an inflammable vapor at a temperature below one hundred (100) degrees of the Fahrenheit thermometer.

Sec. 86. That no fat, tallow, or lard shall be melted or rendered except when fresh from the slaughtered animal, and taken directly from the places of slaughter in the City of New York, and in a condition free from sourness and taint and all other cause of offence at the time of rendering, and that all melting and rendering are to be in steam-tight vessels, the gases and odors therefrom to be destroyed by combustion or other means equally effective, and according to the best and most improved means and processes; and everything preceding, following, and in connection with such melting and rendering, and the premises where the same shall be conducted, must be free from all offensive odor and other cause of detriment to the public health. No fat, lard, or tallow shall be brought into the City of New York to be rendered or melted, and none is to be rendered or melted that has come from any place outside of said city, except as part of the living animal.

FILTH—DIRT.

Sec. 87. That no part of the contents of or substances from any sink, privy, or cesspool, nor any manure, ashes, garbage, rubbish, or dirt, shall be by any person flung or allowed to run or drop into or remain in any street or public place, except as herein elsewhere specified; nor shall the same be thrown or allowed to fall or run into the North or East river, save through the proper underground connection.

Sec. 88. That no swill, brine, urine of animals or other offensive animal nuisance, nor any stinking, noxious liquid, or other filthy matter of any kind, shall by any person be allowed to run or fall from or out of any building, vehicle, or erection into or upon any street or public place, or be taken or put therein, save as herein elsewhere provided.

Sec. 89. That no butchers' 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 go into any street, place, sewer, or receiving-basin, or into any river or standing or running water or excavation, or upon any ground or premises in the built-up portions of said city.

Sec. 90. 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 therefrom, or to rise within two feet of any part of the top, or permit said contents to become offensive; nor shall any privy, or other erection in this section mentioned, be filled with or covered with dirt till its filthy contents shall be emptied.

Sec. 91. That no person shall throw into, or deposit in any vault, sink, privy, or cesspool, any offal, ashes, meat, fish, garbage, or other substance, except that of which any such place is the appropriate receptacle.

Sec. 92. That neither the contents of any such tub or of any receptacle, cesspool, privy, vault, sink, or water-closet, 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 life or health.

Sec. 93. That every tub or other receptacle in any necessary house, sink, or privy, (or placed, or allowed to stand therein, by any owner, tenant, or occupant, of any building, or premises), and used to contain any liquid or partially liquid substance, shall be sufficiently strong, perfectly tight, and adequately provided with a strong cover and with hoops and handles; shall not be allowed to be filled to within four inches of any part of the top, and shall not be allowed (or its contents) to be offensive. And the provisions of this Code relative to emptying cesspools, and to throwing any substance therein, shall apply to said tubs and receptacles as if here repeated and applied thereto.

And no person shall throw, drop, or allow to fall into the North or East river, or into any street or place, any substance being, or having been part of, the contents of any such vault, cesspool, privy, sink, tub, or receptacle, or any offal.

Sec. 94. That no person shall deposit upon any street or public place within the generally built-up portion of the City of New York, or upon any paved street, any dirt or brick, or other material or dirt taken from any ground therein, in such manner as to occupy more than one hundred square feet of surface of any street or place (and the same shall be compact and at one side,) nor allow the same to remain more than twelve hours, without a permit from this Department, or unless such occupancy shall be otherwise duly authorized by paramount authority. Nor shall any such substance be so deposited or allowed to remain by any person as to obstruct the free flowage along any gutter.

Sec. 95. That it shall be the duty of every owner, tenant, lessee, and occupant of any and every building or place of business in the generally built-up portions of the City of New York, forthwith to provide or cause to be provided, and at all times thereafter to keep and cause to be kept and provided, within such building or place of business, suitable and sufficient boxes, barrels or tubs for receiving and holding, without leakage, and without being filled to within four inches of the top thereof, all the ashes, rubbish, garbage, and liquid substances, of whatever kind, that may accumulate during thirty-six hours from said building or place of business, or the portion thereof of which such person may be the owner, tenant, lessee, or occupant; and every such box, barrel, and tub, designed to hold ashes shall be made of or lined with some suitable metal. That a separate vessel shall be provided for ashes and rubbish, and another for garbage and liquid substances; and ashes and rubbish shall not be placed or kept in the same vessels with garbage, and liquid substances; and all

ashes, rubbish, garbage and liquid substances that should be removed from such building and place of business, or from that part for which said receptacles were provided, and none other (without the proper consent), shall be placed therein, and no such box, barrel, or tub shall remain on any sidewalk, or in any public place, longer than may be needful for the removal of the contents thereof.

Sec. 96. That such boxes, tubs, and barrels shall be placed and kept in such position (unless kept within or upon private grounds, within the sidewalks) as the inspectors or agents of this Department shall provide or the police direct; and no person, not for that purpose authorized, shall interfere therewith, or with the contents thereof.

Sec. 97. That all occupants, so preferring, may deliver their ashes, garbage, and rubbish directly to the proper carts, to be taken away at any hour of the day when said carts may be present; and said carts may take such articles from receptacles delivered at any such hour; provided, that such garbage or rubbish be not highly filthy or offensive; and in the latter case, the same shall not be so delivered or received during the period from seven o'clock A. M. of any day till ten o'clock of the evening of the same day.

Sec. 98. That no lime, ashes, coal, dry sand, hair, feathers, or other substance that is in a similar manner liable to be blown by the wind, shall be seived, or agitated, or exposed, nor shall any mat, carpet, or cloth, be shaken or beaten, nor any cloth, yarn, garment, or material, or substance, be scoured, cleaned or hung, nor any business be conducted over or in any street or public place, or where it, or particles therefrom, or set in motion thereby, will pass into any such street or public place, or into any occupied premises. That neither any usual nor any reasonable precaution shall be omitted by any person to prevent fragments or other substances from falling, to the peril of life, or dust and light material flying into any street, place, or building, from any building or erection, while the same is being altered, repaired, or demolished, or otherwise.

Sec. 99. That every person who shall have paved, or caused to be paved, any street or place, shall cause all rubbish, dirt, and whatsoever else he has deposited, or allowed to be deposited on such pavement, to be removed from the several parts of such pavements within five days from the time of the same being deposited thereon. And every person who has removed any flagstone, curbstone, pavement-stone, or other stone, or dirt or iron in or from any street, sidewalk or place, for the purpose of repairs, or for the purpose of paving, flagging, or curbing, or repairing, re-curbng, or re-flagging, or making any repairs or changes, or otherwise shall cause the same or a proper substitute therefor to be placed or replaced and completed as soon as the same can reasonably be done.

Sec. 100. That every owner, lessee, tenant, and occupant of any stall, stable, or apartment in which any horse, cattle, or swine, or any other animal shall be kept, or of any place in which manure or any liquid discharge of such animals shall collect or accumulate, within the built-up portion of said city, shall cause said liquid and manure to be at once removed to some proper place, and shall at all times keep or cause to be kept such stalls, stables, and apartments, and the drainage, yard, and appurtenances thereof in a cleanly and wholesome condition, so that no offensive smell detrimental to health shall be allowed to escape therefrom; and when within three hundred feet of any occupied dwelling-house, or of any manufactory where more than five persons are employed, the removals from the stables shall not be made, nor shall the manure or refuse from the stable be allowed to remain on any street or place near such stable, any time between 8 o'clock A. M. and 6 o'clock P. M., without a permit from the Health Department. Every such stall, stable, or apartment, where horses or cattle are kept, shall have an underground and properly covered manure vault of not less than sixty-four cubic feet capacity. But the Sanitary Superintendent is authorized to issue permits to be regularly reported to this Board regulating such removal within said hours.

Sec. 101. That no person shall empty, or attempt to empty, any vault, sink, privy, or cesspool in the City of New York, except pursuant to a permit therefor first received from this Department.

Sec. 102. That from and after the first of September, 1872, no part of the contents of any privy, vault, sink, cesspool, except substances other than excrements insoluble in water, or any accumulation of any offensive fluid, liquid, or semi-liquid substance or material, being in any excavation, cellar, or place, within the limits of the City of New York, shall be removed therefrom, nor shall the same be transported through any of the streets or avenues of said city, unless and except the same shall be removed and transported by means of an air-tight apparatus, or in such manner as shall prevent entirely the escape of any noxious or offensive odors therefrom, and by a permit from this Department.

Sec. 103. That the drivers of all carts for the removal of any garbage, offal, rubbish, or dirt from any building or premises, shall give adequate notice to those dwelling in any street whose buildings or premises such cart is about to or should approach for the removal of any substance aforesaid.

Sec. 104. That no person shall engage in the business of a scavenger, or of transporting manure, swill, ashes, offal, rubbish, or garbage, or any offensive or noxious substance, or in driving any cart for such purpose, in the City of New York, (except the person acting under the street cleaning commissioners, or the contractors for cleaning the streets, and as this Department may provide), until he shall have first received a permit from this Department of such form and effect as the regulations of the Board shall provide, authorizing such person so to engage.

Sec. 105. That every cart and other vehicle

hereafter constructed for or engaged about any business, or intended to be loaded with any matter or substance in the last section mentioned, shall be constructed according to this Code, and to the regulations and orders of the Board of Health of the Health Department.

Sec. 106. 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 any thing on such cart any manure, or other nauseous or offensive substance, shall, without necessity therefor, stand or remain, nor shall a needless number gather 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; nor shall any such cart or vehicle, or the driver thereof, or any thing thereto appertaining, be (or by any person having a right to control the same, be allowed to be) in a condition needlessly filthy or offensive; and when not in use, all such carts, vehicles, and all implements used in connection therewith, shall be stored and kept in some place where no needless offense shall be given to any of the people of said city.

Sec. 107. That all carts and vehicles in the last section mentioned, and boxes, tubs, and receptacles thereon, in which any substance in said section referred to may be or be carried, shall be strong and tight and the sides shall be so high above the load or contents that no part of such contents or load shall fall, leak, or spill therefrom; and that when, in the opinion of this Board, it is necessary to prevent the contents of such carts or vehicles, tubs or boxes, or receptacles from being offensive, each of such carts, tubs, and boxes, and receptacles shall be adequately and tightly covered, as the orders or regulations of this Department may provide or direct.

Sec. 108. That no driver of such cart or vehicle, nor any person having undertaken or being engaged about the loading or unloading thereof, nor person 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.

Sec. 109. That no person shall allow (and it shall be the duty of every contractor and person who has ordered or procured, or is having any of the following articles carried, or who is driving the same, to prevent) any cart or vehicle to be so fully loaded, or being in such bad condition of repair, or of such faulty construction, or being 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 so fallen.

Sec. 110. That all putrid or offensive matter, and all night-soil, and the contents of sinks, privies, vaults, and cesspools, and all noxious substances in the built-up portion of said city, shall, before their removal or exposure, be disinfected and rendered inoffensive by the owner, lessee, or occupant of the premises where the same may be, or (in default of the same being so done) by the person or contractor who removes or is about to remove the same; and for all such matter so disinfected and rendered inoffensive, the person (not being such tenant, owner, or occupant) who shall so disinfect and remove the same, shall be entitled to demand and receive a compensation, to be fixed by the Board of Health of the Health Department, not exceeding twelve cents per cubic foot for making such disinfection and removal to be paid by such tenant, owner, or occupant.

Sec. 111. That neither the owner, tenant, nor occupant of any building or premises, in the built-up portions of the City of New York, 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, unless according to a permit or the regulations of the said Department.

Sec. 112. 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 built-up portions of the City of New York, or upon any open space inclosed within any portions thereof, or upon the piers, docks, or bulkheads adjacent thereto, or upon any open grounds near (or upon any vessel or scow other than those to be speedily, and according to the duty of any person, removed, lying at) any such pier, wharf, or bulkhead, except according to a resolution of this Board specially authorizing the same, and a permit obtained from this Department, and according to its regulations. And no person shall contribute to the making of any such accumulations. Nor shall any straw, hay, or other substance which has been used as bedding for animals, be placed or dried upon any street or sidewalk, or roof any building, nor shall any such straw, hay, or other substance be deposited; nor shall accumulation thereof be made within two hundred feet of any street without a permit from this Board.

Sec. 113. That no pile or deposit of manure, offal or garbage, nor any accumulation of any offensive or nauseous substance, shall be made within three hundred feet of any church or place of worship, nor within the limits of said city within three hundred feet of any inhabited dwelling, nor shall any person or corporation unload, discharge, or put upon or along the line of any railroad, street, or highway, or public place within said city, any manure, offal, garbage, or other offensive or nauseous substance, within three hundred feet of any inhabited dwelling, nor shall cars or flats loaded with or having in or upon them any such substance or substances be allowed to remain or stand on or

along any railroad, street, or highway within the limits of said city within three hundred feet of any inhabited dwelling.

Sec. 114. That no manure, garbage, or other material that is liable to emit an offensive exhalation, shall, in or adjacent to the built-up portions of the City of New York, be turned or stirred (except about its removal), in such way as to be liable, by reason thereof, to increase such exhalations.

Sec. 115. That every proprietor, lessee, tenant, and occupant of any oyster-house, oyster saloon, or other premises where any oysters, clams, lobsters, or shell or other fish are consumed, used or sold, or where any of the refuse matter, offals, 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, saloon and premises at all times free from any offensive smells or accumulations.

Sec. 116. That no hotel or house swill or garbage, or offensive material of a liquid nature, or partly liquid nature, not removed or required to be removed by the contractors for street cleaning, shall be transported through or along any street of the City of New York, except in tightly-covered iron-bound casks or boxes, and none of the contents of such casks or boxes shall be allowed to fall, or leak, or spill therefrom.

Sec. 117. That the owners, lessees, tenants and managers of every blacksmith or other shop, forge, or 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. Nor shall any smoke, cinders, dust, gas, or offensive odor be allowed to escape from any such building, place, or premises to the detriment or annoyance of any person not being therein or thereupon engaged.

Sec. 118. That from and after the 1st day of June, 1870, every furnace employed in the working of engines by steam, or in any mill, factory, printing house, dye factory, iron foundry, glass house, distillery, brew house, sugar refinery, bake house, gas works, or in any other buildings used for the purposes of trade or manufacture, shall be so constructed as to consume or burn the smoke arising therefrom, unless a permit to the contrary be obtained from this Department.

Sec. 119. That no vault, privy, sink, cistern or cesspool shall hereafter be made or rebuilt in the City of New York, except in accordance with the regulations, and pursuant to a permit first obtained from this Department; nor shall any erection or cover be made or put upon, or over the same, until the same has been inspected by the Sanitary Superintendent, or an officer detailed by him, and been found to correspond to such permit and regulations; and no privy shall be built within two feet of the line of any lot.

DISEASED ANIMALS.

Sec. 120. That no diseased or sickly horse, cattle, swine, sheep, dog, or cat, or other animals, nor any that have been exposed to any disease that is contagious among such animals, shall be brought into the City of New York.

Sec. 121. That no person shall keep, retain, or allow or employ to be kept or retained, at any place within or adjacent to the built-up portions of the City of New York, any horse, ass, or colt, having the disease known as glanders or farcy.

DEAD, SICK, AND INJURED ANIMALS.

Sec. 122. That no person shall leave in or throw into any place or street or public water, nor offensively expose nor bury, 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 or fish, in a place where the same may be dangerous to the life or detrimental to the health of any person.

Sec. 123. That any animal, being in any street or public place, within or adjacent to the built-up portions of New York City, and appearing in the estimation of any officer or inspector of this Department (and of two discreet citizens, called by such officer or inspector 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 such owner; or not having been removed to some private premises, or to some place designated by such officer or inspector within one hour after being found or left in such condition, may be deprived of life by such officer or inspector, or as he may direct, and shall thereafter, unless at once removed by the owner or proper person, be treated as any other animal found on a street or place.

Sec. 124. That any person having a dead animal or an animal past recovery, and not killed for and proper for use as meat or fish, or in an 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 Sanitary Superintendent of this Department, to the place so designated.

Sec. 125. That it shall be the duty of the owner, and of the 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, to at once give notice thereof, and of the nearest street and avenue where it may be, to some inspector or officer of this Department, or of the Sanitary Bureau, unless such animal is at once removed by some proper person.

Sec. 126. That no person other than the inspectors or officers of this Department

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

Sec. 127. 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 dock, pier, or bulkhead set apart for the use of any contractor or person engaged in removing any offal, garbage, rubbish, dirt, dead animals, night-soil, or other like substances, or with the proper performance of such contracts.

Sec. 128. That it shall be the duty of every contractor and person (his agents and employes) who has contracted or undertaken to remove any diseased or dead animal, offal, rubbish, garbage, dirt, street-sweepings, night-soil, or other filthy, offensive, or noxious substance, or is engaged about any such removal, or in loading or unloading of any such substance, to 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.

Sec. 129. That no matter or material in the section last mentioned shall lay piled up, or partially raked together, in any street or place before the removal thereof, more than a reasonable time, nor for more than four hours in the daytime, under any circumstances.

Sec. 130. That no ship, boat, or other vessel or article shall be taken or allowed by any person to come into or lay to or at or within any dock, pier, bulkhead or slip (or be placed thereon), set apart or appropriated for the use or purpose of the shipment or removal of any offal, garbage, rubbish, dirt, or dead animals, or for the use of any contractor about the removal of any of the foregoing substances, without a permit from this Department.

REPORTS AS TO CONTAGIOUS AND INFECTIOUS DISEASES.

Sec. 131. That every physician shall report to the Sanitary Bureau 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 preceding twenty-four hours; but not more than two reports shall be required in one week concerning the same person; but every attending or practising physician thereat must, at his peril, see that such report is or has been made by some attending physician.

Sec. 132. That it shall be the duty of each and every practising physician in the City of New York 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 twenty-four hours thereafter, and to state in such report the specific name and type of such disease.

Sec. 133. That every keeper of any boarding-house or lodging-house, and every inn-keeper and hotel-keeper shall, within twenty-four hours, report in writing to the Sanitary Bureau 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.

Sec. 134. That the commissioners, managers, principal, or other proper head officer of each and every public or private institution in said city shall twice in each week report in writing (or cause such report by some proper and competent person to be made twice in each week) to the Sanitary Bureau, and state therein the name, if known, and condition, and disease of any and every person being thereat, and sick of any contagious disease.

Sec. 135. That the master, chief officer, and consignee, or one of them, of every vessel, not being in quarantine, or within quarantine limits, but being within one-fourth of a mile of any dock, wharf, pier, or building of said city shall, daily report to the Sanitary Bureau, or cause to be reported, in writing, the particulars, and shall therein state the name, disease, and condition of any person being in or on such vessel, and sick of any contagious disease.

Sec. 136. That it shall be the duty of every person knowing of any individual in said city sick of any contagious disease (where such person shall have reason to regard such individual as neglected or not properly cared for, and to avoid giving said disease to others), and the duty of every physician hearing of any such sick person, who he shall have reason to think requires the attention of this Department, to at once report the facts to the Sanitary Bureau in regard to the disease, condition, and dwelling-place or position of such sick person.

Sec. 137. That the keepers, lessees, tenants, and owners of every boarding-house and lodging-house shall within six hours after the fact shall come to his or her or their knowledge, notify the Sanitary Bureau in writing of the fact of any sea-faring man or person lately from any vessel being taken sick at such house, and shall in such notice state where such sick person may be found and from what vessel, and when he came, to the best of the knowledge of the person or persons giving such notice.

Sec. 138. That every master and chief officer of any vessel, and every physician of, or who practiced on any vessel which shall arrive in the port of New York from any other port, shall at once report to this Department any facts connected with any person or thing on said vessel, or that came thereon, which he has reason to think may endanger the public health of this city; and he shall report the facts as to any person being or having been sick thereon of a con-

tagious disease, and as to there being, or having been during the voyage or since her arrival, any infected person or articles thereon.

Sec. 139. That every master, charterer, owner, part owner, and consignee of any vessel or of the cargo thereof which shall be in the water of said city, unless detained in quarantine, shall at once give, or cause to be given, to the Sanitary Superintendent, written notice of any infected article or person, and of every person sick of a contagious disease, being or having within ten days been on board said vessel; and also of each and every fact and thing relative to said vessel, sick person or cargo, or to the crew of such vessel, which any of the first-mentioned persons shall have reason to think may be useful for this Department to know, or be or become dangerous or prejudicial to life or health in said city.

REMOVALS FROM, AND UNLOADING OF VESSELS.

Sec. 140. That every master, owner, charterer, part owner, and consignee of any vessel that shall bring any cotton into the port of New York and within the limits of the City of New York, between the first day of May and the first day of November of each year, shall at once report to this Department, or cause to be made, in writing a report to this Department, of the fact of any such cotton being in a dangerous, infected or unsound condition, or having been exposed to any infection.

Sec. 141. That no master, charterer, owner, part owner, or consignee of any vessel, or any other person, shall bring to any dock, pier, wharf, or building within one thousand feet thereof, in said city, or unload at any dock, building or pier therein, or have on storage in the built-up portion of said city any skins, hides, rags, or similar articles or materials, having been brought from any foreign country or any infected place, or from any point south of Norfolk, Virginia, without or otherwise than according to a written permit so to do from this Department; and no person shall sell, exchange, or in any way make exposure of any straw, bedding or other articles that have been exposed to the contagion or infection of any contagious disease, or have been, or are liable to communicate such disease, or have lately been on any emigrant vessel, till after the same have been adequately cleansed or disinfected.

Sec. 142. That no owner, agent, or consignee of any vessel or cargo, and no officer of any vessel (in respect of either of which vessel or cargo a permit, according to any law, ordinance, or regulation, shall or should have been obtained to pass quarantine, or to come up to the waterfront of the City of New York), shall unload or land, or cause to be unladen or landed, such cargo, or any part thereof, in said city, without having first received the written permit of this Department so to do.

Sec. 143. That no captain, officer, consignee, owner, or other person in charge of any vessel (or having right and authority to prevent the same) shall remove or aid in removing from any vessel to the shore (save as legally authorized by the Health Officer of the Port of New York, and into quarantine grounds or building only) any person sick of, or person that has been exposed to and is liable very soon to develop any contagious disease, nor so remove or aid in removing any articles that have been exposed to the contagion of any such disease, except in accordance with a permit of this Department, or with its special regulations.

Sec. 144. That no master, charterer, consignee, or other person, shall order, bring, or allow (having power and authority to prevent) any vessel or person, or article therefrom, from any infected port, nor any vessel, or person, or article therefrom liable to quarantine, according to the ninth section of the three hundred and fifty-eighth chapter of the Laws of 1863 (or under any other laws, and whether such quarantine has been made or suffered, or not), to come or be brought to any point nearer than three hundred yards of any dock or pier, or to any building in said city, without or otherwise than according to a permit of this Department. Nor shall any vessel, or person or thing therein or therefrom, having been in quarantine, come or be brought within the last-named distance of any last-named place, without the permit or assent of this Department.

HEALTH DEPARTMENT.

NEW YORK, July 1, 1873. }
No. 301 Mott street. }

ORDERS.

Three hundred and thirty-six orders for the abatement of nuisances were made.

SUITS FOR PENALTIES.

The Attorney was directed to commence suits for non-compliance with the orders of the Board, in ninety-one cases.

REPORTS REFERRED TO OTHER DEPARTMENTS FOR THE NECESSARY ACTION.

To the Department of Public Works—Report on application for sewer in One hundred and Sixty-first street.

Report on condition of street pavement, Seventh avenue, between Forty-eighth and Forty-ninth streets.

Report on condition of street pavement North Moore street between Greenwich and Washington streets.

To the Department of Police—Report on condition of the streets.

PERMITS GRANTED.

To slaughter animals, south side Forty-fifth street, sixty feet east of First avenue.

To slaughter animals, 798 First avenue. To keep twenty cows at No. 321 East One hundred and fifth street.

To keep one goat at No. 333 and 335 East Twenty-fifth street.

To slaughter animals at No. 425 and 427 East Forty-seventh street.

To slaughter animals at One hundred and sixth street, between First avenue and Avenue A.

PERMITS DENIED. To melt fat at the foot of West Thirty-ninth street.

To melt fat at No. 635 to 641 West Thirty eight street.

BILLS AUDITED. Table with 2 columns: Name of company and amount.

RESOLUTIONS. That the Sanitary Superintendent notify all persons engaged in the business of street sprinkling...

That the Board of Police be respectfully requested to cause the use of proper disinfectants by the Street Sprinklers...

That Stevenson Towle, Esq., be appointed Honorary Consulting Engineer to this Board...

That before the discharge of any cargo of hides coming to this city through any internal water communication...

Record of the Sanitary Bureau for the week ending June 28, 1873.

The total number of inspections made by the Sanitary Inspectors was twenty-five hundred and forty-five as follows...

Eight hundred and eighty-six reports were received from the Sanitary and Assistant Sanitary Inspectors.

During the past week one hundred and fifty-nine complaints were received from citizens...

The Disinfecting Corps visited thirty-one premises where contagious diseases existed...

One dead body was removed to the morgue, by the ambulance corps.

Ninety-five permits were granted to vessels to discharge cargoes, on vouchers from the Health Officer of this Port.

One hundred and thirty-nine orders for the abatement of nuisances previously served were returned as complied with.

The following number of cases of contagious diseases were reported for the week ending June 28th, 1873.

Typhus fever 2; typhoid fever 3; scarlet fever 47; measles 32; diphtheria 31; small pox 3.

During the week ending June 28th, 1873, forty-one miles of street gutter in the Fourth, Sixth, Seventh, Eighth, Tenth, Eleventh, Thirteenth, Fourteenth, lower portion of the Fifteenth and Seventeenth Wards, were disinfected...

The amount of meat and fish condemned by officers as unfit for human food, during the week ending June 28th, 1873, was...

During the week ending June 28, 1873, 475 burial permits for city deaths were granted...

By order of the Board, EMMONS CLARK, Secretary.

LEGISLATIVE DEPARTMENT. Clk of the Common Council and of Bd of Supervisors.

FINANCE DEPARTMENT. Office hours from 9 a. m. to 4 p. m.

1-Bureau for the collection of the revenue accruing from rents and interest on bonds and mortgages...

LAW DEPARTMENT. Counsel to the Corporation, 82 Nassau st., 9 a. m., 5 p. m.

POLICE DEPARTMENT. Central Office, 300 Mulberry street, always open.

DEPARTMENT OF PUBLIC WORKS. Commissioners' Office, 19 City Hall, 9 a. m., 4 p. m.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION. Central Office, 66 Third av., 8 a. m., to 5 p. m.

FIRE DEPARTMENT. Commissioner's Office, 127 and 129 Mercer St., 9 a. m. to 4 p. m.

HEALTH DEPARTMENT. Commissioner's Office, 301 Mott St., 9 a. m. to 4 p. m.

DEPARTMENT OF PUBLIC PARKS. Commissioners' Office, 36 Union Square, 9 a. m. to 5 p. m.

DEPARTMENT OF DOCKS. Commissioners' Office, 346 and 348 Broadway, corner Leonard St., 9 a. m. to 4 p. m.

DEPARTMENT OF TAXES AND ASSESSMENTS. Commissioners' Office, Brown Stone Building, City Hall Park, 32 Chambers St., 9 a. m. 4 p. m., on Saturday, 9 a. m. to 3 p. m.

DEPARTMENT OF BUILDINGS. Superintendent's Office, 2 Fourth av., 8 a. m. to 4 p. m.

COMMISSIONERS OF EMIGRATION. Commissioners' Office, Castle Garden, 9 a. m. to 5 p. m.

MISCELLANEOUS OFFICES. Coroner's Office, 301 Mott St., 9 a. m. to 4 p. m.

COURTS. Supreme Court, Second Floor, 10 a. m. to 3 p. m.

SUPERIOR COURTS. Superior Court, Part I, 3d floor, New Court House, 11 a. m. to 11 a. m.

COMMON PLEAS. Common Pleas, 3d fl., New Court House, 9 a. m., 4 p. m.

MARINE COURT (Brown stone building.) General Term, 32 Chambers st., Room 17, 10 a. m., 3 p. m.

GENERAL SESSIONS. General Sessions, 32 Chambers street, 10 a. m., 4 p. m.

OVER AND TERMINER. Oyer and Terminer, 32 Chambers st., Room 11, 10 a. m.

SPECIAL SESSIONS. Special Sessions, Tombs, corner Franklin and Centre streets, Tuesdays, Thursdays and Saturdays, 10 a. m.

JUSTICE'S (OR DISTRICT) COURTS. First District, 1st, 2d, 3d, and 5th Wards, S. W. corner of Centre and Chambers streets, 10 a. m., 4 p. m.

Second District, 4th, 6th, and 14th Wards, 514 Pearl street. 6 a. m., 4 p. m.

POLICE COURTS. Tombs, cor. Franklin and Centre streets. 7 a. m., 3 p. m.

FINANCE DEPARTMENT.

NOTICE TO PROPERTY HOLDERS. DEPARTMENT OF FINANCE. BUREAU FOR THE COLLECTION OF ASSESSMENTS, GOVERNOR'S ROOM, CITY HALL, NEW YORK, June 16, 1873.

Property holders are hereby notified that the following assessment lists were this day received in this Bureau for Collection:

DEPARTMENT OF PUBLIC WORKS. THE DEPARTMENT OF PUBLIC WORKS WILL receive sealed proposals until the 10th day of July next...

DEPARTMENT OF PUBLIC WORKS. COMMISSIONER'S OFFICE, CITY HALL, NEW YORK, June 28, 1873.

PROPERTY CLERK'S OFFICE, June 26, 1873. OWNERS WANTED BY THE PROPERTY CLERK, 300 Mulberry street, room 39...

PROPERTY CLERK'S OFFICE, 300 MULBERRY STREET, June 27, 1873.

OWNERS WANTED—By the Property Clerk, 300 Mulberry street, Room 39—for the following property...

DEPARTMENT OF DOCKS. PROPOSALS WILL BE RECEIVED AT THIS office until 12 o'clock, noon of Tuesday, July 8th, 1873...

DEPARTMENT OF DOCKS. PROPOSALS WILL BE RECEIVED AT THIS office until 12 o'clock, noon of Tuesday, July 8th, 1873...

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DEPARTMENT OF DOCKS. PROPOSALS WILL BE RECEIVED AT THIS office until 12 o'clock, noon of Tuesday, July 8th, 1873...

DEPARTMENT OF DOCKS, 346 AND 348 BROADWAY, NEW YORK, June 24, 1873.

PROPOSALS WILL BE RECEIVED AT THIS office until 12 o'clock, noon of Tuesday, July 8th, 1873, for furnishing for a period of six months, from the date of signing the contract...

JACOB A. WESTERVELT, WILLIAM GARDNER, WILLIAM BUDD, Commissioners of the Department of Docks.

DEPARTMENT OF DOCKS, 346 AND 348 BROADWAY, NEW YORK, June 24th, 1873.

PROPOSALS WILL BE RECEIVED AT THIS office until 12 o'clock, noon of Tuesday, July 8th, 1873, for furnishing, for a period of twelve months...

WHITE PINE PLANK to average forty feet long, five to six inches thick, twelve inches and upwards wide.

WHITE PINE PLANK, twelve to fourteen inches square, averaging forty feet long, sawed on all sides.

WHITE PINE PLANK, twelve to fourteen inches thick, averaging forty feet long, sawed on two sides.

WHITE PINE PLANK, hewed, twelve to fourteen inches square, averaging forty feet long.

SOUTHERN YELLOW PINE TIMBER, sawed, twelve inches square, averaging forty feet long.

YELLOW PINE PLANK, five inches thick, averaging forty feet long, twelve inches and upwards wide.

OAK PLANK, twelve feet long, twelve inches and upwards wide, five inches thick.

OAK PLANK, averaging forty feet long, twelve to fourteen inches wide, five inches thick.

SPRUCE PLANK, eighteen to twenty-five feet long, three to four inches thick, ten inches and upwards wide.

SPRUCE AND HEMLOCK DOCK LOGS. The Department reserves the right to reject any or all bids.

PROPOSALS FOR COAL. DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, CORNER OF THIRD AVENUE AND ELEVENTH STREET, NEW YORK, June 20, 1873.

OFFICIAL DIRECTORY. Statement of the hours during which all public offices in the City are open for business...

EXECUTIVE DEPARTMENT. OFFICES. LOCATION. HOURS.

DEPARTMENT OF DOCKS. PROPOSALS WILL BE RECEIVED AT THIS office until 12 o'clock, noon of Tuesday, July 8th, 1873...